Compiled by the Clerk's Office

The House of Delegates

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in cooperation with the

Senate of Virginia,
Division of Legislative Services,
and
Division of Legislative Automated Systems
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### CERTIFICATION OF THE 2014 SPECIAL SESSION I ACTS OF ASSEMBLY

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An Act to amend and reenact Chapter 806 of the 2013 Acts of Assembly, which appropriated the public revenues and provided a portion of such revenues for the two years ending, respectively, on the thirtieth day of June, 2013, and the thirtieth day of June, 2014.

Be it enacted by the General Assembly of Virginia:


2. §1. The following are hereby appropriated, for the current biennium, as set forth in succeeding parts, sections and items, for the purposes stated and for the years indicated:

A. The balances of appropriations made by previous acts of the General Assembly which are recorded as unexpended, as of the close of business on the last day of the previous biennium, on the final records of the State Comptroller; and

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.

§ 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.

§ 3. The appropriations made in this act from the general fund are based upon the following:

<table>
<thead>
<tr>
<th></th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unreserved Balance, June 30, 2012</td>
<td>$976,011,000</td>
<td>$0</td>
<td>$976,011,000</td>
</tr>
<tr>
<td>Additions to Balance</td>
<td>$1,350,263,527</td>
<td>$2,602,508</td>
<td>$1,350,263,527</td>
</tr>
<tr>
<td>Official Revenue Estimates</td>
<td>($179,378,723)</td>
<td>($82,869,363)</td>
<td>($262,248,086)</td>
</tr>
<tr>
<td>Transfers</td>
<td>$16,420,995,305</td>
<td>$17,056,958,606</td>
<td>$33,477,953,911</td>
</tr>
<tr>
<td>Total General Fund Resources Available for Appropriation</td>
<td>$17,641,560,518</td>
<td>$17,492,206,480</td>
<td>$35,133,766,998</td>
</tr>
<tr>
<td></td>
<td>$18,015,813,045</td>
<td>$17,304,084,245</td>
<td>$35,319,897,290</td>
</tr>
</tbody>
</table>

The appropriations made in this act from nongeneral fund revenues are based upon the following:
### ACTS OF ASSEMBLY

<table>
<thead>
<tr>
<th></th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Official Revenue Estimates</strong></td>
<td>$24,634,182,779</td>
<td>$24,676,667,248</td>
<td>$49,310,850,027</td>
</tr>
<tr>
<td><strong>Lottery Proceeds Fund</strong></td>
<td>$487,300,000</td>
<td>$462,000,000</td>
<td>$949,300,000</td>
</tr>
<tr>
<td><strong>Bond Proceeds</strong></td>
<td>$1,112,939,948</td>
<td>$1,185,975,092</td>
<td>$2,298,915,040</td>
</tr>
<tr>
<td><strong>Total Nongeneral Fund</strong></td>
<td></td>
<td>$1,501,773,482</td>
<td>$2,614,713,430</td>
</tr>
<tr>
<td><strong>Revenues</strong></td>
<td>$30,541,775,718</td>
<td>$26,324,642,340</td>
<td>$56,866,418,058</td>
</tr>
<tr>
<td><strong>Available for Appropriation</strong></td>
<td>$26,781,351,671</td>
<td></td>
<td>$57,323,127,389</td>
</tr>
<tr>
<td><strong>TOTAL PROJECTED</strong></td>
<td>$48,183,336,236</td>
<td>$43,816,848,202</td>
<td>$92,000,185,056</td>
</tr>
<tr>
<td><strong>REVENUES</strong></td>
<td>$48,557,588,763</td>
<td>$44,085,435,916</td>
<td>$92,643,024,679</td>
</tr>
</tbody>
</table>

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

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

§ 6. When used in this act the term:

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

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

C. "Next biennium" means the period from the first day of July two thousand fourteen, through the thirtieth day of June two thousand sixteen, 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.

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 appropriations are shown.

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

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

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 the instructions for preparation of the Executive Budget.

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

**BIENNium 2012-14**
<table>
<thead>
<tr>
<th></th>
<th>General Fund</th>
<th>Nongeneral Fund</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>OPERATING EXPENSES</td>
<td>$35,102,138,453</td>
<td>$50,859,698,273</td>
<td>$85,961,836,726</td>
</tr>
<tr>
<td></td>
<td>$34,821,203,912</td>
<td>$51,177,165,939</td>
<td>$85,998,369,851</td>
</tr>
<tr>
<td>LEGISLATIVE DEPARTMENT</td>
<td>$141,535,665</td>
<td>$7,012,870</td>
<td>$148,548,535</td>
</tr>
<tr>
<td>JUDICIAL DEPARTMENT</td>
<td>$847,261,486</td>
<td>$65,810,386</td>
<td>$913,071,872</td>
</tr>
<tr>
<td>EXECUTIVE DEPARTMENT</td>
<td>$34,111,941,302</td>
<td>$49,526,121,691</td>
<td>$83,638,062,993</td>
</tr>
<tr>
<td></td>
<td>$33,830,006,761</td>
<td>$49,838,093,975</td>
<td>$83,668,100,736</td>
</tr>
<tr>
<td>INDEPENDENT AGENCIES</td>
<td>$1,400,000</td>
<td>$1,260,753,326</td>
<td>$1,262,153,326</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$1,266,248,708</td>
<td>$1,267,648,708</td>
</tr>
<tr>
<td>STATE GRANTS TO NONSTATE AGENCIES</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>CAPITAL OUTLAY EXPENSES</td>
<td>$20,050,000</td>
<td>$2,502,646,508</td>
<td>$2,522,696,508</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$2,841,473,295</td>
<td>$2,862,946,595</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$35,122,188,453</td>
<td>$53,362,344,781</td>
<td>$88,484,533,234</td>
</tr>
<tr>
<td></td>
<td>$34,841,253,912</td>
<td>$54,018,639,234</td>
<td>$88,859,893,146</td>
</tr>
</tbody>
</table>

§ 8. This chapter shall be known and may be cited as the "2014 Amendments to the 2013 Appropriation Act."
### PART 1: OPERATING EXPENSES

#### LEGISLATIVE DEPARTMENT

**§ 1-1. GENERAL ASSEMBLY OF VIRGINIA (101)**

<table>
<thead>
<tr>
<th>Item</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Enactment of Laws (78200)</td>
<td>$34,175,023</td>
<td>$34,175,023</td>
</tr>
<tr>
<td>Legislative Sessions (78204)</td>
<td>$36,555,381</td>
<td>$36,555,381</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$34,175,023</td>
<td>$36,555,381</td>
</tr>
</tbody>
</table>

Authority: Article IV, Constitution of Virginia.

A. Out of this appropriation, the House of Delegates is funded $21,651,364 the first year and $23,351,570 the second year from the general fund. The Senate is funded $12,523,659 the first year and $13,203,811 the second year from the general fund.

B. Out of this appropriation shall be paid:

1. The salaries of the Speaker of the House of Delegates and other members, and personnel employed by each House; the mileage of members, officers and employees, including salaries and mileage of members of legislative committees sitting during recess; public printing and related expenses required by or for the General Assembly; and the incidental expenses of the General Assembly (§§ 30-19.11 through 30-19.20, inclusive, and § 30-19.4, Code of Virginia). The salary of the Speaker of the House of Delegates shall be $36,321 per year. The salaries of other members of the Senate shall be $17,640 per year.


4. Expenses of the Speaker of the House of Delegates, $16,200 each year, to be paid in equal monthly installments during the year.

5. In accordance with § 30-19.4, Code of Virginia, and subject to all other conditions of that section except as otherwise provided in the following paragraphs:

   a. $96,856 per calendar year for the compensation of one or more secretaries of the Speaker of the House of Delegates. After June 30, 2014, salary increases shall be governed by the provisions of Item 468 of this act.

   b. $145,283 per calendar year for the compensation of one or more legislative assistants of the Speaker of the House of Delegates. After June 30, 2014, salary increases shall be governed by the provisions of Item 468 of this act.

   c. $40,000 per calendar year for the compensation of legislative assistants for each member of the House of Delegates and $45,000 for the compensation of legislative assistants for each member of the Senate. After June 30, 2014, salary increases granted shall be governed by the provisions of Item 468 of this act.

   d. The per diem for each legislative assistant of each member of the General Assembly, including the Speaker of the House of Delegates. Such per diem shall equal the amount authorized per session day for General Assembly members in paragraph B 7, if such legislative
assistant maintains a temporary residence during the legislative session or an extension thereof and if the establishment of such temporary residence results from the person's employment by the member. The per diem for a legislative assistant who is domiciled in the City of Richmond or whose domicile is within twenty miles of the Capitol shall equal thirty-five percent of the amount paid to a legislative assistant who maintains a temporary residence during such session. For purposes of this paragraph, (i) a session day shall include such days as shall be established by the Rules Committee of each respective House and (ii) a temporary residence is defined as a residence certified by the member served by the legislative assistant as occupied only by reason of employment during the legislative session or extension thereof. Notwithstanding the provisions of (i) of the preceding sentence, if the House from which the legislative assistant is paid is in adjournment during a regular or special session, he must show to the satisfaction of the Clerk that he worked each day during such adjournment for which such per diem is claimed.

e. A mileage allowance as provided in § 2.2-2823 A, Code of Virginia, and as certified by the member. Such mileage allowance shall be paid to a legislative assistant for one round trip between the City of Richmond and such person's home each week during the legislative session or an extension thereof when such person is maintaining a temporary residence.

f. Per diem and mileage shall be paid only to a person who is paid compensation pursuant to § 30-19.4, Code of Virginia.

g. Not more than one person shall be paid per diem or mileage during a single weekly pay period for serving a member as legislative assistant during a legislative session or extension thereof.

h. No person, by virtue of concurrently serving more than one member, shall be paid mileage or per diem in excess of the daily rates specified in this Item.

i. $19,879 per calendar year additional allowance for secretaries or legislative assistants to the Majority and Minority Leaders of the House of Delegates and the Senate and for secretaries or legislative assistants to the President Pro Tempore of the Senate and the Chairman Emeritus of the Senate Finance Committee. After June 30, 2014, salary increases shall be governed by the provisions of Item 468 of this act.

6.a. All compensation and reimbursement of expenses to members of the General Assembly and non-General Assembly members for attending a meeting described in paragraphs B.6.c., B.6.d., B.7., and B.8. shall be paid solely as provided pursuant to this item.

b. The provisions of paragraphs B.6.c. and B.6.d. of this item shall not apply during any regular session of the General Assembly or extension thereof, or during any special session of the General Assembly; provided, however, that the provisions of such paragraphs shall apply during any recess of the same.

c. Notwithstanding any other provision of law, each General Assembly member shall receive compensation for each day, or portion thereof, of attendance at an official meeting of any joint subcommittee, board, commission, authority, council, compact, or other body that has been created or established by the General Assembly or by resolution of a house of the General Assembly, provided that the member has been appointed to, or designated an official member of, such joint subcommittee, board, commission, authority, council, compact, or other body pursuant to an act of the General Assembly or a resolution of a house of the General Assembly that provides for the appointment or designation.

Notwithstanding any other provision of law, each General Assembly member shall also receive compensation for each day, or portion thereof, of attendance at an official meeting of (i) any standing committee or subcommittee thereof of the House of Delegates to which the member has been appointed, (ii) any standing committee or subcommittee thereof or Committee on Rules of the Senate to which the member has been appointed, or (iii) the Joint Rules Committee of the General Assembly. Any official meeting of a subcommittee of any of the committees described in clauses (i), (ii), or (iii) shall also be an official meeting for which the member shall receive compensation.
Notwithstanding any other provision of law, any General Assembly member whose attendance, in the written opinion of the chairman of (a) any joint subcommittee, board, commission, authority, council, or other body that has been created or established in the legislative branch of state government by the General Assembly or by resolution of a house of the General Assembly; (b) any such standing committee of the House of Delegates or of the Senate; (c) the Committee on Rules of the Senate; or (d) the Joint Rules Committee of the General Assembly, is required at an official meeting of the body shall also receive compensation for each day, or portion thereof, of attendance at such official meeting.

Any General Assembly member receiving compensation pursuant to this paragraph for attending an official meeting shall be reimbursed for his or her reasonable and necessary expenses incurred in attending such meeting. Notwithstanding any other provision of law, the reimbursement shall be provided by the respective body holding the meeting or by the entity that supports the work of the body.

d. Compensation to General Assembly members for attendance at any official meeting described under B.6.c.of this item shall be at the rate of $200 for each day, or portion thereof, of attendance. In no case shall a member be paid more than an aggregate of $200 in compensation for each day, or portion thereof, regardless of whether the member attends more than one official meeting during the day. The payment of such compensation shall be subject to the restrictions and limitations set forth in subsections B., C., and G. of § 30-19.12, Code of Virginia. Notwithstanding any other provision of law, compensation to General Assembly members for attendance at such official meetings shall be paid by the offices of the Clerk of the House of Delegates or Clerk of the Senate, as applicable. The body holding the meeting shall as soon as practicable report the member's attendance at any official meeting of such body to the Clerk of the House of Delegates or the Clerk of the Senate, as applicable, in order to facilitate payment of the compensation. Such body shall report the member's attendance in such manner as prescribed by the respective Clerk.

7. Notwithstanding any other provision of law, whenever any General Assembly member is required to travel for official attendance as a representative of the General Assembly at any meeting, conference, seminar, workshop, or conclave, which is not conducted by the Commonwealth of Virginia or any of its agencies or instrumentalities, such member shall be entitled to (i) compensation in an amount not to exceed the per day rate set forth in paragraph B.6.d., and (ii) reimbursement for reasonable and necessary expenses incurred. Such compensation and reimbursement for expenses shall be set by the Speaker of the House of Delegates for members of the House of Delegates and by the Senate Committee on Rules for members of the Senate.

8. The provisions of this paragraph shall apply only to non-General Assembly members (hereinafter, "citizen members") of any (i) board, commission, authority, council, or other body created or established in the legislative branch of state government by the General Assembly or by resolution of a house of the General Assembly, or (ii) joint legislative committee or subcommittee.

Notwithstanding any other provision of law, any citizen member of any body described in this paragraph who is appointed at the state level, or designated an official member of such body, pursuant to an act of the General Assembly or a resolution of a house of the General Assembly that provides for the appointment or designation, shall receive compensation solely for each day, or portion thereof, of attendance at an official meeting of the same. In no event shall any citizen member be paid compensation for attending a meeting of an advisory committee or other advisory body. Subject to any contrary law that provides for a higher amount of compensation to be paid, compensation shall be paid at the rate of $50 for each day, or portion thereof, of attendance at an official meeting.

Such citizen members shall also be reimbursed for reasonable and necessary expenses incurred in attending (i) an official meeting of any body described in this paragraph, or (ii) a meeting of an advisory committee or advisory body of any body described in this paragraph.

Compensation and reimbursement of expenses to such citizen members shall be paid by the body holding the meeting (or for meetings of advisory committees or advisory bodies, the body on whose behalf the meeting is being held) or by the entity that supports the work of the body.
A citizen member, however, who is a full-time employee of the Commonwealth or any of its local political subdivisions, including any full-time faculty member of a public institution of higher education, shall not be entitled to compensation under this paragraph and shall be limited to reimbursement for his reasonable and necessary expenses incurred, which shall be reimbursed by his employer.

A citizen member who is also currently a treasurer, sheriff, clerk of court, commissioner of the revenue, or attorney for the Commonwealth by reason of election of the qualified county or city voters shall not be entitled to compensation under this paragraph and shall be limited to reimbursement for his reasonable and necessary expenses incurred, which shall be reimbursed within the budget already established by the Compensation Board and in the same manner as other reasonable and necessary expenses of his office are reimbursed. Full-time employees of one of the foregoing constitutional offices shall also not be entitled to compensation under this paragraph and shall be limited to reimbursement for their reasonable and necessary expenses incurred, which shall be reimbursed within the budget already established by the Compensation Board and in the same manner as other reasonable and necessary expenses of the constitutional office are reimbursed.

9. Pursuant to § 30-19.13, Code of Virginia, allowances for expenses of members of the General Assembly during any regular session of the General Assembly or extension thereof or during any special session of the General Assembly shall be paid in an amount not to exceed the maximum daily amount permitted by the Internal Revenue Service under rates established by the U.S. General Services Administration.

10. Allowance for office expenses and supplies of members of the General Assembly, in the amount of $1,250 for each month of each calendar year. An additional $500 for each month of each calendar year shall be paid to the Majority and Minority Leaders of the House of Delegates and the Senate and to the President Pro Tempore of the Senate.

C. A legislative assistant of a member of the General Assembly regularly employed on a twelve (12) consecutive month salary basis receiving 60 percent or more of the salary allotted pursuant to paragraph A.5.c.1, may, for the purposes of §§ 51.1-124.3 and 51.1-152, Code of Virginia, be deemed a "state employee" and as such will be eligible for participation in the Virginia Retirement System, the group life insurance plan, the VRS short and long term disability plans, and the state health insurance plan. Upon approval by the Joint Rules Committee, legislative assistants shall be eligible to participate in the short and long-term disability plans sponsored by the Virginia Retirement System pursuant to Chapter 11 of Title 51.1, Code of Virginia. Such legislative assistants shall not receive sick leave and family and personal leave benefits under this plan. Short-term disability benefits shall be payable from the Legislative Reversion Clearing Account.

D. Out of this appropriation the Clerk of the House of Delegates shall pay the routine maintenance and operating expenses of the General Assembly Building as apportioned to the Senate, House of Delegates, Division of Legislative Services, Joint Legislative Audit and Review Commission, or other legislative agencies. The funds appropriated to each agency in the Legislative Department for routine maintenance and operating expenses during the current biennium shall be transferred to the account established for this purpose.

E. An amount of up to $10,000 per year shall be transferred from Item 34 of this act, to reflect equivalent compensation allowances for the Lieutenant Governor as were authorized by the 1994 General Assembly. The Lieutenant Governor shall report such increases to the Speaker of the House and the Chairman of the House Appropriations Committee and the Chairman of the Senate Finance Committee.

F.1. The Chairmen of the House Appropriations and Senate Finance Committees shall each appoint four members from their respective committees to a joint subcommittee to review public higher education funding policies and to make recommendations to their respective committees. The objective of the review is to develop policies and formulas to provide the public institutions of higher education with an equitable funding methodology that: (a) recognizes differences in institutional mission; (b) provides incentives for achievement and productivity; (c) recognizes enrollment growth; and (d) establishes funding objectives in areas such as faculty salaries, financial aid, and the appropriate share of educational and general costs that should be borne by resident students. In addition, the review shall include the development
ITEM 1.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year FY2013</td>
<td>Second Year FY2014</td>
</tr>
<tr>
<td>First Year FY2013</td>
<td>Second Year FY2014</td>
</tr>
</tbody>
</table>

of comparable cost data concerning the delivery of higher education through an analysis of the relationship of each public institution to its national peers. The public institutions of higher education and the staff of the State Council of Higher Education for Virginia are directed to provide technical assistance, as required, to the joint subcommittee.

2. The Joint Subcommittee on Higher Education Funding Policies shall conduct an assessment of the adequacy of the current educational and general funding levels for Virginia's public institutions of higher education. The assessment shall be used to develop guidelines against which to measure funding requests for higher education. The assessment shall include, but not be limited to, the following components:

a) Updated student-to-faculty ratios based on current practice or industry norms.

b) Consideration of support staff needs and the changing requirements of support staff due to technology and privatization of services previously performed by the institutions.

c) Costs of instruction, such as equipment, utilities, facilities maintenance, and other nonpersonal services expenses.

d) Recognition of the individual mission of the institution, student characteristics, location, or other factors that may influence the costs of instruction.

e) Benchmarking of the funding guidelines against a group of peer institutions, or other appropriate comparator group, to assess the validity of the guidelines.

f) Means by which measures of institutional performance can be assessed and incorporated into funding and policy guidelines for higher education.

3. The Joint Subcommittee on Higher Education Funding Policies shall develop a more precise methodology for determining funding needs at Virginia's public institutions of higher education related to enrollment growth. The methodology should take into consideration that support staff and operations may need to be expanded when enrollment growth reaches certain levels.

4. The Joint Subcommittee may seek support from the staff of the Senate Finance and House Appropriations Committees, the public institutions of higher education, or other higher education or state agency representatives, as requested by the Joint Subcommittee. At its discretion, the Joint Subcommittee may contract for consulting services.

5. The Joint Subcommittee is hereby continued to provide direction and oversight of higher education funding policies. The Joint Subcommittee shall review and articulate policies and funding methodologies on: (a) the appropriate share of educational and general costs that should be borne by students; (b) student financial aid; (c) undergraduate medical education funding; (d) the mix of full-time and part-time faculty; (e) the mix of in-state and out-of-state students as it relates to tuition policy; and (f) the viability of statewide articulation agreements between four-year and two-year public institutions.

6. a. It is the objective of the General Assembly that funding for Virginia's public colleges and universities shall be based primarily on the funding guidelines outlined in the November, 2001 report of the Joint Subcommittee on Higher Education Funding Policies.

b. Based on the findings and recommendations of its November, 2001 report, the Joint Subcommittee shall coordinate with the State Council of Higher Education, the Secretary of Education, and the Department of Planning and Budget in incorporating the higher education funding guidelines into the development of budget recommendations.

c. As part of its responsibilities to ensure the fair and equitable distribution and use of public funds among the public institutions of higher education, the State Council of Higher Education shall incorporate the funding guidelines established by the Joint Subcommittee into its budget recommendations to the Governor and the General Assembly.
G. The Chairmen of the Senate Finance and House Appropriations Committees shall each appoint four members from their respective committees to a joint subcommittee to review compensation of state agency heads and cabinet secretaries. The Department of Human Resource Management, the Virginia Retirement System and all other agencies and institutions of the Commonwealth are directed to provide technical assistance, as required, to the joint subcommittee.

H. 1. The Chairmen of the House Appropriations and Senate Finance Committees shall each appoint up to five members from their respective committees to a joint subcommittee to provide on-going direction and oversight of Standards of Quality funding cost policies and to make recommendations to their respective committees.

2. The Joint Subcommittee on Elementary and Secondary Education Funding shall: a) study the Commonwealth’s use of the prevailing salary and cost approaches to funding the Standards of Quality, as compared with alternative approaches, such as a fixed point in time salary base that is increased annually by some minimum percentage or funding the national average teacher salary; and b) review the "federal revenue deduct" methodology, including the current use of a cap on the deduction; and c) review the methodology for establishing a consistent funding cap process for all state funded instructional and certain support positions.

3. The school divisions, the staff of the Virginia Department of Education, and staff of the Joint Legislative Audit and Review Commission, are directed to provide technical assistance, as required, to the joint subcommittee.

I. Notwithstanding the salaries listed in Item 1, paragraph B.2., of this act, the Speaker of the House may establish a salary range for the Clerk of the House of Delegates.

J. Notwithstanding the salaries listed in Item 1, paragraph B.3. of this act, the Senate Committee on Rules may establish a salary range for the Clerk of the Senate.

K. Notwithstanding the salaries set out in Items 2, 5, and 6, the Committee on Joint Rules may establish salary ranges for such agency heads consistent with the provisions and salary ranges included in Item 4-6.01 of this act.

L. Included within this appropriation is $15,400 each year from the general fund for expenses related to the Joint Subcommittee on Tax Preferences, pursuant to House Bill 777 of the 2012 Session. This includes $6,622 each year to be allocated by the Clerk of the Senate and $8,778 each year to be allocated by the Clerk of the House of Delegates.

M. Included in the appropriations for this item is $25,000 the first year and $25,000 the second year from the general fund for the operations of the Virginia Indian Commemorative Commission and the development of a monument commemorating the life, achievements, and legacy of Native Americans in the Commonwealth.

N. The Special Joint Subcommittee to Consult on the Plan to Close State Training Centers shall continue to conduct a review of the assumptions behind the cost and cost savings of implementing the U.S. Department of Justice (DOJ) settlement agreement including but not limited to a review of the cost of providing care in the state intellectual disability (ID) training centers and in the community and an explanation of the difference in costs.

Total for General Assembly of Virginia

$34,175,023 $36,555,381

General Fund Positions.............................. 221.00 221.00
Position Level .............................................. 221.00 221.00
Fund Sources: General.................................  $34,175,023 $36,555,381

2. Not set out.
3. Not set out.
ITEM 5.

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ITEM 33.

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TOTAL FOR LEGISLATIVE DEPARTMENT

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<th>Nongeneral Fund Positions</th>
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<td>$69,483,521</td>
<td>$115,673</td>
<td>$137,434</td>
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Fund Sources: General $69,483,521 $72,052,144
Special $3,253,328 $3,253,328
Trust and Agency $115,673 $115,673
Federal Trust $137,434 $137,434
ITEM 35.

JUDICIAL DEPARTMENT

§ 1-2. SUPREME COURT (111)

35. Not set out.
36. Not set out.
37. Not set out.
38. Not set out.
40. Not set out.
41. Not set out.

Circuit Courts (113)

42. Pre-Trial, Trial, and Appellate Processes (32100)............. $103,430,987 $103,696,914

Trial Processes (32103)..................................................... $44,195,507 $44,461,434

Other Court Costs and Allowances (Criminal Fund) (32104).................................................. $59,235,480 $59,235,480

Fund Sources: General.................................................. $103,425,987 $103,691,914

Special................................................................. $5,000 $5,000

Authority: Article VI, Section 1, Constitution of Virginia; Title 17.1, Chapter 5; § 19.2-163, Code of Virginia.

A. Out of the amounts in this Item for Trial Processes shall be paid:

1. The annual salaries of Circuit Court judges, each at $158,134 from July 1, 2012, to November 24, 2012, $158,134 from November 25, 2012, to November 24, 2013, and $158,134 from November 25, 2013, to June 30, 2014. Such salaries shall represent the total compensation from all sources for Circuit Court judges.

2. Expenses necessarily incurred for the position of judge of the Circuit Court, including clerk hire not exceeding $1,500 a year for each judge.

3. The state's share of expenses incident to the prosecution of a petition for a writ of habeas corpus by an indigent petitioner, including payment of counsel fees as fixed by the Court; the expenses shall be paid upon receipt of an appropriate order from a Circuit Court.

4. A circuit court judge shall only be reimbursed for mileage for commuting if the judge has to travel to a courthouse in a county or city other than the one in which the judge resides and the distance between the judge's residence and the courthouse is greater than 25 miles.

B. The Chief Circuit Court Judge shall restrict the appointment of special justices to conduct involuntary mental commitment hearings to those unusual instances when no General District Court or Juvenile and Domestic Relations District Court Judge can be made available or when the volume of the hearings would require more than eight hours a week.

C. There is hereby reappropriated the unexpended balance remaining at the close of business on June 30, 2012, in the appropriation made in Item 41, Chapter 890, Acts of Assembly of 2011, in the item detail Other Court Costs and Allowances (Criminal Fund) and the balance remaining in this item detail on June 30, 2013.
### CH. 1] ACTS OF ASSEMBLY

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D. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.

E.1. General fund appropriations for Other Court Costs and Allowances (Criminal Fund) total $110,956,463 the first year and $111,354,063 the second year in this Item and Items 35, 41, 43, 44 and 45.

2. The Chief Justice of the Supreme Court of Virginia shall determine how the amounts appropriated to Other Courts Costs and Allowances (Criminal Fund) will be allocated, consistent with statutory provisions in the Code of Virginia. Funds within these appropriations are to be used to fund fully the statutory caps on compensation applicable to attorneys appointed by the court to defend criminal charges. Should this appropriation not be sufficient to fund fully all of the statutory caps on compensation as established by § 19.2-163, Code of Virginia, that this appropriation shall be applied first to fully fund the statutory caps for the most serious noncapital felonies and then, should funds still remain in this appropriation, to the other statutory caps, in declining order of the severity of the charges to which each cap is applicable.

3. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $880,000 the first year and not to exceed $880,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers' Compensation Commission, for the administration of the physical evidence recovery kit (PERK) program.

4. Notwithstanding the provisions of § 19.2-163, Code of Virginia, the amount of compensation allowed to counsel appointed by the court to defend a felony charge that may be punishable by death shall be calculated on an hourly basis at a rate set by the Supreme Court of Virginia.

F.1. For any hearing conducted pursuant to § 19.2-306, Code of Virginia, the circuit court shall have presented to it a sentencing revocation report prepared on a form designated by the Virginia Criminal Sentencing Commission indicating the condition or conditions of the suspended sentence, good behavior, or probation supervision that the defendant has allegedly violated.

2. For any hearing conducted pursuant to § 19.2-306 in which the defendant is cited for violation of a condition or conditions other than a new criminal offense conviction, the court shall also have presented to it the applicable probation violation guideline worksheets established pursuant to Chapter 1042 of the Acts of Assembly 2003. The court shall review and consider the suitability of the discretionary probation violation guidelines. Before imposing sentence, the court shall state for the record that such review and consideration have been accomplished and shall make the completed worksheets a part of the record of the case and open for inspection. In hearings in which the court imposes a sentence that is either greater or less than that indicated by the discretionary probation violation guidelines, the court shall file with the record of the case a written explanation of such departure.

3. Following any hearing conducted pursuant to § 19.2-306 and the entry of a final order, the clerk of the circuit court in which the hearing was held shall cause a copy of such order or orders, the original sentencing revocation report, any applicable probation violation guideline worksheets prepared in the case, and a copy of any departure explanation prepared pursuant to subsection F.2., to be forwarded to the Virginia Criminal Sentencing Commission within 30 days.

4. The failure to follow any or all of the provisions specified in F.1. through F.3 or the failure to follow any or all of these provisions in the prescribed manner shall not be reviewable on appeal or the basis of any other post-hearing relief.

G. Mandated changes or improvements to court facilities pursuant to § 15.2-1643, Code of Virginia, or otherwise, including any new construction, shall be delayed at the request of the local governing body in which the court is located until June 30, 2014. The provisions of this item shall not apply to facilities that were subject to litigation on or before November 30, 2008.
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<td>Special</td>
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General District Courts (114)

| 43. Pre-Trial, Trial, and Appellate Processes (32100) | $98,614,237 | $98,079,646 |
| Trial Processes (32103) | $80,550,627 | $80,016,036 |
| Other Court Costs and Allowances (Criminal Fund) (32104) | $13,254,081 | $13,254,081 |
| Involuntary Mental Commitments (32105) | $4,809,529 | $4,809,529 |
| Fund Sources: General | $98,614,237 | $98,079,646 |


A. Out of the amounts in this Item for Trial Processes shall be paid:

1. The annual salaries of all General District Court judges, $142,329 from July 1, 2012, to November 24, 2012, $142,329 from November 25, 2012, to November 24, 2013, and $142,329 from November 25, 2013, to June 30, 2014. Such salary shall be 90 percent of the annual salary fixed by law for judges of the Circuit Courts and shall represent the total compensation for General District Court Judges and incorporate all supplements formerly paid by the various localities.

2. The salaries of substitute judges and court personnel.

B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2012, in the appropriation made in Item 42, Chapter 890, Acts of Assembly of 2011, in the item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2013.

C. Any balance, or portion thereof, in the item detail Involuntary Mental Commitments, may be transferred between Items 42, 43, 44, and 304, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

D.1. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.

2. The Committee on District Courts, in consultation with the Virginia Association of Commonwealth's Attorneys and the Virginia Indigent Defense Commission, shall develop policies and procedures to reduce the number of misdemeanor charges for which the Commonwealth will seek incarceration, thereby reducing expenditures through the Criminal Fund for court-appointed counsel or for public defenders. The Executive Secretary of the Supreme Court shall provide a report by October 30, 2013, to the Governor and to the Chairmen of the Senate and House Courts of Justice Committees, and the Chairmen of the Senate Finance and House Appropriations Committees on the implementation of these policies and procedures and their impact on Criminal Fund expenditures.
E. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $40,000 the first year and not to exceed $40,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers’ Compensation Commission, for the administration of the physical evidence recovery kit (PERK) program.

F. A district court judge shall only be reimbursed for mileage for commuting if the judge has to travel to a courthouse in a county or city other than the one in which the judge resides and the distance between the judge's residence and the courthouse is greater than 25 miles.

G. Upon the retirement or separation from employment of any chief general district court clerks from the 7th judicial district or the 13th judicial district, any vacant chief clerk positions in excess of one chief clerk for each general district court shall be reallocated by the Committee on District Courts to district courts with the highest documented unmet staffing requirements.

Total for General District Courts ........................................ $98,614,237 $98,079,646 $98,354,456

General Fund Positions ................................................. 1,068.10 1,056.10
Position Level .............................................................. 1,068.10 1,056.10

Fund Sources: General .................................................. $98,614,237 $98,079,646 $98,354,456

Juvenile and Domestic Relations District Courts (115)

44. Pre-Trial, Trial, and Appellate Processes (32100)........... $81,585,156 $82,594,333 $83,115,702

Trial Processes (32103) .................................................. $53,797,340 $54,408,917
Other Court Costs and Allowances (Criminal Fund) (32104) ................................................................. $27,472,248 $27,869,848
Involuntary Mental Commitments (32105) ...................... $315,568 $315,568

Fund Sources: General .................................................. $81,585,156 $82,594,333 $83,115,702


A. Out of the amounts in this Item for Trial Processes shall be paid:

1. The annual salaries of all full-time Juvenile and Domestic Relations District Court Judges, $142,329 from July 1, 2012, to November 24, 2012, $142,329 from November 25, 2012, to November 24, 2013, and $142,329 from November 25, 2013, to June 30, 2014. Such salary shall be 90 percent of the annual salary fixed by law for judges of the Circuit Courts and shall represent the total compensation for Juvenile and Domestic Relations District Court Judges.

2. The salaries of substitute judges and court personnel.

B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2012, in the appropriation made in Item 43, Chapter 890, Acts of Assembly of 2011, in the Item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2013.

C. Any balance, or portion thereof, in the Item detail Involuntary Mental Commitments, may be transferred between Items 43, 44, 45, and 304, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

D. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.
E. Notwithstanding any other provision of law, when a Guardian ad Litem is appointed for a child by the Commonwealth, the juvenile and domestic relations district court or the circuit court, as the case may be, shall order the parent, parents, adoptive parent or adoptive parents of the child, or another party with a legitimate interest therein who has filed a petition with the court to reimburse the Commonwealth the costs of such services in an amount not to exceed the amount awarded the Guardian ad Litem by the court. If the court determines such party is unable to pay, the required reimbursement may be reduced or eliminated. In addition, it is the intent of the General Assembly that the Supreme Court actively administer the Guardian ad Litem program to ensure that payments made to Guardians ad Litem do not exceed that which is required. The Executive Secretary of the Supreme Court shall report August 1 and January 1 of each year to the Chairmen of the House Appropriations and Senate Finance Committees on the amounts paid for Guardian ad Litem purposes, amounts reimbursed by parents and/or guardians, savings achieved, and management actions taken to further enhance savings under this program.

F. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $870,000 the first year and not to exceed $870,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers' Compensation Commission for the administration of the physical evidence recovery kit (PERK) program.

**Total for Juvenile and Domestic Relations District Courts** ................................................................. $81,585,156 $82,594,333 $83,115,702

- General Fund Positions....................................................... 605.10 617.10
- Position Level ................................................................. 605.10 617.10
- Fund Sources: General...................................................... $81,585,156 $82,594,333 $83,115,702

**Combined District Courts (116)**

- Pre-Trial, Trial, and Appellate Processes (32100).............. $22,668,125 $22,668,125 $22,798,515
- Trial Processes (32103) .................................................... $14,508,614 $14,508,614
- Other Court Costs and Allowances (Criminal Fund) (32104) ......................................................... $6,778,754 $6,778,754 $6,909,144
- Involuntary Mental Commitments (32105)........................ $1,380,757 $1,380,757
- Fund Sources: General...................................................... $22,668,125 $22,668,125 $22,798,515


A. Out of the amounts in this Item for Trial Processes shall be paid the salaries of substitute judges and court personnel.

B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2012, in the appropriation made in Item 44, Chapter 890, Acts of Assembly of 2011, in the item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2013.

C. Any balance, or portion thereof, in the Item detail Involuntary Mental Commitments, may be transferred between Items 43, 44, 45, and 304, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

D. The appropriation in this Item for Other Court Costs and Allowances shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.
E. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $95,000 the first year and not to exceed $95,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers’ Compensation Commission, for the administration of the physical evidence recovery kit (PERK) program.

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Total for Combined District Courts ................................... $22,668,125 $22,668,125 $22,798,515

General Fund Positions....................................................... 204.55 204.55
Position Level ................. 204.55 204.55

Fund Sources: General....................................................... $22,668,125 $22,798,515

46. Not set out.

Grand Total for Supreme Court ........................................ $385,890,764 $386,392,376

General Fund Positions....................................................... 2,705.71 2,706.71
Nongeneral Fund Positions................................................. 6.00 6.00
Position Level ................. 2,711.71 2,712.71

Fund Sources: General....................................................... $375,157,246 $376,658,858

Special......................................................... $283,655 $283,655
Trust and Agency ....................................... $25,000 $25,000
Dedicated Special Revenue ................. $9,000,000 $9,000,000
Federal Trust......................................................... $1,424,863 $1,424,863

47. Not set out.

48. Not set out.

49. Not set out.

50. Not set out.

51. Not set out.

52. Not set out.

§ 1-3. JUDICIAL DEPARTMENT REVERSION CLEARING ACCOUNT (104)

53. Across the Board Reductions (71400) ......................... $0 $0

Authority: Discretionary Inclusion.

A.1. Notwithstanding the provisions of §§ 16.1-69.6:1 or 17.1-507, Code of Virginia, the total number of authorized judges in any judicial district or circuit shall be reduced by a number equal to the number of judges retiring, dying or resigning from that district or circuit for any authorized judgeship which was vacant or became vacant on or after February 15, 2010, and before July 1, 2010, effective upon the resignation, death or retirement date of each such judge.

2. Furthermore, notwithstanding the provisions of §§ 16.1-69.6:1 or 17.1-507, Code of Virginia, the total number of authorized judges in any judicial district or circuit shall be reduced by a number equal to the number of judges retiring, dying or resigning from that district or circuit on or after July 1, 2010, and on or before June 30, 2014, effective upon the resignation, death or retirement date of each such judge.

3. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Second Judicial Circuit in which the retiring incumbent judge was a resident of Northampton or Accomack County.
4. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Second Judicial Circuit in which the retiring incumbent judge was a resident of the City of Virginia Beach and retired prior to July 1, 2010.

5. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Fifth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2011.

6. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Sixth Judicial Circuit.

7. Effective July 1, 2011, the provisions of this item shall not apply to any authorized circuit court judgeship in the Ninth Judicial Circuit in which the judgeship became vacant prior to July 1, 2010.

8. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Tenth Judicial Circuit in which the retiring incumbent judge retired after January 1, 2011, but prior to July 1, 2011.

9. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Eleventh Judicial Circuit in which the retiring incumbent judge retired after January 1, 2010, but prior to July 1, 2010.

10. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Fourteenth Judicial Circuit in which the retiring incumbent judge retired after January 1, 2011, but prior to July 1, 2011.

11. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Fifteenth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2011.

12. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Eighteenth Judicial Circuit.

13. Effective July 1, 2011, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twenty-fourth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2010.

14. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Twenty-sixth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2011.

15. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Twenty-seventh Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2010.

16. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized circuit court judgeship in the Thirtieth Judicial Circuit in which the vacancy occurred prior to July 1, 2011.

17. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized general district court judgeship in the Second Judicial District in which the retiring incumbent judge retired prior to July 1, 2010.

18. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized general district court judgeship in the Sixth Judicial District in which the retiring incumbent judge retired prior to July 1, 2010.

19. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized general district court judgeship in the Twelfth Judicial District in which the retiring incumbent judge retired prior to July 1, 2011.
20. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized general district court judgeship in the Twentieth Judicial District in which the retiring incumbent judge retired after January 1, 2010, but prior to July 1, 2010.

21. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized juvenile and domestic relations general district court judgeship in the Eleventh Judicial District in which the retiring incumbent judge retired prior to July 1, 2010.

22. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized juvenile and domestic relations general district court judgeship in the Fifteenth Judicial District in which the retiring incumbent judge retired prior to July 1, 2010.

23. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized juvenile and domestic relations general district court judgeship in the Twenty-seventh Judicial District in which the retiring incumbent judge retired prior to July 1, 2010.

24. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Sixth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2012.

25. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Ninth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2012.

26. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twelfth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2012.

27. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Thirteenth Judicial Circuit in which the retiring incumbent judge retired prior to January 1, 2011.

28. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Fourteenth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2012.

29. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Sixteenth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2012.

30. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Seventeenth Judicial Circuit in which the retiring incumbent judge retired prior to February 1, 2012.

31. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twenty-second Judicial Circuit in which the retiring incumbent judge retired after July 1, 2011 and prior to August 31, 2012.

32. Effective July 1, 2012, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twenty-eighth Judicial Circuit in which the retiring incumbent judge retired after January 1, 2012 and prior to July 1, 2012.

33. Effective July 1, 2012, the provisions of this item shall not apply to any authorized general district court judgeship in the First Judicial District in which the retiring incumbent judge retired after April 1, 2012 and prior to July 1, 2012.
36. Effective July 1, 2012, the provisions of this item shall not apply to any authorized general district court judgeship in the Twenty-fifth Judicial District in which the retiring incumbent judge retired prior to January 1, 2009.

37. Effective July 1, 2012, the provisions of this item shall not apply to any authorized general district court judgeship in the Thirty-first Judicial District in which the retiring incumbent judge retired prior to January 1, 2013.

38. Effective July 1, 2012, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Second Judicial District which became vacant after January 1, 2012 and prior to July 1, 2012.

39. Effective July 1, 2012, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Ninth Judicial District in which the retiring incumbent judge retired prior to July 1, 2012.

40. Effective July 1, 2012, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Tenth Judicial District in which the retiring incumbent judge retired prior to July 1, 2012.

41. Effective July 1, 2012, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Twelfth Judicial District in which the retiring incumbent judge retired prior to July 1, 2012.

42. Effective July 1, 2012, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Fourteenth Judicial District in which the retiring incumbent judge retired prior to July 1, 2012.

43. Effective July 1, 2012, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Twenty-fourth Judicial District in which an incumbent judge died prior to January 1, 2012.

44. Effective July 1, 2012, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Twenty-eighth Judicial District in which the retiring incumbent judge retired prior to July 1, 2012.

45. Effective July 1, 2011, the provisions of this Item shall not apply to any authorized judgeship in which the vacancy occurred as a result of a judge being appointed to a judgeship on another Virginia court, provided such appointment is to another authorized judgeship which is funded as provided herein or by existing law.

46. Effective August 1, 2012, the provisions of this Item shall not apply to any authorized circuit, general district, or juvenile and domestic relations court judgeship in which the vacancy occurred after August 1, 2012, and prior to December 1, 2012, and the incumbent judge would not have been subject to mandatory retirement on or before February 15, 2013.

47. The State Comptroller shall revert to the general fund $4,640,400 on or before June 30, 2013 and $3,902,508 on or before June 30, 2014 representing savings from vacant judgeships.

48. Effective July 1, 2013, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Sixteenth Judicial District in which the retiring incumbent judge retired prior to February 1, 2013.

49. Effective July 1, 2013, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Thirty-first Judicial District in which the retiring incumbent judge retired prior to July 1, 2013.

50. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Fifth Judicial Circuit in which the retiring incumbent judge retired prior to January 1, 2013.
51. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Fifteenth Judicial Circuit in which the retiring incumbent judge retired prior to May 1, 2013.

52. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twenty-second Judicial Circuit in which the retiring incumbent judge retired prior to January 1, 2013.

53. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twenty-fifth Judicial Circuit in which the retiring incumbent judge retired prior to January 1, 2013.

54. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twenty-sixth Judicial Circuit in which the retiring incumbent judge retired prior to July 1, 2013.

55. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Second Judicial District in which the retiring incumbent judge retired prior to February 1, 2012.

56. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Fourth Judicial District in which the retiring incumbent judge retired prior to February 1, 2012.

57. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Eleventh Judicial District in which the retiring incumbent judge retired prior to February 1, 2013.

58. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Twelfth Judicial District in which the retiring incumbent judge retired prior to February 1, 2013.

59. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Fourteenth Judicial District in which the retiring incumbent judge retired prior to February 1, 2013.

60. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Fifteenth Judicial District in which the retiring incumbent judge retired prior to December 1, 2012.

61. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Twenty-eighth Judicial District in which the retiring incumbent judge retired prior to February 1, 2013.

62. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Twenty-ninth Judicial District in which the incumbent judge vacated the bench prior to September 1, 2012.

63. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Second Circuit in which the retiring incumbent judge retired prior to January 1, 2012.

64. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Nineteenth Circuit in which the retiring incumbent judge retired prior to August 1, 2012.

65. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twentieth Circuit in which the retiring incumbent judge retired prior to May 1, 2013.

66. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Seventeenth Judicial District in which the retiring incumbent judge retired prior to July 1, 2012.
67. Effective July 1, 2013, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Twenty-First Judicial District in which the retiring incumbent judge retired prior to July 1, 2013.

68. Effective January 1, 2014, the provisions of this item shall not apply to any authorized circuit court judgeship in the Third Circuit in which the retiring incumbent judge retired prior to January 1, 2013.

69. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Fourth Circuit in which the retiring incumbent judge retired prior to May 1, 2012.

70. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twenty-Third Circuit in which the retiring incumbent judge retired prior to March 1, 2013.

71. Effective July 1, 2013, the provisions of this item shall not apply to any authorized circuit court judgeship in the Twenty-Eighth Circuit in which the retiring incumbent judge retired prior to July 1, 2013.

72. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Thirteenth Judicial District in which the retiring incumbent judge retired prior to January 1, 2010.

73. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Fifteenth Judicial District in which the retiring incumbent judge retired prior to February 1, 2013.

74. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Sixteenth Judicial District in which the retiring incumbent judge retired prior to February 1, 2013.

75. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Nineteenth Judicial District in which the retiring incumbent judge retired prior to February 1, 2011.

76. Effective July 1, 2013, the provisions of this item shall not apply to any authorized general district court judgeship in the Twenty-Seventh Judicial District in which the retiring incumbent judge retired prior to January 1, 2011.

77. Effective July 1, 2013, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Fifteenth Judicial District in which the retiring incumbent judge retired prior to May 1, 2013.

78. Effective July 1, 2013, the provisions of this item shall not apply to any authorized juvenile and domestic relations district court judgeship in the Twenty-Third Judicial District in which the retiring incumbent judge retired prior to July 1, 2013.

B. On or before June 30, 2013, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $38,000, representing additional savings generated within the Indigent Defense Commission.

C. On or before June 30, 2014, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $550,000 representing additional savings generated within the Indigent Defense Commission.

D. On or before June 30, 2014, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $175,000 from balances within the Virginia Criminal Sentencing Commission.

E. On or before June 30, 2014, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $190,000 from balances within the Judicial Inquiry and Review Commission.
ITEM 53.

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<td>Total for Judicial Department Reversion Clearing Account</td>
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General Fund Positions | 3,258.71 | 3,259.71 |
Nongeneral Fund Positions | 103.00 | 103.00 |
Position Level | 3,361.71 | 3,362.71 |

Fund Sources:
- General | $423,087,296 | $424,174,190 |
- Special | $9,690,178 | $9,690,178 |
- Trust and Agency | $25,000 | $25,000 |
- Dedicated Special Revenue | $21,765,152 | $21,765,152 |
- Federal Trust | $1,424,863 | $1,424,863 |
ITEM 54.

EXECUTIVE DEPARTMENT

EXECUTIVE OFFICES

54. Not set out.
55. Not set out.
56. Not set out.
57. Not set out.
58. Not set out.
59. Not set out.
60. Not set out.
61. Not set out.
62. Not set out.
62.10. Not set out.
63. Not set out.
64. Not set out.

§ 1-4. OFFICE OF THE STATE INSPECTOR GENERAL (147)

64.05. Inspection, Monitoring, and Auditing Services (78700)...

Inspection and Compliance of Program Operations (78701) .................................................. $1,400,000 $6,176,536
Fund Sources: General.................................................. $1,400,000 $6,176,536
Special...................................................... $0 $125,000
Commonwealth Transportation.................. $0 $1,896,314

Authority: Title 2.2, Chapter 3.2, Code of Virginia.

A. Out of this appropriation shall be paid the annual salary of the State Inspector General, which shall be within the range of $127,846 and $170,352 from July 1, 2012 to June 30, 2014.

B. The Office of the State Inspector General shall be responsible for investigating the management and operations of state agencies and nonstate agencies to determine whether acts of fraud, waste, abuse, or corruption have been committed or are being committed by state officers or employees or any officers or employees of a nonstate agency, including any allegations of criminal acts affecting the operations of state agencies or nonstate agencies. However, no investigation of an elected official of the Commonwealth to determine whether a criminal violation has occurred, is occurring, or is about to occur under the provisions of § 52-8.1 shall be initiated, undertaken, or continued except upon the request of the Governor, the Attorney General, or a grand jury.

C. The Office of the State Inspector General shall be responsible for coordinating and recommending standards for those internal audit programs in existence as of July 1, 2012, and developing and maintaining other internal audit programs in state agencies and nonstate agencies as needed in order to ensure that the Commonwealth's assets are subject to appropriate internal management controls. The State Inspector General shall assess the condition of the accounting, financial, and administrative controls of state agencies and nonstate agencies.
D. The Office of the State Inspector General shall be responsible for providing timely
notification to the appropriate attorney for the Commonwealth and law-enforcement agencies
whenever the State Inspector General has reasonable grounds to believe there has been a
violation of state criminal law.

E. The Office of the State Inspector General shall be responsible for assisting citizens in
understanding their rights and the processes available to them to express concerns regarding the
activities of a state agency or nonstate agency or any officer or employee of the foregoing;

F.1. The Office of the State Inspector General shall be responsible for development,
coordination and management of a program to train internal auditors. The Office of the State
Inspector General shall assist internal auditors of state agencies and institutions in receiving
continued professional education as required by professional standards. The Office of the State
Inspector General shall coordinate its efforts with state institutions of higher education and
offer training programs to the internal auditors as well as coordinate any special training
programs for the internal auditors.

2. To fund the direct costs of hiring training instructors, the Office of the State Inspector
General is authorized to collect fees from training participants to provide training events for
internal auditors. A nongeneral fund appropriation of $125,000 the second year is provided for
use by the Office of the State Inspector General to facilitate the collection of payments from
training participants for this purpose

G. The State Inspector General shall review the organization structure, staffing levels, and
missions of the Office of the State Inspector General, including the required numbers of
auditors and investigators, the required numbers of support staff, and the appropriate division of
responsibilities between the Department of Corrections and the Office of the State Inspector
General for criminal investigations, internal operational reviews, and other studies and activities
that are essential to the ongoing security of the Department of Corrections, and shall make
recommendations as appropriate for the assignment of investigative staff resources in order to
achieve the highest and best utilization of existing personnel resources. The State Inspector
General shall provide copies of this report to the Governor and the Chairmen of the House
Appropriations and Senate Finance Committees by September 1, 2013.

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65. Not set out.

TOTAL FOR EXECUTIVE OFFICES $51,913,511 $57,741,529 $57,746,225
### OFFICE OF ADMINISTRATION

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### § 1-5. COMPENSATION BOARD (157)

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<td>68.</td>
<td>Financial Assistance for Confinement of Inmates in Local and Regional Facilities (35600)</td>
<td>$56,223,725</td>
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<td>Financial Assistance for Local Jail Per Diem (35601)</td>
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<td>Financial Assistance for Regional Jail Per Diem (35604)</td>
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<td>Fund Sources: General</td>
<td>$56,223,725</td>
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A. In the event the appropriation in this Item proves to be insufficient to fund all of its provisions, any amount remaining as of June 1, 2013, and June 1, 2014, may be reallocated among localities on a pro rata basis according to such deficiency.

B. For the purposes of this Item, the following definitions shall be applicable:

1. Effective sentence—a convicted offender’s sentence as rendered by the court less any portion of the sentence suspended by the court.

2. Local responsible inmate—(a) any person arrested on a state warrant and incarcerated in a local correctional facility, as defined by § 53.1-1, Code of Virginia, prior to trial; (b) any person convicted of a misdemeanor offense and sentenced to a term in a local correctional facility; or (c) any person convicted of a felony offense and given an effective sentence of (i) twelve months or less or (ii) less than one year.

3. State responsible inmate—any person convicted of one or more felony offenses and (a) the sum of consecutive effective sentences for felonies, committed on or after January 1, 1995, is (i) more than 12 months or (ii) one year or more, or (b) the sum of consecutive effective sentences for felonies, committed before January 1, 1995, is more than two years.

C. The individual or entity responsible for operating any facility which receives funds from this Item may, if requested by the Department of Corrections, enter into an agreement with the department to accept the transfer of convicted felons, from other local facilities or from facilities operated by the Department of Corrections. In entering into any such agreements, or in effecting the transfer of offenders, the Department of Corrections shall consider the security requirements of transferred offenders and the capability of the local facility to maintain such offenders. For purposes of calculating the amount due each locality, all funds earned by the locality as a result of an agreement with the Department of Corrections shall be included as receipts from these appropriations.

D. Out of this appropriation, an amount not to exceed $377,010 the first year and $377,010 the second year from the general fund, is designated to be held in reserve for unbudgeted medical expenses incurred by local correctional facilities in the care of state responsible felons.

E. The following amounts shall be paid out of this appropriation to compensate localities for the cost of maintaining prisoners in local correctional facilities, as defined by § 53.1-1, Code of Virginia, or if the prisoner is not housed in a local correctional facility, in an alternative to incarceration program operated by, or under the authority of, the sheriff or jail board:
1. For local responsible inmates—$4 per inmate day, or, if the inmate is housed and maintained in a jail farm not under the control of the sheriff, the rate shall be $18 per inmate day.

2. For state responsible inmates—$12 per inmate day.

F. For the payment specified in paragraph E 1 of this Item for prisoners in alternative punishment or alternative to incarceration programs:

1. Such payment is intended to be made for prisoners that would otherwise be housed in a local correctional facility. It is not intended for prisoners that would otherwise be sentenced to community service or placed on probation.

2. No such payment shall be made unless the program has been approved by the Department of Corrections or the Department of Criminal Justice Services. Alternative punishment or alternative to incarceration programs, however, may include supervised work experience, treatment, and electronic monitoring programs.

G.1. Except as provided for in paragraph G 2, and notwithstanding any other provisions of this Item, the Compensation Board shall provide payment to any locality with an average daily jail population of under ten in FY 1995 an inmate per diem rate of $22 per day for local responsible inmates and $28 per day for state responsible inmates held in these jails in lieu of personal service costs for corrections' officers.

2. Any locality covered by the provisions of this paragraph shall be exempt from the provisions thereof provided that the locally elected sheriff, with the assistance of the Compensation Board, enters into good faith negotiations to house his prisoners in an existing local or regional jail. In establishing the per diem rate and capital contribution, if any, to be charged to such locality by a local or regional jail, the Compensation Board and the local sheriff or regional jail authority shall consider the operating support and capital contribution made by the Commonwealth, as required by §§ 15.2-1613, 15.2-1615.1, 53.1-80, and 53.1-81, Code of Virginia. The Compensation Board shall report periodically to the Chairmen of the House Appropriations and Senate Finance Committees on the progress of these negotiations and may withhold the exemption granted by this paragraph if, in the board's opinion, the local sheriff fails to negotiate in good faith.

H.1. The Compensation Board shall recover the state-funded costs associated with housing federal inmates, District of Columbia inmates or contract inmates from other states. The Compensation Board shall determine, by individual jail, the amount to be recovered by the Commonwealth by multiplying the jail's current inmate days for this population by the proportion of the jail's per inmate day salary funds provided by the Commonwealth, as identified in the most recent Jail Cost Report prepared by the Compensation Board. Beginning July 1, 2009, the Compensation Board shall determine, by individual jail, the amount to be recovered by the Commonwealth by multiplying the jail's current inmate days for this population by the proportion of the jail's per inmate day operating costs provided by the Commonwealth, excluding payments otherwise provided for in this Item, as identified in the most recent Jail Cost Report prepared by the Compensation Board. If a jail is not included in the most recent Jail Cost Report, the Compensation Board shall use the statewide average of per inmate day salary funds provided by the Commonwealth.

2. The Compensation Board shall deduct the amount to be recovered by the Commonwealth from the facility's next quarterly per diem payment for state-responsible and local-responsible inmates. Should the next quarterly per diem payment owed the locality not be sufficient against which to net the total quarterly recovery amount, the locality shall remit the remaining amount not recovered to the Compensation Board.

3. Any local or regional jail which receives funding from the Compensation Board shall give priority to the housing of local-responsible, state-responsible, and state contract inmates, in that order, as provided in paragraph H 1.

4. The Compensation Board shall not provide any inmate per diem payments to any local or regional jail which holds federal inmates in excess of the number of beds contracted for with the Department of Corrections, unless the Director, Department of Corrections, certifies to the Chairman of the Compensation Board that a) such contract beds are not required; b) the facility
has operational capacity built under contract with the federal government; c) the facility has received a grant from the federal government for a portion of the capital costs; or d) the facility has applied to the Department of Corrections for participation in the contract bed program with a sufficient number of beds to meet the Department of Corrections’ need or ability to fund contract beds at that facility in any given fiscal year.

5. The Compensation Board shall apply the cost recovery methodology set out in paragraph H 1 of this Item to any jail which holds inmates from another state on a contractual basis. However, recovery in such circumstances shall not be made for inmates held pending extradition to other states or pending transfer to the Virginia Department of Corrections.

6. The provisions of this paragraph shall not apply to any local or regional jail where the cumulative federal share of capital costs exceeds the Commonwealth's cumulative capital contribution.

7. For a local or regional jail which operates bed space specifically built utilizing federal capital or grant funds for the housing of federal inmates and for which Compensation Board funding has never been authorized for staff for such bed space, the Compensation Board shall allow an exemption from the recovery provided in paragraph H.1. for a defined number of federal prisoners upon certification by the sheriff or superintendent that the federal government has paid for the construction of bed space in the facility or provided a grant for a portion of the capital cost. Such certification shall include specific funding amounts paid by the federal government, localities, and/or regional jail authorities, and the Commonwealth for the construction of bed space specifically built for the housing of federal inmates and for the construction of the jail facility in its entirety. The defined number of federal prisoners to be exempted from the recovery provided in paragraph H.1. shall be based upon the proportion of funding paid by the federal government and localities and/or regional jail authorities for the construction of bed space to house federal prisoners to the total funding paid by all sources, including the Commonwealth, for all construction costs for the jail facility in its entirety.

8. Beginning March 1, 2013, federal inmates placed in the custody of a regional jail pursuant to a work release program operated by the federal Bureau of Prisons shall be exempt from the recovery of costs associated with housing federal inmates pursuant to paragraph H.1. of this item if such federal inmates have been assigned by the federal Bureau of Prisons to a home electronic monitoring program in place for such inmates by agreement with the jail on or before January 1, 2012 and are not housed in the jail facility. However, no such exemption shall apply to any federal inmate while they are housed in the regional jail facility.

I. Any amounts in the program Financial Assistance for Confinement of Inmates in Local and Regional Facilities, may be transferred between Items 68 and 69, as needed, to cover any deficits incurred in the programs Financial Assistance for Sheriffs’ Offices and Regional Jails and Financial Assistance for Confinement of Inmates in Local and Regional Facilities.

J. Projected growth in per diem payments for the support of prisoners in local and regional jails shall be based on actual inmate population counts up through the first quarter of the affected fiscal year.

K. The Compensation Board shall provide an annual report on the number and diagnoses of inmates with mental illnesses in local and regional jails, the treatment services provided, and expenditures on jail mental health programs. The report shall be prepared in cooperation with the Virginia Sheriffs Association, the Virginia Association of Regional Jails, the Virginia Association of Community Services Boards, and the Department of Behavioral Health and Developmental Services, and shall be coordinated with the data submissions required for the annual jail cost report. Copies of this report shall be provided by November 1 of each year to the Governor, Director, Department of Planning and Budget, and the Chairmen of the Senate Finance and House Appropriations Committees.

L. The Compensation Board shall work with local and regional jails to determine the number of local-responsible offenders hospitalized off-site, the costs for such hospitalization, and the numbers of such hospitalized local-responsible offenders who are either 65 years of age or older, blind, disabled, or pregnant in order to determine the population of local-responsible offenders who may be eligible for enrollment in Medicaid. The Departments of Medical Assistance Services and Social Services shall provide any assistance necessary to the Compensation Board in determining the eligibility of those local-responsible offenders for
Medicaid enrollment and the process that would be necessary for localities who choose to enroll eligible local-responsible offenders in Medicaid. The Compensation Board, with any necessary assistance from the Departments of Medical Assistance Services and Social Services, shall provide a report on the number of local-responsible offenders who could be enrolled in Medicaid to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2013.

70. Not set out.
71. Not set out.
72. Not set out.
73. Not set out.
74. Not set out.
75. Administrative and Support Services (79900)................. $3,191,928 $3,237,627 $3,240,050
   General Management and Direction (79901).................... $2,069,587 $2,257,499 $2,259,922
   Information Technology Services (79902)...................... $1,040,518 $898,305
   Training Services (79925)...................................... $81,823 $81,823
   Fund Sources: General.......................................... $3,191,928 $3,237,627 $3,240,050

Authority: Title 2.2-1839; Title 15.2, Chapter 16, Articles 2, 3, 4 and 6.1; Title 17.1, Chapter 2, Article 7, Code of Virginia.

A.1. In determining the salary of any officer specified in Items 68, 70, 71, 72, 73 and 74 of this act, the Compensation Board shall use the greater of the most recent actual United States census count or the most recent provisional population estimate from the United States Bureau of the Census or the Weldon Cooper Center for Public Service of the University of Virginia available when fixing the officer's annual budget and shall adjust such population estimate, where applicable, for any annexation or consolidation order by a court when such order becomes effective. There shall be no reduction in salary by reason of a decline in population during the terms in which the incumbent remains in office.

2. In determining the salary of any officer specified in Items 68, 70, 71, 72, 73 and 74 of this act, nothing herein contained shall prevent the governing body of any county or city from supplementing the salary of such officer in such county or city for the provisions of Chapter 822, 2012 Acts of Assembly or for additional services not required by general law; provided, however, that any such supplemental salary shall be paid wholly by such county or city.

3. Any officer whose salary is specified in Items 68, 70, 71, 72, 73 and 74 of this act shall provide reasonable access to his work place, files, records, and computer network as may be requested by his duly elected successor after the successor has been certified.

B.1. Notwithstanding any other provision of law, the Compensation Board shall authorize and fund permanent positions for the locally elected constitutional officers, subject to appropriation by the General Assembly, including the principal officer, at the following levels:

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<tr>
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ITEM 75.

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2. The Compensation Board is authorized to provide funding for 549 temporary positions the first year and 549 temporary positions the second year.

3. The board is authorized to adjust the expenses and other allowances for such officers to maintain approved permanent and temporary manpower levels.

4. Paragraphs B 1 and B 2 of this Item shall not apply to the clerks of the circuit courts and their employees specified in § 17.1-288, Code of Virginia, or those under contract pursuant to § 17.1-290, Code of Virginia.

C.1. Reimbursement by the Compensation Board for the use of vehicles purchased or leased with public funds used in the discharge of official duties shall be at a rate equal to that approved by the Joint Legislative Audit and Review Commission for Central Garage Car Pool services. No vehicle purchased or leased with public funds on or after July 1, 2002, shall display lettering on the exterior of the vehicle that includes the name of the incumbent sheriff.

2. Reimbursement by the Compensation Board for the use of personal vehicles in the discharge of official duties shall be at a rate equal to that established in § 4-5.04 e 2. of this act. All such requests for reimbursement shall be accompanied by a certification that a publicly owned or leased vehicle was unavailable for use.

D. The Compensation Board is directed to examine the current level of crowding of inmates in local jails among the several localities and to reallocate or reduce temporary positions among local jails as may be required, consistent with the provisions of this act.

E. Any new positions established in Item 75 of this act shall be allocated by the Compensation Board upon request of the constitutional officers in accordance with staffing standards and ranking methodologies approved by the Compensation Board to fulfill the requirements of any court order occurring from proceedings under § 15.2-1636.8, Code of Virginia, in accordance with the provisions of Item 68 of this act.

F. Any funds appropriated in this act for performance pay increases for designated deputies or employees of constitutional officers shall be allocated by the Compensation Board upon certification of the constitutional officer that the performance pay plan for that office meets the minimum standards for such plans as set by the Compensation Board. Nothing herein, and nothing in any performance pay plan set by the Compensation Board or adopted by a constitutional officer, shall change the status of employees or deputies of constitutional officers from employees at will or create a property or contractual right to employment. Such deputies and employees shall continue to be employees at will who serve at the pleasure of the constitutional officers.

G. The Compensation Board shall apply the current fiscal stress factor, as determined by the Commission on Local Government, to any general fund amounts approved by the board for the purchase, lease or lease purchase of equipment for constitutional officers. In the case of equipment requests from regional jail superintendents and regional special prosecutors, the highest stress factor of a member jurisdiction will be used.

H. The Compensation Board shall not approve or commit additional funds for the operational cost, including salaries, for any local or regional jail construction, renovation, or expansion project which was not approved for reimbursement by the State Board of Corrections prior to January 1, 1996, unless: (1) the Secretary of Public Safety certifies that such additional funding results in an actual cost savings to the Commonwealth or (2) an exception has been granted as provided for in Item 386 of this act.
Subject to appropriations by the General Assembly for this purpose, the Compensation Board may provide funding for executive management, lawful employment practices, and jail management training for constitutional officers, their employees, and regional jail superintendents.

Any local or regional jail that receives funding from the Compensation Board shall report inmate populations to the Compensation Board, through the local inmate data system, no less frequently than weekly. Each local or regional jail that receives funding from the Compensation Board shall use the Virginia Crime Codes (VCC) in identifying and describing offenses for persons arrested and/or detained in local and regional jails in Virginia.

The Compensation Board shall provide the Chairmen of the Senate Finance and House Appropriations Committees and the Secretaries of Finance and Administration with an annual report, on December 1 of each year, of jail revenues and expenditures for all local and regional jails and jail farms which receive funds from the Compensation Board. Information provided to the Compensation Board is to include an audited statement of revenues and expenses for inmate canteen accounts, telephone commission funds, inmate medical co-payment funds, any other fees collected from inmates and investment/interest monies for inclusion in the report.

Local and regional jails and jail farms and local governments receiving funds from the Compensation Board shall, as a condition of receiving such funds, provide such information as may be required by the Compensation Board, necessary to prepare the annual jail cost report.

If any sheriff, superintendent, county administrator, or city manager fails to send such information within five working days after the information should be forwarded, the Chairman of the Compensation Board shall notify the sheriff, superintendent, county administrator or city manager of such failure. If the information is not provided within ten working days from that date, then the chairman shall cause the information to be prepared from the books of the city, county, or regional jail and shall certify the cost thereof to the State Comptroller. The State Comptroller shall issue his warrant on the state treasury for that amount, deducting the same from any funds that may be due the sheriff or regional jail from the Commonwealth.

In the event of the transition of a city to town status pursuant to the provisions of Chapter 41 (§ 15.2-4100 et seq.) of Title 15.2, Code of Virginia, or the consolidation of a city and a county into a single city pursuant to the provisions of Chapter 35 (§ 15.2-3500 et seq.) of Title 15.2, Code of Virginia, subsequent to July 1, 1999, the Compensation Board shall provide funding from Items 68, 71, 72, 73 and 74 of this act, consistent with the requirements of § 15.2-1302, Code of Virginia. Notwithstanding the provisions of paragraph E of this Item, any positions in the constitutional offices of the former city or former county which are available for reallocation as a result of the transition or consolidation shall be first reallocated in accordance with Compensation Board staffing standards to the constitutional officers in the county in which the town is situated or to the consolidated city, without regard to the Compensation Board's priority of need ranking for reallocated positions. The salary and fringe benefit costs for these positions shall be deducted from any amounts due the county or to the consolidated city, as provided in § 15.2-1302, Code of Virginia.

Notwithstanding any other provisions of § 15.2-1605, Code of Virginia, the Compensation Board shall provide no reimbursement for accumulated vacation time for employees of Constitutional Officers.

The Compensation Board is hereby authorized to deduct, from reimbursements made each year to localities out of the amounts in Items 68, 70, 71, 72, 73 and 74 of this act, an amount equal to 100 percent of each locality’s share of the insurance premium paid by the Compensation Board on behalf of the constitutional offices, directors of finance, and regional jails.

Effective July 1, 2007, the Compensation Board is authorized to withhold reimbursements due the locality for sheriff and jail expenses upon notification from the Superintendent of State Police that there is reason to believe that crime data reported by a locality to the Department of State Police in accordance with § 52-28, Code of Virginia, is missing, incomplete or incorrect. Upon subsequent notification by the Superintendent that the data is accurate, the Compensation Board shall make reimbursement of withheld funding due the locality when such corrections are made within the same fiscal year that funds have been withheld.
P. Notwithstanding the provisions of § 51.1-1403 A, Code of Virginia, the Compensation Board is hereby authorized to deduct, from reimbursements made each year to localities out of the amounts in Items 68, 70, 71, 72, 73 and 74 of this act, an amount equal to each locality’s retiree health premium paid by the Compensation Board on behalf of the constitutional offices, directors of finance, and regional jails.

Q.1. Compensation Board payments of, or reimbursements for, the employer paid contribution to the Virginia Retirement System, or any system offering like benefits, shall not exceed the Commonwealth's proportionate share of the following, whichever is less: (a) the actual retirement rate for the local constitutional officer's office or regional correctional facility as set by the Board of the Virginia Retirement System or (b) the employer rate established for the general classified workforce of the Commonwealth covered under and payable to the Virginia Retirement System.

2. The rate specified in paragraph Q.1. shall exclude the cost of any early retirement program implemented by the Commonwealth.

3. Any employer paid contribution costs for rates exceeding those specified in paragraph Q.1. shall be borne by the employer.

4. The benefits rate reimbursed by the Compensation Board to localities and regional jails shall not exceed the rate identified for fiscal year 2011 in Chapter 890, Item 469, paragraph I.1.

R.1. Effective July 1, 2013 the Career Development Programs operated by the Compensation Board within the Constitutional Offices shall be reinstated and individuals may be included in the programs within amounts appropriated for such programs.

2. The funding identified in paragraphs R.3., R.4., R.5. and R.6. of this Item shall be used to support individuals that have not been provided Career Development Program salary adjustments even though they met all required program criteria.

3. Included in this appropriation is $639,878 the first year and $703,866 the second year from the general fund to support the Sheriffs' Career Development Program and the Master Deputy Program. The Department of Planning and Budget shall transfer these amounts to Item 68 of this act.

4. Included in this appropriation is $71,083 the first year and $78,191 the second year from the general fund to support the Career Development Programs for commissioners and deputy commissioners of revenue. The Department of Planning and Budget shall transfer these amounts to Item 71 of this act.

5. Included in this appropriation is $150,612 the first year and $165,673 the second year from the general fund to support the Career Prosecutor Career Development Program for Commonwealth's attorneys. The Department of Planning and Budget shall transfer these amounts to Item 72 of this act.

6. Included in this appropriation is $112,346 the first year and $72,204 the second year from the general fund to support the Career Development Programs for treasurers and deputy treasurers. The Department of Planning and Budget shall transfer these amounts to Item 74 of this act.

S. Localities shall not utilize Compensation Board funding to supplant local funds provided for the salaries of constitutional officers and their employees under the provisions of Chapter 822, 2012 Acts of Assembly, who were affected members in service on June 30, 2012.
ITEM 75.

<table>
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<th>Appropriations($)</th>
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<tbody>
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<td>Second Year FY2014</td>
</tr>
<tr>
<td>First Year FY2013</td>
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Position Level ........................................................... 21.00 21.00

Fund Sources: General........................................................ $613,540,266 $610,470,159 $619,789,107

Trust and Agency ....................................... $8,000,712 $8,000,712

Dedicated Special Revenue........................ $8,000,000 $8,000,000

76. Not set out.
77. Not set out.
78. Not set out.
79. Not set out.
80. Not set out.
81. Not set out.
82. Not set out.

§ 1-6. DEPARTMENT OF HUMAN RESOURCE MANAGEMENT (129)

83. Personnel Management Services (70400) ...................... $11,027,911 $12,414,382 $12,422,763

Agency Human Resource Services (70401) ....................... $3,045,331 $3,651,770 $3,660,151

Equal Employment Services (70403) ............................ $936,062 $936,062

Health Benefits Services (70406) ............................... $3,474,960 $3,374,960 $3,374,960

Employee Dispute Resolution Services (70416) ............... $0 $882,892

State Employee Program Services (70417) ....................... $1,679,296 $1,679,296

State Employee Workers’ Compensation Services (70418) .... $1,358,969 $1,358,969 $1,358,969

Administrative and Support Services (70419) .................. $533,293 $530,433 $530,433

Fund Sources: General........................................................ $3,609,587 $4,684,046 $4,692,427

Special................................................................. $6,059,355 $6,371,367

Authority: Title 2.2, Chapters 12, 28, and 29, Code of Virginia.

A. The department 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.

B.1. The Department of Human Resource Management shall operate a human resource service center to support the human resource needs of those agencies identified by the Secretary of Administration in consultation with the Department of Planning and Budget. The agencies so identified shall cooperate with the Department of Human Resource Management by transferring such records and functions as may be required.

2. The Department of Human Resource Management shall recover the cost of the human resource service center's services in a manner determined by the Director, Department of Planning and Budget and the State Comptroller.

3. Nothing in this paragraph shall prohibit additional agencies from using the services of the center; however, these additional agencies' use of the human resource service center shall be subject to approval by the affected cabinet secretary and the Secretary of Administration.

C. The institutions of higher education shall be exempt from the centralized advertising requirements identified in Executive Order 73 (01).
D.1. To ensure fair and equitable performance reviews, the Department of Human Resource Management, within available resources, is directed to provide performance management training to agencies and institutions of higher education with classified employees.

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

E.1. The Department of Human Resource Management shall take into account the claims experience of each agency and institution when setting premiums for the workers' compensation program.

2. All financial obligations of the Commonwealth to the Virginia Workers' Compensation Commission for payroll taxes on behalf of the state employees' workers' compensation program are satisfied in full through calendar year 2009.

F. The Department of Human Resource Management shall report to the Governor and Chairmen of the House Appropriations and Senate Finance Committees by September 1, 2013, on its recommended workers' compensation premiums for state agencies for the following biennium. This report shall also include the basis for the department's recommendations, the number and amount of workers' compensation settlements concluded in the previous fiscal year, and the impact of those settlements on the workers' compensation program's reserves.

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. By June 30, 2014, the Department shall evaluate new strategies for treatments associated with muscular-skeletal disorders, and implement such strategies where cost savings reasonably appear indicated.

H. Included in these amounts is $606,439 in the second year for the implementation of an automated time, attendance and leave system. The Department of Human Resource Management shall report on the status of an automated time, attendance and leave (TAL) application for use by executive branch agencies to the Chairmen of the House Appropriations and Senate Finance Committees by October 15, 2013.

I. Out of this appropriation, $100,000 from the general fund in the first year is included for the Department of Human Resource Management to conduct an actuarial review of the impact of including of employees, and their dependents, of local governments including local school divisions in the state employee health benefits plan in a manner consistent with the provisions of House Bill 1356 of the 2013 General Assembly session as it was introduced. This Department shall report its findings and recommendations to the Chairmen of the House Appropriations and Senate Finance Committees no later than October 15, 2013.

J. The Department of Human Resource Management shall develop and distribute instructions and guidelines to all executive department agencies for the provision of an annual statement of total compensation for each classified employee. The statement should account for the full cost to the Commonwealth and the employee of cash compensation as well as Social Security, Medicare, retirement, deferred compensation, health insurance, life insurance, and any other benefits. The Director, Department of Human Resources Management, shall ensure that all executive department agencies provide this notice to each employee. The Department of Accounts and the Virginia Retirement System shall provide assistance upon request. Further, the Director of the Department of Human Resources Management shall provide instructions and guidelines for the development notices of total compensation to all independent, legislative, and judicial agencies, and institutions of higher education for preparation of annual statements to their employees.

Total for Department of Human Resource Management: $11,027,911 $42,444,382
ITEM 83.

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<td>General Fund Positions .................................................................</td>
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<td>Nongeneral Fund Positions ..............................................................</td>
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<td>Special .................................................................................. $6,059,355</td>
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<tr>
<td>Trust and Agency ............................................................................. $1,358,969</td>
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$12,422,763

84. Not set out.

Grand Total for Department of Human Resource Management ................................................................. $301,027,911 $302,414,382 $302,422,763

General Fund Positions ................................................................. 48.50            58.00              
Nongeneral Fund Positions .............................................................. 39.50            46.00              
Position Level ...................................................................................... 88.00            104.00             
Fund Sources: General ......................................................................... $3,609,587       $4,692,427         
Special .................................................................................. $6,059,355 | $6,371,367       
Enterprise .................................................................................. $290,000,000 | $290,000,000 |
Trust and Agency ............................................................................. $1,358,969 | $1,358,969       |

85. Not set out.

§ 1-7. DEPARTMENT OF MINORITY BUSINESS ENTERPRISE (232)

86. Economic Development Services (53400) .................................................. $2,096,312 $2,072,822 $2,072,874

Minority Business Enterprise Procurement Reporting and Coordination (53406) ........................................ $625,116 $625,116 $625,168

Minority Business Enterprise Outreach (53407) ............................................... $913,676 $913,128 $913,128

Minority Business Enterprise Certification (53414) .......................................... $494,739 $494,743 $494,739

Capital Access Fund for Disadvantaged Businesses (53417) ........................................ $62,781   $39,835

Fund Sources: General ............................................................................. $573,650 $550,212 $550,212

Commonwealth Transportation ..................................................................... $1,522,662 $1,522,662

Authority: Title 22, Chapter 14; Title 56, Chapter 57, Article 3, Code of Virginia.

The Department of Minority Business Enterprise, in conjunction with the Department of General Services, the Virginia Employment Commission, and the Virginia Department of Transportation, is authorized to conduct analyses of the availability of minority business enterprises in Virginia and the utilization of such businesses by the Commonwealth of Virginia, localities, or private industry in the acquisition of goods and services. The department also is authorized to receive and accept from the United States government, or any agency thereof, and from any other source, private or public, any and all gifts, grants, allotments, bequests or devises of any nature that would assist the department in conducting such analyses or otherwise strengthen its services to minority business enterprises. The Director, Department of Planning and Budget, is authorized to establish a nongeneral fund appropriation for the purposes of expending revenues that may be received for this effort.

Total for Department of Minority Business Enterprise..... $2,096,312 $2,072,822
### § 1-8. STATE BOARD OF ELECTIONS (132)

**ITEM 86.**

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<tr>
<th>Item Details($)</th>
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<td>Commonwealth Transportation</td>
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**§ 1-8. STATE BOARD OF ELECTIONS (132)**

87. Electoral Services (72300).......................... $7,587,817 $7,060,622 $7,090,104

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
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<td>Campaign Finance Disclosure Administration Services (72309)</td>
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<td>Election Administration Services (72310)</td>
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**Fund Sources: General**

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<td>Trust and Agency</td>
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<tr>
<td>Federal Trust</td>
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Authority: Title 24.2, Chapter 1, Code of Virginia.

A. It is the intention of the General Assembly that all local precincts, other than central absentee precincts established under § 24.2-712, Code of Virginia will use electronic pollbooks for elections held beginning in November, 2010.

B. Any locality using paper pollbooks for elections held beginning in November, 2010, shall be responsible for entering voting credit as provided in § 24.2-668. Additionally, any locality using paper pollbooks for elections held after November, 2010 may be required to reimburse the State Board of Elections for state costs associated with providing paper pollbooks.

C. Municipalities will pay all expenses associated with May elections after June 30, 2009, including those costs incurred by the State Board of Elections.

D. The State Board of Elections shall by regulation provide for an administrative fee up to $25 for each non-electronic report filed with the Board under § 24.2-947.5. The regulation shall provide for waiver of the fee based upon indigence.

E. All unpaid charges and civil penalties assessed under Title 24.2 shall be subject to interest, the administrative collection fee and late penalties authorized in the Virginia Debt Collection Act, Chapter 48 of Title 2.2, § 2.2-4800 et seq.

F. Included in the appropriation for Statewide Voter Registration System Services is $166,250 from the general fund in the second year for the purchase of equipment required to implement voter registration photo identification requirements pursuant to Senate Bill 1256 of the 2013 Session of the General Assembly. It is the intent of the General Assembly that registration cards containing the voter's photograph and signature be provided free to any eligible voter upon request to the general registrar. The State Board shall be responsible for procuring this equipment in a cost effective manner and providing any necessary equipment to each local registrar.

G. Included in the appropriation for Administrative Services is $25,382 from the general fund in the second year to reimburse the town of Bedford for reimbursements the City of Bedford was eligible to receive during fiscal year 2013 but did not due to a clerical error.
ITEM 87.

88. Not set out.

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ITEM 89.  

OFFICE OF AGRICULTURE AND FORESTRY

89.  Not set out.

90.  Not set out.

91.  Not set out.

92.  Not set out.

93.  Not set out.

94.  Not set out.

95.  Not set out.

96.  Not set out.

97.  Not set out.

98.  Not set out.


100. Not set out.

101. Not set out.

§ 1-9. DEPARTMENT OF FORESTRY (411)

102. Forest Management (50100)............................................... $37,081,956 $27,660,741
Reforestation Incentives to Private Forest Land Owners (50102) ................................................................. $2,104,502 $2,354,502
Forest Conservation, Wildfire & Watershed Services (50103)................................................................. $31,578,841 $21,907,626
Tree Restoration and Improvement, Nurseries & State-Owned Forest Lands (50104)............................ $2,723,613 $2,723,613
Financial Assistance for Forest Land Management (50105)................................................................. $675,000 $675,000

Fund Sources: General........................................................ $14,907,209 $15,025,902
Special............................................................... $7,061,919 $7,359,871
Trust and Agency ............................................. $100,000 $102,830
Dedicated Special Revenue.............................. $10,052,060 $211,370
Federal Trust................................................... $4,960,768 $4,960,768

Authority: Title 10.1, Chapter 11, and Title 58.1, Chapter 32, Article 4, Code of Virginia.

A. The State Forester is hereby authorized to utilize any unobligated balances in the fire suppression fund authorized by § 10.1-1124, Code of Virginia, for the purpose of acquiring replacement equipment for forestry management and protection operations.

B. In the event that budgeted amounts for forest fire suppression are insufficient to meet forest fire suppression demands, such amounts as may be necessary for this purpose may be transferred from Item 469 of this act to the Department of Forestry, with the approval of the Director, Department of Planning and Budget.

C. This appropriation includes annual membership dues to the Southeast Interstate Forest Fire Protection Compact, $1,000 the first year and $1,000 the second year from nongeneral funds.
D. The department shall provide technical assistance and project supervision in the aerial spraying of herbicides on timberland on landowner property. In addition to recovering the direct cost associated with the spraying contract, the department may charge an administrative fee for this service.

E. The Department of Forestry, in cooperation with the Department of Corrections, shall increase the use of inmate labor for routine and special work projects in state forests.

F. The department shall report by December 15 of each year on the progress of implementing the silvicultural water quality laws in Virginia. The report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees.

G. The appropriation in Reforestation Incentives to Private Forest Land Owners include $697,570 the first year and $947,570 the second year from the general fund for the Reforestation of Timberlands Program. This appropriation shall be deemed sufficient to meet the provisions of Titles 10.1 and 58.1, Code of Virginia. Out of this appropriation, up to $240,000 $92,500 over the biennium from the general fund may be used for replacement of the Department of Forestry's accounts receivable fiscal system.

H. Out of this appropriation, $464,398 the first year and $394,605 the second year from the general fund is included for the purchase of forest fire protection equipment through the state’s master equipment lease purchase program.

I. The department is authorized to enter into an agreement with a private entity for a pilot program to place a communication tower on department-owned property that is designed to blend with the surrounding landscape to the greatest extent practicable. Notwithstanding any other provision of law, any revenues received from such an agreement shall be retained by the department and used for forest land management.

J. The department is authorized to sell property located at the following: 564 Planters Road, Lawrenceville, Virginia, 23868; 2010 Sandy Hook Road, Goochland, Virginia, 23063; and, 717 East Third Street, Farmville, Virginia, 23901. Notwithstanding any other provision of law, the net proceeds of these transactions, estimated at $498,500, shall be retained by the department, deposited into a nongeneral fund account, and used for costs incurred replacing current information technology equipment with technology and equipment appropriate to the department’s operational needs.

K.1.a. There is hereby created in the state treasury a special nonreverting fund to be known as the Virginia State Forest Mitigation and Acquisition Fund, which shall be administered by the Department of Forestry. The fund shall be established on the books of the Comptroller. All amounts appropriated and such other funds as may be made available to the fund from any other source, public or private, shall be paid into the state treasury and credited to the fund. Interest earned on moneys in the fund shall remain in the fund and be credited to it. Any moneys remaining in the fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the fund. Moneys in the fund shall be used solely for the i) long term management and stewardship of any mitigation plan, and ii) acquisition of additional state forest lands or conservation easements to be administered by the Department of Forestry.

b. There is hereby created in the state treasury a special nonreverting fund to be known as the Long Term Mitigation Fund, a subfund of the Virginia State Forest Mitigation and Acquisition Fund which shall be administered by the Department of Forestry. The subfund shall be established on the books of the Comptroller. All amounts appropriated and such other funds as may be made available to the subfund from any other source, public or private, shall be paid into the state treasury and credited to the subfund. Interest earned on moneys in the subfund shall remain in the subfund and be credited to it. Any moneys remaining in the subfund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the subfund. Moneys in the subfund shall be used solely for the long term management and stewardship of any mitigation plan administered by the Department of Forestry.

2.a. Included in this appropriation is a An amount estimated at $9,840,690 in the first year from dedicated special revenue, shall be deposited into the Virginia State Forest Mitigation Acquisition Fund, contingent upon ratification of a stream mitigation purchase and sale...
agreement between the Department of Forestry and Henrico County. This amount represents
the proceeds from the stream mitigation transaction, which is based upon the Cumberland State
Forest Stream Buffer Preservation Stewardship Plan. Such agreement shall be limited to fulfill
no more than 75 percent of the required stream credits for the Cobbs Creek Reservoir project.
All additional required credits shall be acquired from other sources. With the exception of
the amounts prescribed in paragraph K.2.b of this item, these funds shall be used solely for forest
land or conservation easement acquisition.

b. Out of these amounts, a minimum of seven percent, or such amount as agreed to by the
parties in the purchase and sale agreement shall be deposited into the Long Term Mitigation
Fund, and shall be used only for long term management in accordance with the terms of the
final mitigation plan, as approved by the U.S. Army Corps of Engineers, the State Water
Control Board, and any other applicable authorities.

3. For any such future mitigation projects, no state forest land shall be used to provide
compensatory mitigation for wetland or stream impacts of any public or private project until
such time as due consideration has been given to the availability of mitigation credits available
from private sources. State forest land means all sites, roadways, game food patches, ponds,
lakes, streams, rivers, beaches, and lakes to which the Department of Forestry holds title for
use, development, and administration.

Total for Department of Forestry ........................................ $37,081,956  $27,660,741

General Fund Positions.............................................. 177.39  173.59
Nongeneral Fund Positions....................................... 112.61  113.41
Position Level ......................................................... 290.00  287.00

Fund Sources: General................................................... $14,907,209 $15,025,902
Special................................................................. $7,061,919  $7,359,871
Trust and Agency.................................................. $100,000  $102,830
Dedicated Special Revenue................................. $10,052,060 $211,370
Federal Trust......................................................... $4,960,768  $4,960,768

103. Not set out.

TOTAL FOR OFFICE OF AGRICULTURE AND
FORESTRY....................................................................... $96,971,831 $87,492,392

General Fund Positions.............................................. 486.39  490.59
Nongeneral Fund Positions....................................... 312.61  303.41
Position Level ......................................................... 799.00  794.00

Fund Sources: General................................................... $45,757,231 $46,484,200
Special................................................................. $13,660,843 $13,292,295
Trust and Agency.................................................. $5,492,954  $5,495,784
Dedicated Special Revenue................................. $18,665,480 $8,824,790
Federal Trust......................................................... $13,395,323  $13,395,323
OFFICE OF COMMERCE AND TRADE

§ 1-10. SECRETARY OF COMMERCE AND TRADE (192)

104. Not set out.

Economic Development Incentive Payments (312)

105. Economic Development Services (53400) ......................... $54,986,745  $56,833,955
   Financial Assistance for Economic Development (53410) ......................................................... $54,986,745  $56,833,955
   Fund Sources: General........................................................ $54,451,745  $56,458,955
   Dedicated Special Revenue................................................. $35,000  $375,000

Authority: Discretionary Inclusion.

A.1. Out of the amounts in this Item, $11,811,055 the first year and $11,811,055 the second year from the general fund shall be deposited to the Governor’s Development Opportunity Fund, as established in § 2.2-115, Code of Virginia. Such funds shall be used at the discretion of the Governor, subject to prior consultation with the Chairmen of the House Appropriations and Senate Finance Committees, to attract economic development prospects to locate or expand in Virginia. If the Governor, pursuant to the provisions of § 2.2-115, E.1., Code of Virginia, determines that a project is of regional or statewide interest and elects to waive the requirement for a local matching contribution, such action shall be included in the report on expenditures from the Governor's Development Opportunity Fund required by § 2.2-115, F., Code of Virginia. Such report shall include an explanation on the jobs anticipated to be created, the capital investment made for the project, and why the waiver was provided.

2. The Governor may allocate these funds as grants or loans to political subdivisions. Loans shall be approved by the Governor and made in accordance with procedures established by the Virginia Economic Development Partnership and approved by the State Comptroller. Loans shall be interest-free unless otherwise determined by the Governor and shall be repaid to the general fund of the state treasury. The Governor may establish the interest rate to be charged, otherwise, any interest charged shall be at market rates as determined by the State Treasurer and shall be indicative of the duration of the loan. The Virginia Economic Development Partnership shall be responsible for monitoring repayment of such loans and reporting the receivables to the State Comptroller as required.

3. Funds may be used for public and private utility extension or capacity development on and off site; road, rail, or other transportation access costs beyond the funding capability 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 buildings; grants or loans to an industrial development authority, housing and redevelopment authority, or other political subdivision pursuant to their duties or powers; training; or anything else permitted by law.

4. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

5. It is the intent of the General Assembly that the Virginia Economic Development Partnership shall work with localities awarded grants from the Governor'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 Governor's Development Opportunity Fund.
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6. Up to $5,000,000 of previously awarded funds and funds repaid by political subdivisions or business beneficiaries and deposited to the Governor’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.

7. Any funds appropriated in Item 105, paragraph B. 6, Chapter 781, Acts of Assembly of 2009, to offset training expenses for a major automotive employer operating a diesel assembly and test facility in the City of Newport News, contingent upon such employer having entered into a performance agreement with the Virginia Economic Development Partnership describing the employer’s commitments regarding job creation and retention, remaining on June 30, 2012, shall be carried forward and available for expenditure. The funds shall be administered in a manner similar to existing training grant programs permitted under § 2.2-902, Code of Virginia. The major automotive employer shall certify to the Secretary of Commerce and Trade that it has retained at least 500 jobs in the Commonwealth and has taken actions to increase employment by at least 250 new full-time jobs in the Commonwealth.

B. Out of the appropriation for this Item, $5,400,000 the first year and $5,400,000 the second year from the general fund shall be deposited to the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Fund to be used to pay semiconductor memory or logic wafer manufacturing performance grants in accordance with § 59.1-284.14, Code of Virginia.

C.1. Out of the appropriation for this Item, $2,492,329 the first year and $3,745,039 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 first year, $160,000 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.

2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

D.1. Out of the appropriation for this Item, $5,000,000 the first year and $5,000,000 the second year from the general fund shall be deposited to the Major Eligible Employer Grant subfund of the Virginia Investment Partnership Grant Fund to be used to pay investment performance grants in accordance with § 2.2-5102, Code of Virginia.

2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

E. Out of the appropriation for this Item, $3,000,000 the first year and $3,000,000 the second year from the general fund and an amount estimated at $375,000 the first year and $375,000 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.

F. Out of the appropriation for this Item, $1,000,000 the first year from the general fund shall be used to pay grants in accordance with § 2.2-2240.1, Code of Virginia. It is the intent of the General Assembly to fulfill the commitment made to provide incentive payments for the location of a research related entity in accordance with the time frames set out in § 2.2-2240.1 D, Code of Virginia.

G. Out of the appropriation for this Item, $9,273,000 the first year and $10,400,000 the second year from the general fund shall be used in support of the location of an aerospace engine facility in Prince George County. In accordance with a memorandum of understanding between the Commonwealth and the aerospace engine manufacturer, the funds may be used for chaired professorships, research, community college programs, graduate student and internship
endowments, workforce training, project management, and training grants in accordance with § 59.1-284.22, Code of Virginia. The Director, Department of Planning and Budget shall transfer these funds to the impacted state agencies and institutions upon request to the Director, Department of Planning and Budget by the respective state agency or institution.

H.1. Out of the appropriation for this Item, $800,000 the first year and $1,300,000 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, $800,000 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.

2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

I. Out of the appropriation for this Item, $5,000,000 the first year and $5,000,000 the second year from the general fund shall 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.

J. Out of the appropriation for Item 470 K.1. of House Bill 1300, Special Session I, 2012 Session of the General Assembly, $2,000,000 the first year shall be deposited to the site planning fund created pursuant to § 2.2-2240.2, Code of Virginia, to assist political subdivisions in the performance of site and site development work for prospective Major Employment and Investment (MEI) Projects, as defined in § 2.2-2260, Code of Virginia or in the performance of site and site development work in communities that are not tobacco-dependent communities eligible for assistance from the Tobacco Indemnification and Community Revitalization Commission, to accommodate a project anticipated to have a capital investment in real and tangible personal property exceeding $50,000,000, create more than 100 full-time jobs, and likely have a substantial direct and indirect economic impact on surrounding communities. Grants allocated from this appropriation shall be approved by the Governor and made in accordance with procedures and guidelines established by the Virginia Economic Development Partnership. The guidelines and procedures shall give consideration in order to (i) ensure geographical representation of awards, (ii) limit the amount of annual recipients, (iii) identify strategic targets and select sites that are compatible with the strategic targets, and (iv) promote regional revenue sharing. This appropriation is contingent upon the conditions established in Item 470 K. 5. of House Bill 1300, Special Session I, 2012 Session of the General Assembly.

K. Out of the appropriation for Item 470 K.1. of House Bill 1300, Special Session I, 2012 Session of the General Assembly, $2,000,000 the second year shall be provided to the Commonwealth Center for Advanced Manufacturing for workforce development. Upon request filed with the Director, Department of Planning and Budget, by the Commonwealth Center for Advanced Manufacturing, the director is authorized to provide these funds to the center. This appropriation is contingent upon the conditions established in Item 470 K. 5. of House Bill 1300, Special Session I, 2012 Session of the General Assembly.

L. Out of the appropriation for this Item, $8,000,000 the first year and $8,000,000 the second year from the general fund, shall be utilized for the purposes set forth in Chapter 816 and Chapter 874, 2011 Acts of Assembly, as follows: $3,200,000 the first year and $3,200,000 the second year shall be deposited into the Center for Innovative Technology's GAP Funds and $4,800,000 the first year and $4,800,000 the second year shall be deposited into the Commonwealth Research Commercialization Fund created pursuant to § 2.2-2233.1, Code of Virginia. Of the amounts provided for the Commonwealth Research Commercialization Fund, up to $1,500,000 the first year and $1,500,000 the second year shall be used for a Small Business Innovation Research Matching Fund Program for Virginia-based technology businesses and, for matching funds for recipients of federal Small Business Technology Transfer (STTR) awards for Virginia-based small businesses. Any monies from these amounts that have not been allocated at the end of each fiscal year shall not revert to the general fund but shall be distributed for other purposes designated by the Research and Technology Investment Advisory Committee and aligned with the Research and Technology Roadmap.
Businesses meeting the following criteria shall be eligible to apply for an award to be administered by the Research and Technology Investment Advisory Committee:

1. The applicant has received an STTR award targeted at the development of qualified research or technologies;

2. At least 51 percent of the applicant's employees reside in Virginia; and

3. At least 51 percent of the applicant's property is located in Virginia.

Applicants shall be eligible for matching grants of up to $100,000 for Phase I awards and up to $500,000 for Phase II awards. All applicants shall be required to submit a commercialization plan with their application. Any unused funds shall not revert to the general fund but shall remain in the Commonwealth Research and Commercialization Fund. Notwithstanding the provisions of § 2.2-2233.1 D.6 unused funding from the Fund shall be awarded as originally intended by the Research and Technology Investment Advisory Committee and only reallocated if sufficient demand does not exist for the original allocation.

M.1. Out of the appropriation for this Item, $2,500,000 the first year and $2,500,000 the second year from the general fund shall be provided for a non-stock corporation research consortium initially comprised of the University of Virginia, Virginia Commonwealth University, Virginia Polytechnic Institute and State University, George Mason University and the Eastern Virginia Medical School. The consortium will contract with private entities, foundations and other governmental sources to capture and perform research in the biosciences. Initial exclusive focus will be around the Virginia core strength areas of Bio-Informatics and Medical Informatics, Point of Care Diagnostics and Drug Discovery and Delivery. The funding to be provided for research under this Item must be matched at least dollar-for-dollar by funding provided by such private entities, foundations and other governmental sources. The Director, Department of Planning and Budget, is authorized to provide these funds to the non-stock corporation research consortium referenced in this paragraph upon request filed with the Director, Department of Planning and Budget by the non-stock corporation research consortium.

2. Other publicly-supported institutions of higher education in the Commonwealth may choose to join the consortium as participating institutions. Participation in the consortium by the five founding institutions and by other participating institutions choosing to join will require a cash contribution from each institution in each of the first and second years of year of participation of at least $50,000, or a larger amount to be determined by the consortium.

3. No research will be funded by the consortium unless at least two of the participating institutions, including the five founding institutions and any other institutions choosing to join, are actively and significantly involved in collaborating on the research. No research will be funded by the consortium unless the research topic has been vetted by a scientific advisory board and holds potential for high impact near-term success in generating other sponsored research, creating spin-off companies or otherwise creating new jobs. The consortium will set guidelines to disburse research funds based on advisory board findings. The consortium will have near-term sustainability as a goal, along with corporate-sponsored research gains, new Virginia company start-ups, and job creation milestones.

4. Of these funds, up to $250,000 the first year and $250,000 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.

5. The Virginia Economic Development Partnership, in consultation with the publicly-supported institutions of higher education in the Commonwealth participating in the consortium, shall provide to the Governor, and the Chairmen of the Senate Finance and House Appropriations committees, by November 1 of each year a written report summarizing the activities of the consortium, including, but not limited to, a summary of how any funds disbursed to the consortium during the previous fiscal year were spent, and the consortium's progress during the fiscal year in expanding upon existing research opportunities and stimulating new research opportunities in the Commonwealth.
6. The accounts and records of the consortium shall be made available for review and audit by the Auditor of Public Accounts upon request.

N.1. Out of this appropriation, $175,361 the first year and $175,361 the second year from the general fund shall be provided to the Virginia-Israel Advisory Board.

2. The Virginia-Israel Advisory Board shall seek prior approval of all travel and related expenditures from the Secretary of Commerce and Trade.

3. The Virginia-Israel Advisory Board shall report by January 15 of each year to the Chairmen of the Senate Finance and House Appropriations Committees on the board’s activities and expenditure of state funds.

Total for Economic Development Incentive Payments..... $54,986,745 $56,833,955 $57,506,455

Fund Sources: General $54,451,745 $56,458,955 $57,202,000

Dedicated Special Revenue $535,000 $375,000 $1,175,000

Grand Total for Secretary of Commerce and Trade ...... $55,618,466 $57,466,368 $58,138,868

General Fund Positions................................. 7.00 7.00

Position Level .............................................. 7.00 7.00

Fund Sources: General $55,083,466 $57,091,368 $57,963,868

Dedicated Special Revenue $535,000 $375,000 $1,175,000

§ 1-11. DEPARTMENT OF BUSINESS ASSISTANCE (325)

106. Not set out.

107. Economic Development Services (53400)....................... $13,329,505 $13,140,670 $13,144,574

Virginia Jobs Investment Program (53403)........................ $7,867,220 $7,713,643

Business Information Services (53418)............................... $1,445,299 $1,411,681

Administrative Services (53422)................................ $703,660 $702,020 $705,924

Financial Services for Economic Development (53423)... $3,313,326 $3,313,326

Fund Sources: General $11,670,375 $11,485,444 $11,815,540

Special $883,192 $883,192

Dedicated Special Revenue $775,938 $775,938

Authority: Title 2.2, Chapter 9; Chapter 22, Article 7; and Chapter 24, Article 7, Code of Virginia.

A.1. Out of this appropriation, $7,867,220 the first year and $7,713,643 the second year from the general fund is provided for the Virginia Jobs Investment Program at the Department of Business Assistance. Of this amount, $1,570,628 the first year and $1,413,829 the second year may be used for operating expenses. The remaining $6,296,592 the first year and $6,299,814 the second year shall be available for eligible businesses. Except as provided for in § 2.2-904.2, beginning in the second year, the appropriation provided for the Virginia Jobs Investment Program for eligible businesses shall be deposited to the Virginia Jobs Investment Program Fund, pursuant to § 2.2-903.1 D., Code of Virginia. It is the intent of the General
Assembly that a minimum of 10 percent of the amounts provided for the Virginia Jobs Investment Program each year shall be transferred to the Small Business Jobs Grant Fund established pursuant to § 2.2-904.2, Code of Virginia, and shall only be used for the purposes of that section.

2. Periodically, the agency shall report to the Governor and the Secretary of Commerce and Trade the expenditures of the Small Business Jobs Grant Fund and anticipated needs for small business development in order to monitor the effective use of funds and provide additional funding as needed for small businesses.

3. Any moneys remaining in the Virginia Jobs Investment Program Fund at the end of fiscal years 2013 and 2014 shall not revert to the general fund.

B.1. The Virginia Small Business Financing Authority is authorized to withdraw revenues of up to $50,000 the first year and $50,000 the second year from the accrued interest balances of the Virginia Small Business Growth Fund in order to cover the costs of administering the Virginia Capital Access Program.

2. Also included in this appropriation is $154,196 the first year and $154,196 the second year from the general fund to support the operating expenses of the Virginia Small Business Financing Authority.

3. To meet changing financing needs of small businesses, the Executive Director, Virginia Small Business Financing Authority, with the approval of the Director, Department of Business Assistance, may transfer moneys between funds managed by the authority. These include the Virginia Small Business Growth Fund (§ 2.2-2310, Code of Virginia); the Virginia Export Fund (§ 2.2-2309, Code of Virginia); and the Insurance or Guarantee Fund (§ 2.2-2290, Code of Virginia). The Executive Director, Virginia Small Business Financing Authority, shall report, by fund, the transfers made by January 1 of each year to the Chairmen of the Senate Finance and House Appropriations Committees.

4. The Virginia Small Business Financing Authority is authorized to insure additional loans for eligible small businesses, pursuant to § 2.2-2290, Code of Virginia, up to an aggregate amount not to exceed four times the principal amount in the Insurance or Guarantee Fund, or up to an aggregate amount of $15,000,000, whichever is less. In the event that the authority is called upon to pay on guaranties of loans of more than 10 percent of the aggregate amount of all outstanding insured loans, the authority shall not insure any further loans and shall immediately notify the Governor and the Chairmen of the House Appropriations and Senate Finance Committees. Pursuant to § 4-1.03.5 of this act, the Director, Department of Planning and Budget, is authorized to transfer a sum sufficient to the Insurance or Guarantee Fund in the event the amount in the fund falls below the amount needed to honor any guarantee.

5. For the I-95 HOV/HOT Lanes project as evidenced by the Comprehensive Agreement approved pursuant to the Public-Private Transportation Act of 1995, the maximum fee and/or premium charged by the Virginia Small Business Financing Authority pursuant to §§ 2.2-2291 and 2.2-2285, Code of Virginia, for acting as the conduit issuer for any bond financing is not to exceed $25,000 per annum.

C. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund is provided to support the Business One-Stop Program at the Department of Business Assistance.

D. Out of this appropriation, $875,464 the first year and $911,681 the second year from the general fund is provided for the business information services operating expenses.

E. Out of this appropriation, $682,487 the first year and $682,652 the second year from the general fund is provided for agency administration.

F. Out of this appropriation, $1,500,000 the first year and $1,500,000 the second year from the general fund is provided to establish the Small Business Investment Grant Fund, pursuant to the provisions of Senate Bill 344, 2012 Session of the General Assembly.
### Item 107.

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<td><strong>Dedicated Special Revenue</strong></td>
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### § 1-12. DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT (165)

108. Not set out.

109. **Community Development Services (53300)** | $45,529,173 | $45,790,328 |

| Community Development and Revitalization (53301) | $5,021,549 | $13,096,678 |
| Financial Assistance for Regional Cooperation (53303) | $2,104,076 | $2,104,076 |
| Financial Assistance for Community Development (53305) | $38,403,548 | $30,589,574 |

| **Fund Sources: General** | $16,521,161 | $18,282,316 |
| **Special** | $212,012 | $212,012 |
| **Dedicated Special Revenue** | $2,000,000 | $500,000 |
| **Federal Trust** | $26,796,000 | $26,796,000 |

Authority: Title 15.2, Chapter 13, Article 3 and Chapter 42; Title 36, Chapters 8, 10 and 11; and Title 59.1, Chapter 22, Code of Virginia.

A. This appropriation includes annual membership dues to the Appalachian Regional Commission, $351,930 the first year and $351,930 the second year, from the general fund. These dues are payable from the amounts for Community Development and Revitalization.

B. The department and local program administrators shall make every reasonable effort to provide participants basic financial counseling to enhance their ability to benefit from the Indoor Plumbing Program and to foster their movement to economic self-sufficiency.

C. Out of the amounts for Community Development Services shall be paid from the general fund in four equal quarterly installments each year:

1. To the Lenowisco Planning District Commission, $75,971 the first year and $75,971 the second year, which includes $38,610 the first year and $38,610 the second year for responsibilities originally undertaken and continued pursuant to § 15.2-4207, Code of Virginia, and the Virginia Coalfield Economic Development Authority.

2. To the Cumberland Plateau Planning District Commission, $75,971 the first year and $75,971 the second year, which includes $42,390 the first year and $42,390 the second year for responsibilities originally undertaken and continued pursuant to § 15.2-4207, Code of Virginia, and the Virginia Coalfield Economic Development Authority.

3. To the Mount Rogers Planning District Commission, $75,971 the first year and $75,971 the second year.

4. To the New River Valley Planning District Commission, $75,971 the first year and $75,971 the second year.

5. To the Roanoke Valley-Alleghany Regional Commission, $75,971 the first year and $75,971 the second year.
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<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
<td>First Year</td>
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<td>FY2013</td>
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<td>6. To the Central Shenandoah Planning District Commission, $75,971 the first year and $75,971 the second year.</td>
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<td>7. To the Northern Shenandoah Valley Regional Commission, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>8. To the Northern Virginia Regional Commission, $151,943 the first year and $151,943 the second year.</td>
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<tr>
<td>9. To the Rappahannock-Rapidan Regional Commission, $75,971 the first year and $75,971 the second year.</td>
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<td>10. To the Thomas Jefferson Planning District Commission, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>11. To the Region 2000 Local Government Council, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>12. To the West Piedmont Planning District Commission, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>13. To the Southside Planning District Commission, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>14. To the Commonwealth Regional Council, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>15. To the Richmond Regional Planning District Commission, $113,957 the first year and $113,957 the second year.</td>
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<tr>
<td>16. To the George Washington Regional Commission, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>17. To the Northern Neck Planning District Commission, $75,971 the first year and $75,971 the second year.</td>
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<td>18. To the Middle Peninsula Planning District Commission, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>19. To the Crater Planning District Commission, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>20. To the Accomack-Northampton Planning District Commission, $75,971 the first year and $75,971 the second year.</td>
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<tr>
<td>21. To the Hampton Roads Planning District Commission $151,943 the first year, and $151,943 the second year.</td>
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D. Out of the amounts provided to the department shall be provided $968,442 the first year and $968,442 the second year from the general fund for the Southeast Rural Community Assistance Project (formerly known as the Virginia Water Project) operating costs and water and wastewater grants. The department shall disburse the total payment each year in twelve equal monthly installments.

E. 1. Out of the amounts in this Item shall be provided $95,000 the first year and $95,000 the second year from the general fund for the Center for Rural Virginia. The department shall report periodically to the Chairmen of the Senate Finance and House Appropriations Committees on the status, needs and accomplishments of the center.

2. As part of its mission, the Center for Rural Virginia shall monitor the implementation of the budget initiatives approved by the 2005 Session of the General Assembly for rural Virginia and shall report periodically to the Chairmen of the Senate Finance and House Appropriations Committees on the effectiveness of these various programs in addressing rural economic development problems.
F. The department shall leverage any appropriation provided for the capital costs for safe drinking water and wastewater treatment in the Lenowisco, Cumberland Plateau, or Mount Rogers planning districts with other state moneys, federal grants or loans, local contributions, and private or nonprofit resources.

G. Out of the amounts for Community Development Services shall be provided $71,250 the first year and $71,250 the second year from the general fund to support The Crooked Road: Virginia’s Heritage Music Trail.

H.1. Out of the amounts in this Item shall be provided $4,716,495 the first year and $5,065,150 the second year from the general fund for the Commonwealth’s share of the estimated operating expenses of the Fort Monroe Authority (FMA). This appropriation represents the Commonwealth’s share of the authority’s estimated operating expenses. These expenses may not be reimbursed by the federal government and shall be reduced by any federal funding the authority may receive for expenditures funded through the Commonwealth’s contribution that ultimately qualify for federal reimbursement. Any such reimbursements shall be repaid to the general fund. Amounts for this purpose shall be paid from the general fund in no more than four quarterly installments.

2. All moneys of the FMA, from whatever source derived, shall be paid to the treasurer of the FMA. The Auditor of Public Accounts or his legally authorized representatives, shall annually examine the accounts of the books of the FMA.

3. Employees of the FMA shall be eligible for membership in the Virginia Retirement System and participation in all of the health and related insurance and other benefits, including premium conversion and flexible benefits, available to state employees as provided by law.

4. For the purposes of § 2.2-2708, the board of trustees of the Fort Monroe Authority created pursuant to § 15.2-7301 shall be deemed a state public body and may meet by electronic communication means in accordance with the requirements set forth in § 2.2-3708. Electronic communication shall mean the same as that term is defined in § 2.2-3701.

5. Notwithstanding any other provision of law or agreement, the amount paid from all sources of funds by the Fort Monroe Authority to the City of Hampton pursuant to § 2.2-2342, Code of Virginia, shall not exceed $562,540 in FY 2013 and $983,960 in FY 2014.

I. Included in this appropriation is $2,000,000 the first year and $500,000 the second year from the Water Quality Improvement Fund for grants to communities located outside the Chesapeake Bay watershed for: 1) the construction of mandated water quality improvement facilities at publicly owned treatment works for projects that would otherwise result in a financial hardship for the residential users of the facilities; 2) the design and construction of managed on-site community wastewater treatment systems in isolated areas that cannot be addressed through active treatment facilities; and 3) planning grants to develop regional or county wide wastewater treatment strategies in areas that have not previously completed planning and engineering studies. Priority will be given to the elimination of straight piping of household wastewater into the Commonwealth’s waterways. The department shall leverage the appropriation with other state moneys, federal grants or loans, local contributions, and private or nonprofit resources.

J. Out of the amounts in this Item, $1,000,000 the first year and $2,000,000 the second year from the general fund shall be deposited to the Virginia Removal or Rehabilitation of Derelict Structures Fund to support industrial site revitalization.

K. Out of the amounts in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be provided for the Virginia Main Street Program. This amount shall be in addition to other appropriations for this activity.

L. Out of the amounts in this item, $50,000 the second year from the general fund shall be provided to the City of Falls Church for a community revitalization effort for the Tinner Hill Historic Park and Creative Cauldron.

M. Out of the amounts in this item, $250,000 the second year from the general fund shall be provided to the Town of Abingdon to support detailed planning of construction of an academic medical facility.
ITEM 110.

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<thead>
<tr>
<th>Item</th>
<th>Appropriations($)</th>
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<td>First Year</td>
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Total for Department of Housing and Community Development: $107,169,943 $115,091,474 $115,793,094

General Fund Positions: 55.90 55.90
Nongeneral Fund Positions: 51.10 51.10
Position Level: 107.00 107.00

Fund Sources:
- General: $47,722,330 $57,143,861 $57,845,481
- Special: $3,089,834 $3,089,834 $900,000
- Dedicated Special Revenue: $2,400,000 $900,000
- Federal Trust: $53,957,779 $53,957,779

§ 1-13. VIRGINIA RACING COMMISSION (405)

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<td>117. Not set out.</td>
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<td>126. Not set out.</td>
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127. Not set out.

128. Regulation of Horse Racing and Pari-Mutuel Betting (55800) $1,917,726 $1,917,726 $1,917,726 $1,650,728

License and Regulate Horse Racing and Pari-Mutuel Wagering (55801) $1,917,726 $1,917,726 $1,650,728

Fund Sources: Special $1,917,726 $1,917,726
CH. 1]

ITEM 128.

ITEM 128.

Item Details($) Appropriations($)  
First Year Second Year First Year Second Year  
FY2013 FY2014 FY2013 FY2014  

$1,650,728

$1,650,728

Authority: Title 59.1, Chapter 29, Code of Virginia.

A. Out of this appropriation, the members of the Virginia Racing Commission shall receive compensation and reimbursement for their reasonable expenses in the performance of their duties, as provided in § 2.2-2104, Code of Virginia.

B. Notwithstanding the provisions of § 59.1-392, Code of Virginia, up to $255,000 the first year and $255,000 the second year shall be transferred to Virginia Polytechnic Institute and State University to support the Virginia-Maryland Regional College of Veterinary Medicine.

C. Any revenues received during the biennium and which are due to the commission pursuant to § 59.1-364 et seq., Code of Virginia, shall be used first to fund the operating expenses of the commission as appropriated in this Item. Any change in operating expenses as herein appropriated requires the approval of the Department of Planning and Budget. Any revenues in excess of amounts required for commission operations as appropriated under the provisions of this act and amounts payable to specific entities pursuant to § 59.1-392 and appropriated in paragraphs B and D of this Item, shall revert to the general fund.

D. Out of these amounts, the obligations set out in § 59.1-392 D. 5., D. 6., G. 5., G. 6., K. 3., K. 4., K. 5., N. 3., N. 4., and N. 5., Code of Virginia, shall be fully funded.

E. In the event revenues exceed the appropriated amounts in this Item, the Virginia Racing Commission is authorized to seek an administrative appropriation, up to $700,000, from the Director, Department of Planning and Budget, to develop programs or award grants for the promotion and marketing, sustenance and growth of the Virginia horse industry, including horse breeding. In no event, however, shall any funds be expended for that purpose that would cause the reversion to the general fund required by Paragraph C above to fall below $734,356 the first year and $184,356 the second year.

Total for Virginia Racing Commission........................................ $3,417,726 $3,417,726

Nongeneral Fund Positions................................................. 10.00 10.00

Position Level ..................................................................... 10.00 10.00

Fund Sources: Special......................................................... $3,417,726 $3,417,726

129. Not set out.

TOTAL FOR OFFICE OF COMMERCE AND TRADE.......................................................... $1,012,100,500 $912,100,919

General Fund Positions....................................................... 364.44 370.44

Nongeneral Fund Positions................................................. 1,294.56 1,298.56

Position Level ..................................................................... 1,659.00 1,669.00

Fund Sources: General....................................................... $170,794,886 $182,738,390

Special.......................................................... $34,024,553 $23,283,850

Trust and Agency....................................................... $706,961,829 $607,186,203

Dedicated Special Revenue......................................... $26,293,396 $24,732,502

Federal Trust.......................................................... $74,024,553 $74,159,974

$183,316,414

$23,016,852

$25,532,502

$74,159,974
### OFFICE OF EDUCATION

**§ 1-14. DEPARTMENT OF EDUCATION, CENTRAL OFFICE OPERATIONS (201)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
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<tr>
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<td>First Year FY2013</td>
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<td>First Year FY2014</td>
</tr>
<tr>
<td><strong>Instructional Services (18100)</strong></td>
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<tr>
<td>Public Education Instructional Services (18101)</td>
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<td>Program Administration and Assistance for Instructional Services (18102)</td>
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<tr>
<td>Adult Education and Literacy (18104)</td>
<td>$1,579,502</td>
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<td>Fund Sources: General</td>
<td>$5,346,019</td>
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<td>Special</td>
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<tr>
<td>Commonwealth Transportation</td>
<td>$243,919</td>
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<tr>
<td>Trust and Agency</td>
<td>$5,000</td>
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<tr>
<td>Federal Trust</td>
<td>$12,340,071</td>
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A. The Superintendent of Public Instruction is encouraged to implement school/community team training.

B. The Superintendent of Public Instruction shall provide direction and technical assistance to local school divisions in the revision of their Vocational Education curriculum and instructional practices.

C. The Superintendent of Public Instruction, in cooperation with the Commissioner of Social Services, shall encourage local departments of social services and local school divisions to work together to develop cooperative arrangements for the use of school resources, especially computer labs, for the purpose of training Temporary Assistance for Needy Families (TANF) recipients for the workforce.

D. Notwithstanding § 4-1.04 a 3 of this act, the Superintendent of Public Instruction may apply for grant funding to be used by local school divisions consistent with the provisions of Chapter 447, 1999 Acts of Assembly. The nongeneral fund appropriation for this agency shall be adjusted by the amount of the proceeds of any such grant awards.

E. Out of the amounts for Public Education Instructional Services, $100,000 the first year and $100,000 the second year from the general fund is provided for the Career Pathways Program.

F. 1. Out of the appropriations in this item, $1,500,000 the first year and $1,500,000 the second year from the general fund is provided to support students and teachers pursuing information technology industry certifications through an information technology academy model. The funding is provided for the information technology academy model and shall be used to provide outreach, training, instructional resources, industry recognized certification opportunities for teachers and students enrolled in Virginia public high schools and regional career and technical education programs, and information technology curriculum resources for use by students’ parents.

2. The funds provided in this initiative shall be used to support the following priority objectives: a) increase the percentage of students enrolled in career and technical education courses who receive instruction in the information technology academy program leading to an
increased number of students achieving industry recognized certifications in information technology; b) increase the number of high schools and regional career and technical education programs that receive the training and technical support to be ready to implement the information technology academy model leading to increased statewide implementation and use; c) increase the number of teachers teaching targeted career and technical education courses and other high school teachers who receive training in the information technology academy program and in industry recognized certifications leading to an increased number of teachers achieving industry recognized certifications in information technology; and, d) support implementation of the information technology academy program in school divisions in Southside and Southwest Virginia so that implementation in those regions is at least comparable to implementation in other regions of Virginia.

G. Out of this appropriation, $220,191 the second year from the general fund is provided to establish the Virginia Center for Excellence in Teaching. The Department of Education will solicit competitive proposals for funding from institutions of higher education to create and operate the Center. The Center will offer a series of residential summer professional development academies for exemplary teachers. The curriculum developed for the academies will incorporate national issues, current research, and trends in education aligned with the focus areas of instructional supervision, strategies for school improvement, addressing the learning needs of diverse populations, assessment practices and use of data to drive instructional decision making, grant utilization and partnership opportunities, and community outreach. The Center will incorporate experiential learning through exploration of case studies on educational policy and instructional leadership. To be eligible to attend the Center, teachers must meet the following criteria: 1) hold a teaching license issued by the Virginia Department of Education; 2) have a minimum of 5 years of successful teaching experience; 3) a consistent record of effective instruction; and 4) demonstrated leadership ability; and 5) teach in a public school division in Virginia. The institution of higher education selected to create and operate the Center will be responsible for the selection of teachers to attend the academies.

ITEM 131.

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<td>Special Education Instructional Services (18201)</td>
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<td>Special Education Compliance and Monitoring Services (18203)</td>
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<tr>
<td>Student Assistance and Guidance Services (18204)</td>
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Fund Sources:
- General: $0
- Special: $120,000
- Federal Trust: $12,705,359


A. The Department of Education, in collaboration with the Office of Comprehensive Services, shall provide training to local staff serving on Family Assessment and Planning Teams and Community Policy and Management Teams. Training shall include, but need not be limited to, the federal and state requirements pertaining to the provision of the special education services funded under § 2.2-5211, Code of Virginia. The training shall also include written guidance
concerning which services remain the financial responsibility of the local school divisions. In addition, the Department of Education 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.

B. The Board of Education shall consider the caseload standards for speech-language pathologists as part of its review of the Standards of Quality, pursuant to § 22.1-18.01, Code of Virginia.

C. The Board of Education shall consider the inclusion of instructional positions needed for blind and visually impaired students enrolled in public schools and shall consider developing a caseload requirement for these instructional positions as part of its review of the Standards of Quality, pursuant to § 22.1-18.01, Code of Virginia.

D. Out of this appropriation, $277,000 the second year from the general fund is provided to the Department of Education to develop and conduct statewide training for public school teachers and administrators on implementation of a positive behavioral intervention and supports program effective schoolwide discipline system that reduces disruptive behavior in the classroom.

133. Not set out.

134. Not set out.

135. Not set out.

136. Not set out.

137. Administrative and Support Services (19900) $16,341,391 $16,786,615
General Management and Direction (19901) .......... $3,740,818 $3,729,238
Information Technology Services (19902) .......... $8,204,806 $8,667,063
Accounting and Budgeting Services (19903) .... $2,940,942 $2,934,798
Policy, Planning, and Evaluation Services (19929) $1,455,566 $1,455,566
Fund Sources: General.................................. $13,884,701 $14,329,925
Special.................................................. $1,806,690 $1,806,690
Federal Trust.......................................... $650,000 $650,000

Authority: Article VIII, Sections 2, 4, 5, 6, 8, Constitution of Virginia; Title 2.2, Chapters 10, 12, 29, 30, 31, and 32; Title 22.1, 22.1-8 through 20, 22.1-21 through 24; Title 51.1, Chapters 4, 5, 6.1, and 11; Title 60.2, Chapters 60.2-100, 60.2-106; Title 65.2, Chapters 1, 6, and 9, Code of Virginia; P.L. 108-446, P.L. 107-110, Federal Code.

A. Out of this appropriation, $90,500 the first year and $90,500 the second year from the general fund is designated to support annual membership dues to the Education Commission of the States.

In addition, $5,000 the first year and $5,000 the second year from the general fund is designated to pay registration and travel expenses of citizens appointed as either Virginia commissioners for the Education Commission of the States or to the Southern Regional Education Board.

B. Out of this appropriation, $9,000 the first year and $9,000 the second year from the general fund, is designated to support annual membership dues to the Southern Regional Education Board.

C. Out of this appropriation $70,000 the first year and $70,000 the second year from the general fund is provided for the fees and travel expenses associated with the Interstate Compact on Educational Opportunity for Military Children, established pursuant to Chapter 187, of the 2009 Acts of Assembly.

D. The Department of Education is authorized to collect proceeds from the sale of educational resources it has developed, such as technology applications, on-line course content, assessments, and other educational content, to out-of-state individuals or entities and to in-state,
for-profit entities. The Department of Education is further authorized to deposit such proceeds in a non-reverting special fund account established in its financial records for this purpose. 

Proceeds from such sales shall be expended by the Department of Education to further develop existing educational resources or to create new educational resources for the benefit of the commonwealth's public schools and which may also be sold under the provisions of this paragraph. Proceeds from the sale of any educational resources sold under the provisions of this paragraph that were developed using general funds shall be deposited to the general fund until the general fund cost of development is recovered. The Secretary of Administration shall authorize any licensing agreements executed by the Department of Education pursuant to this paragraph.

E. Out of this appropriation, $100,812 the first year and $200,812 the second year from the general fund is provided to support the Innovative Education Technical Advisory Group to assist new applicants seeking to establish charter, college laboratory, or virtual schools, or other instructional delivery or school governance models in Virginia.

F. Out of this appropriation, $277,000 the first year and $138,500 the second year from the general fund shall be used to provide performance evaluation training to teachers, principals, division superintendents, and other affected school division personnel in support of the transition from continuing employment contracts to annual employment contracts for teachers and principals.

Total for Department of Education, Central Office Operations................................................................. $93,735,120 $94,932,511

General Fund Positions.......................................................... 136.00 136.00
Nongeneral Fund Positions..................................................... 178.50 178.50
Position Level ........................................................................ 314.50 314.50

Fund Sources: General........................................................ $51,178,037 $52,375,428
Special................................................................. $4,462,690 $4,462,690
Commonwealth Transportation ...................................... $243,919 $243,919
Trust and Agency........................................................... $279,663 $279,663
Federal Trust............................................................... $37,570,811 $37,570,811

Direct Aid to Public Education (197)

138. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300)................................................................. $9,982,652 $11,330,677
Financial Assistance for Supplemental Education (14304)................................................................. $9,982,652 $11,330,677

Fund Sources: General........................................................ $9,982,652 $11,330,677

Authority: Discretionary Inclusion.

A. Out of this appropriation, the Department of Education shall provide $373,776 the first year and $373,776 the second year from the general fund for the Jobs for Virginia Graduates initiative.

B. Out of this appropriation, the Department of Education shall provide $124,011 the first year and $124,011 the second year from the general fund for the Southwest Virginia Public Education Consortium at the University of Virginia's College at Wise. An additional $71,849 the first year and $71,849 the second year from the general fund is provided to the Consortium to continue the Van Gogh Outreach program with Lee and Wise County Public Schools and expand the program to the twelve school divisions in Southwest Virginia.

C. This appropriation includes $58,905 the first year and $58,905 the second year from the general fund for the Southside Virginia Regional Technology Consortium to expand the research and development phase of a technology linkage.
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.

E. Out of this appropriation, $298,021 the first year and $298,021 the second year from the general fund shall be allocated for the Career and Technical Education Resource Center to provide vocational curriculum and resource instructional materials free of charge to all school divisions.

F. It is the intent of the General Assembly that the Department of Education provide 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 $5,100,000 the first year and $5,310,000 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.

G.1.a. This appropriation includes $708,000 the first year from the general fund for the Virginia Teaching Scholarship Loan Program. These scholarships shall be for undergraduate students at or beyond the sophomore year in college with a cumulative grade point average of at least 2.7 who are nominated by their college and students at the graduate level and who meet the criteria and qualifications, pursuant to § 22.1-290.01, Code of Virginia. Awards shall be made to students who are enrolled full-time or part-time in approved undergraduate or graduate teacher education programs for (i) critical teacher shortage disciplines, such as special education, chemistry, physics, earth and space science, foreign languages, or technology education or (ii) as students meeting the qualifications in § 22.1-290.01, Code of Virginia, who have been identified by a local school board to teach in any discipline or at any grade level in which the school board has determined that a shortage of teachers exists; however, such persons shall meet the qualifications for awards granted pursuant to this item; or (iii) those students seeking degrees in Career and Technical education or (ii) regardless of teaching discipline, in a school with a high concentration of classroom teachers under contract for that school year that hold such certification.

b. This appropriation includes $708,000 the second year from the general fund for the Virginia Teaching Scholarship Loan Program. These scholarships shall be for undergraduate students at or beyond the sophomore year in college with a cumulative grade point average of at least 2.7, who were in the top 10 percent of their high school class, who are nominated by their college and students at the graduate level, and who meet the criteria and qualifications, pursuant to § 22.1-290.01, Code of Virginia. Awards shall be made to students who are enrolled full-time or part-time in approved undergraduate or graduate teacher education programs for (i) critical teacher shortage disciplines, such as special education, chemistry, physics, earth and space science, foreign languages, or technology education or (ii) as students meeting the qualifications in § 22.1-290.01, Code of Virginia, who have been identified by a local school board to teach in any discipline or at any grade level in which the school board has determined that a shortage of teachers exists; however, such persons shall meet the qualifications for awards granted pursuant to this item; or (iii) those students seeking degrees in Career and Technical education or (ii) regardless of teaching discipline, in a school with a high concentration of classroom teachers under contract for that school year that hold such certification.
education. Minority students may be enrolled in any content area for teacher preparation and 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 in Teaching Initiative and Fund, pursuant to Chapters 570, 597, 623, 645, and 719 of the Acts of Assembly of 2000. Scholarship recipients may fulfill the teaching obligation by accepting a teaching position (i) in one of the critical teacher shortage disciplines; or (ii) regardless of teaching discipline, in a school with a high concentration of students eligible for free or reduced price lunch; or (iii) in any discipline or at grade levels with a shortage of teachers; or (iv) in a rural or urban region of the state with a teacher shortage. For the purposes of this item, "critical teacher shortage area and discipline" means subject areas and grade levels identified by the Board of Education in which the demand for classroom teachers exceeds the supply of teachers, as defined in the Board of Education's Regulations Governing the Determination of Critical Teacher Shortage Areas. Scholarship amounts are based on $10,000 per year for full-time students, and shall be prorated for part-time students based on the number of credit hours. The Board of Education is authorized to recover total funds awarded as scholarships or the appropriate proportion thereof in the event that scholarship recipients fail to honor the stipulated teaching obligation. The Department of Education shall report annually on the critical shortage teaching areas in Virginia.

2. 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.

3. The Board 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. Any funds collected by the Board on behalf of this program shall revert to the general fund on June 30 each year. Such reversion shall be the net of any administrative or legal fees associated with the collection of these funds.

H. Out of the amounts for this Item, shall be provided $31,003 the first year and $31,003 the second year from the general fund for the Virginia Career Education Foundation.

I. Out of this appropriation, $212,500 the first year and $212,500 the second year from the general fund shall be distributed to the Greater Richmond Area Scholarship Program, Incorporated (GRASP) to provide students and families in need access to financial aid, scholarships, and counseling to maximize educational opportunities for students.

J. Out of this appropriation, the Department of Education shall provide $525,000 the first year and $525,000 the second year from the general fund to Communities in Schools.

K. 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.

L. Out of this appropriation, $80,000 the first year from the general fund is provided for one-time planning and implementation grants to support the establishment of Governor’s Health Sciences Academies. In spring 2012, the Department of Education will solicit competitive proposals for funding from school divisions in each of the eight superintendents’ planning regions. The Department of Education will award eight planning grants of $5,000 each during the first semester of the 2012-2013 school year to support the program development process. Upon approval by the Board of Education to implement an Academy in the second half of FY 2013, the Department of Education will award eight implementation grants of $5,000 to each of the approved Academies.

M. This appropriation includes $203,691 the first year and $543,176 the second year from the general fund to support implementation of the Youth Development Academy pilot program for rising 9th and 10th grade students. The local applicant(s) selected to conduct a pilot academy, in consultation with the Department of Education, will develop the curriculum and content for the pilot academy to include a focus on civics education, financial literacy, community service, preventive health, character education, and leadership skills. Each of the eight superintendents’ planning regions will be invited to apply to host a pilot academy the first year and each of the
eight regional superintendent regions will host an academy the second year. The Department of Education will make the final determination on which regions will implement a pilot academy based on the proposals received the first year and which division or divisions in the case of a joint application, in each of the eight regions will host an academy the second year.

N. Out of this appropriation, $500,000 the first year and $808,000 the second year from the general fund is provided to fund a pilot initiative 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: Mathematics, Mathematics-Algebra-I, mathematics, Middle Education 6-8: Science, Biology, Chemistry, Earth and Space Science, physics, or 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.

O. This appropriation includes $200,000 the first year from the general fund to support the feasibility of establishing the Virginia Science, Technology, Engineering, and Applied Mathematics (STEAM) Academy.

P. Out of this appropriation, the Department of Education shall provide $350,000 the first year and $425,000 the second year from the general fund for Project Discovery. These funds are towards the cost of the program in Abingdon, Accomack/Northampton, Alexandria, Amherst, Appomattox, Arlington, Bedford, Bland, Campbell, Charlottesville, Cumberland, Danville/Pittsylvania, Fairfax, Franklin/Patrick, Goochland/Powhatan, Lynchburg, Newport News, Norfolk, Richmond City, Roanoke City, Smyth, Surry/Sussex, Tazewell, Williamsburg/James City, and Wythe and the salary of a fiscal officer for Project Discovery.

The Department of Education shall determine the Project Discovery funding distributions to each community action agency. The contract with Project Discovery should specify the allocations to each local program and require the submission of a financial and budget report and program evaluation performance measures. Allocations shall be on a per pupil basis.

Q. Out of this appropriation, $175,000 the first year and $87,500 the second year from the general fund is provided for a pilot program in one public local school division for a College Readiness Center as selected by the Superintendent of Public Instruction from submitted proposals. The Center would provide an extended school calendar in grades six through eight for selected students. The goals of the program shall be to increase the number of students who attain a college degree without the need for remedial services at the college level. The local school division shall provide an evaluation of initial outcomes related to the Center by June 30, 2013.

R. Out of this appropriation, the Department of Education shall provide $425,000 the first year and $225,000 the second year from the general fund for the Virginia Student Training and Refurbishment Program.

S. Out of this appropriation, $300,000 the first year and $400,000 the second year from the general fund is provided to establish a comprehensive pilot initiative to recruit students to major in the fields of mathematics and science to help alleviate the shortage of qualified teachers in these fields.
T. Out of this appropriation, $341,040 the second year from the general fund is provided to expand the number of schools implementing an effective school-wide discipline system—a positive behavioral interventions and supports program that reduces disruptive behavior in the classroom. Any school division which desires to apply for this competitive grant must submit a proposal to the Department of Education by August 1, 2013. The proposal must define student outcome objectives including, but not limited to, reductions in disciplinary referrals and out-of-school suspension rates. In making the competitive grant awards, the Department of Education shall give priority to school divisions proposing to serve schools identified by the Department as having high suspension rates. School divisions currently implementing Effective School-wide Discipline in one or more schools shall be eligible to apply for grants to support expansion of the program to additional schools. No funds awarded to a school division under this grant may be used to supplant funding for schools already implementing the program.

U. Out of this appropriation, $412,500 the second year from the general fund is provided for planning grants of no more than $50,000 each for local school divisions pursuing the creation of new year-round school programs for divisions or individual schools in support of the findings from the 2012 JLARC review. School divisions must submit applications to the Department of Education by August 1, 2013. Applications shall include evidence of commitment to pursue implementation in the 2014-15 school year. If balances exist, existing extended school year programs may be eligible to apply for remaining funds.

V. Out of this appropriation, $129,500 the second year from the general fund is provided for the Fairfax and Loudoun school divisions to support the development of a STEM model program for pre-kindergarten and kindergarten students. Each developed model will focus on enhancing the children's learning experiences through the arts.

<table>
<thead>
<tr>
<th>Standards of Quality for Public Education (SOQ) (17801)</th>
<th>$5,178,177,305</th>
<th>$5,261,418,866</th>
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<td>Financial Assistance for Categorical Programs (17803)</td>
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### Appropriation Detail of Education Assistance Programs (17800)

**Standards of Quality (17801)**

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**Incentive Programs (17802)**

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ITEM 139.

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<td>$58,321,130</td>
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| **Lottery (17805)**                                   |      |      |      |      |
| Foster Care                                           | $9,016,406 | $9,413,338 |       |       |
| At-Risk Add-On                                       | $78,734,853 |       | $8,962,411 | $78,687,071 |
| Virginia Preschool Initiative                        | $64,953,097 |       | $68,569,214 | $67,424,295 |
| Early Reading Intervention                           | $15,332,606 |       | $14,972,241 | $17,482,065 |
| Mentor Teacher                                        | $1,000,000 |       | $1,000,000 |       |
| K-3 Primary Class Size Reduction                     | $102,671,654 |       | $106,431,479 | $103,971,881 |
| School Breakfast Program                             | $3,693,543 |       | $3,612,556 |       |
| SOL Algebra Readiness                                 | $11,173,155 |       | $11,394,145 |       |
| Regional Alternative Education                        | $7,802,104 |       | $8,048,710 |       |
| ISAEP                                                 | $2,247,581 |       | $2,247,581 |       |
| Special Education - Regional Tuition                  | $72,429,258 |       | $77,774,168 |       |
| Career and Technical Education - Categorical          | $10,400,829 | $10,400,829 |       |       |
| Project Graduation                                    | $2,774,478 | $2,774,478 |       |       |
| Virginia Teacher Corps (NCLB/EFAL)                    | $415,000 | $415,000 |       |       |
| Race to GED (NCLB/EFAL)                               | $2,485,988 | $2,410,988 |       |       |
| Path to Industry Certification (NCLB/EFAL)            | $1,065,133 | $1,331,464 |       |       |
| Supplemental Basic Aid                                | $892,395 | $878,076 |       |       |
| English as a Second Language                          | $44,675,649 | $45,863,224 |       |       |
| Textbooks (split funded)                              | $61,262,666 | $61,660,423 |       |       |
| Remedial Summer School (split funded)                 | $6,433,605 |       | $23,152,232 |       |
| Additional Assistance with Retirement, Inflation and Preschool Costs (split funded) | $0 | $3,787,889 |       |       |
| **Total**                                             | $499,460,000 | $462,000,000 |       |       |
| Technology - VPSA                                     | $59,846,000 |       | $532,700,000 |       |
Payments out of the above amounts shall be subject to the following conditions:

A. Definitions

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 1,221,485.85 the first year and 1,228,510.35 the second year.

   c. March 31 ADM adjusted for half-day kindergarten at 85 percent of March 31 ADM, is estimated at 1,220,774.28 the first year and 1,227,769.61 the second year.

   d. 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.

   e. Students enrolled in an Individualized Student Alternative Education Program (ISAEP) pursuant to § 22.1-254 D 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.

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

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

4.a. "Composite Index of Local Ability-to-Pay" - An index figure computed for each locality. The composite index is the sum of 2/3 of the index of wealth per pupil in unadjusted March 31 ADM reported for the first seven (7) months of the 2009-2010 school year and 1/3 of the
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the Board of Education, which shall equal the approved Literary Fund loans shall be made on the basis of a composite index established by the composite index of local ability to pay to such resulting division or interest rates on shall include the transition of a city to town status, all state payments from this item adjusted consolidation of only the school divisions or by consolidation of the local governments, which c.1) In the event that two or more school divisions become one school division, whether by resulting constituent index elements with the indicated weighting: (1) true values of real estate and public service corporations as reported by the State Department of Taxation for the calendar year 2009 - 50 percent; (2) adjusted gross income for the calendar year 2009 as reported by the State Department of Taxation - 40 percent; (3) the sales for the calendar year 2009 which are subject to the state general sales and use tax, as reported by the State Department of Taxation - 10 percent. Each constituent index element for a locality is its sum per March 31 ADM, or per capita, expressed as a percentage of the state average per March 31 ADM, or per capita, for the same element. A locality whose composite index exceeds 0.8000 shall be considered as having an index of 0.8000 for purposes of distributing all payments based on the composite index of local ability-to-pay. Each constituent index element for a locality used to determine the composite index of local ability-to-pay for the current biennium shall be the latest available data for the specified official base year provided to the Department of Education by the responsible source agencies no later than November 15, 2011.

b. For any locality whose total calendar year 2009 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) In the event that two or more school divisions become one school division, whether by consolidation of only the school divisions or by consolidation of the local governments, which shall include the transition of a city to town status, all state payments from this item adjusted by the composite index of local ability to pay to such resulting division or interest rates on approved Literary Fund loans shall be made on the basis of a composite index established by the Board of Education, which shall equal the composite index no lower than the lowest nor higher than the highest composite index of any of the individual school divisions involved in such consolidation. In addition, the local share of state payments adjusted by the composite index shall also be based on the same composite index of any of the individual school divisions involved in such consolidation. This index shall remain in effect for a period of no less than five nor more than fifteen years, unless a lower composite index is calculated for the combined division through the process for computing an index figure as set forth above. The Governor shall approve the composite index determined by the Board of Education prior to disbursement of funds under such index. The department shall report to the Chairmen of the House Appropriations and Senate Finance Committees the composite indices approved by the Governor and the board in the event this provision is implemented.

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

3) Pursuant to paragraph c.1) above, 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. Notwithstanding the provisions of paragraph c.1) 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.

5) Bedford County Public Schools shall undergo a School Efficiency Review pursuant to Item 271, 4.a. Such review shall include division administration; human resources; finance; purchasing; educational service delivery costs, including school size; special education; facilities; transportation; technology management; and food service.

6) JLARC is hereby directed, with assistance from the Commission on Local Government, to analyze and make recommendations going forward regarding the most effective balance between the costs of incentives for government and school consolidations with the expected resulting savings and operational benefits, and how best to structure such state incentives to achieve both clarity for localities as well as justification that incentives are adequate, but not more than necessary. JLARC shall complete its study and submit a final report no later than October 1, 2014.

d. When it is determined that a substantial error exists in a constituent index element, the Department of Education will make adjustments in funding for the current school year only in the division where the error occurred. The composite index of any other locality shall not be changed as a result of the adjustment. No adjustment during the biennium will be made as a result of updating of data used 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.

5. "Required Local Expenditure for the Standards of Quality" - The locality's share based on the composite index of local ability-to-pay of the cost required by all the Standards of Quality 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 Standards of Quality/Local Real Estate Property Tax Relief Fund and appropriated in this Item, both of which are 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 paragraph B.20. of this Item, collected by the Department of Education and distributed to school divisions in the fiscal year in which the school year begins.

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 required, in which the school division has elected to participate in a fiscal year.

7. "Planning District Eight" - The nine localities which comprise Planning District Eight are Arlington County, Fairfax County, Loudoun County, Prince William County, Alexandria 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 paragraph B. 20. of this Item, adjusted for the state's share of the composite index of local ability to pay.

9. In the event that the general fund appropriations in this item are not sufficient to meet the entitlements payable to school divisions pursuant to the provisions of this Item, the Department of Education is authorized to transfer any available general fund funds between these Items to address such insufficiencies. If the total general fund appropriations after such transfers remain insufficient to meet the entitlements of any program funded with general fund dollars, the Department of Education is authorized to prorate such shortfall proportionately across all of the
school divisions participating in any program where such shortfall occurred. In addition, the Department of Education is authorized each year to temporarily suspend textbook payments made to school divisions from Lottery funds to ensure that any shortfall in Lottery revenue can be accounted for in the remaining textbook payments to be made for the year.

10. The Department of Education is directed to apply a cap on inflation rates in the same manner prescribed in § 51.1-166.B, Code of Virginia, when updating funding to school divisions during the biennial rebenchmarking process.

11. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to combine the end-of-year Average Daily Membership (ADM) for those school divisions who have partnered together as a fiscal agent division and a contractual division for the purposes of calculating prevailing costs included in the Standards of Quality (SOQ).

12. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to include zeros in the linear weighted average calculation of support non-personal costs for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

13. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to eliminate the corresponding and appropriate object code(s) related to reported travel expenditures included the linear weighted average non-personal cost calculations for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

14. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to eliminate the corresponding and appropriate object code(s) related to reported leases and rental and facility expenditures included the linear weighted average non-personal cost calculations for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

15. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to fund transportation costs using a 15 year replacement schedule, which is the national standard guideline, for school bus replacement schedule for the purpose of calculating funded transportation costs included in the Standards of Quality (SOQ).

16. To provide temporary flexibility, notwithstanding any other provision in statute or in this Item, school divisions may elect to increase the teacher to pupil staffing ratios in kindergarten through grade 7 and English classes for grades 6 through twelve by one additional student; the teacher to pupil staffing ratio requirements for Elementary Resource teachers, Prevention, Intervention and Remediation, English as a Second Language, Gifted and Talented, Career and Technical funded programs (other than on Career and Technical courses where school divisions will have to maintain a maximum class size based on federal Occupational Safety & Health Administration safety requirements) are waived; and the instructional and support technology positions, librarians and guidance counselors staffing ratios for new hires are waived.

17. To provide additional flexibility, notwithstanding the provisions of § 22.1-79.1 of the Code of Virginia, any school division that was granted a waiver regarding the opening date of the school year for the 2011-12 school year under the good cause requirements shall continue to be granted a waiver for the 2012-13 school year and the 2013-2014 school year.

B. General Conditions

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

<table>
<thead>
<tr>
<th>Instructional Position</th>
<th>First Year Salary</th>
<th>Second Year Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elementary Teachers</td>
<td>$45,118</td>
<td>$45,118</td>
</tr>
<tr>
<td>Elementary Assistant Principals</td>
<td>$63,824</td>
<td>$63,824</td>
</tr>
</tbody>
</table>
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### Appropriations($)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elementary Principals</td>
<td>$78,510</td>
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<tr>
<td>Secondary Teachers</td>
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<tr>
<td>Secondary Assistant Principals</td>
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<tr>
<td>Secondary Principals</td>
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<td>$86,464</td>
</tr>
<tr>
<td>Instructional Aides</td>
<td>$16,223</td>
<td>$16,223</td>
</tr>
</tbody>
</table>

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

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

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

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

### Payments for health insurance fringe benefits are included in and distributed through Basic Aid.

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

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

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

### In the event that the actual 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 Standards of Quality/Local Real Estate Property Tax Relief Fund and appropriated in this Item (both of which are returned on the basis of the latest yearly estimate of school age population provided by the Weldon Cooper Center for Public Service paragraph B. 20. of this Item) for sales in the fiscal year in which the school year begins are different from the number estimated as the basis for this appropriation, the estimated state sales and use tax revenues shall not be adjusted.

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

#### 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.

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

b. The total expenditures for operation, defined as total expenditures less all capital outlays, expenditures for debt service, facilities, non-regular day school programs (such as adult education, preschool, and non-local education programs), and any transfers to regional programs will be calculated.
c. The following state funds will be deducted from the amount calculated in paragraph a. above: 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 paragraph B. 20. of this Item) for sales in the fiscal year in which the school year begins; total receipts from state funds (except state funds for non-regular day school programs and state 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 end of the fiscal year will be added to the amount calculated in paragraph a. above.

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

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

f. The final amount calculated as described above must be equal to or greater than the required 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.

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

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

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

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

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

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 expenditure occurs, for a special project, the details of which must be furnished to the Department of Education for review and approval;

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

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

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.

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.

13. All state and local matching funds required by the programs in this Item shall be appropriated to the budget of the local school board.

14. By November 15 of each year, the Department of Planning and Budget, in cooperation with the Department of Education, shall prepare and submit a preliminary forecast of Standards of Quality expenditures, based upon the most current data available, to the Chairmen of the House Appropriations and Senate Finance Committees. In odd-numbered years, the forecast for the current and subsequent two fiscal years shall be provided. In even-numbered years, the forecast for the current and subsequent fiscal year shall be provided. The forecast shall detail the projected March 31 Average Daily Membership and 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.

16. Except as otherwise provided in this act, the Superintendent of Public Instruction shall provide guidelines for the distribution and expenditure of general fund appropriations and such additional federal, private and other funds as may be made available to aid in the establishment and maintenance of the public schools.

17. At the Department of Education's option, fees for audio-visual services may be deducted from state Basic Aid payments for individual local school divisions.

18. For distributions not otherwise specified, the Department of Education, at its option, may use prior year data to calculate actual disbursements to individual localities.

19. Payments for accounts related to the Standards of Quality made to localities for public education from the general fund, as provided herein, shall be payable in twenty-four semi-monthly installments at the middle and end of each month.

20. Notwithstanding §22.1-638 D., Code of Virginia, and other language in this item, the Department of Education shall, for purposes of calculating the state and local shares of the Standards of Quality, apportion state sales and use tax 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, 2010, estimate of school age population provided by the Weldon Cooper Center for Public Service and, in the second year, based on the July 1, 2011, estimate of school age population provided by the Weldon Cooper Center for Public Service.

Notwithstanding §22.1-638 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, 2010, estimate of school age population provided by the Weldon Cooper Center for Public Service and, in the second year, based on the July 1, 2011, estimate of school age population provided by the Weldon Cooper Center for Public Service.

21. The school divisions within the Tobacco Region, as defined by the Tobacco Indemnification and Community Revitalization Commission, shall jointly explore ways to maximize their collective expenditure reimbursement totals for all eligible E-Rate funding.

22. This Item includes appropriations totaling an estimated $499,460,000 the first year and $532,700,000 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.

23. For reporting purposes, the Department of Education shall include Lottery Proceeds Funds as state funds.

24.a. Any locality that has met its required local effort for the Standards of Quality accounts for FY 2013 and that has met its required local match for incentive or Lottery-funded programs in which the locality elected to participate in FY 2013 may carry over into fiscal year 2014 any remaining state Direct Aid to Public Education fund balances available to help minimize any FY 2014 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 2014.

b. Any locality that has met its required local effort for the Standards of Quality accounts for FY 2014 and that has met its required local match for incentive or Lottery-funded programs in which the locality elected to participate in FY 2014 may carry over into FY 2015 any remaining state Direct Aid to Public Education fund balances available to help minimize any FY 2015 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 2015.

25. Localities are encouraged to allow school boards to carry over any unspent local allocations into the next fiscal year. Localities are also encouraged to provide increased flexibility to school boards by appropriating state and local funds for public education in a 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. Further, at the discretion of the Superintendent of Public Instruction, the Department of Education may also report on other methods of measuring instructional spending such as those used by the U.S. Census Bureau and the U.S. Department of Education.

27. By August 15, 2012, each superintendent is requested to submit to the Department of Education a brief description of the range of online learning opportunities currently underway in the school division and any being planned or under consideration in the future, if applicable.

28. By August 30, 2013, each school superintendent is requested to submit to the Department of Education a brief description of the division’s interest in pursuing the development and implementation of year-round school to improve academic performance for those students who...
are at high risk of educational failure, minority, ESL or economically disadvantaged. Superintendents are encouraged to describe which students would benefit from year-round school and potential costs. The Department of Education shall take into consideration those submissions when developing the Direct Aid to Public Education proposed budget for the 2014 General Assembly Session.

C. Apportionment

1. Subject to the conditions stated in this paragraph and in paragraph B of this Item, each locality shall receive sums as listed above within this program for the basic operation cost and payments in addition to that cost. The apportionment herein directed shall be inclusive of, and without further payment by reason of, state funds for library and other teaching materials.

2. School Employee Retirement Contributions

a. This Item provides funds to each local school board for the state share of the employer's retirement cost incurred by it, on behalf of instructional personnel, for subsequent transfer to the retirement allowance account as provided by Title 51.1, Chapter 1, Code of Virginia.

b. Notwithstanding § 51.1-1401 of the Code of Virginia, the Commonwealth shall provide payments for only the state share of the Standards of Quality fringe benefit cost of the retiree health care credit. This Item includes payments in both years based on the state share of fringe benefit costs of 55 percent of the employer’s cost on funded Standards of Quality instructional positions, distributed based on the composite index of the local ability-to-pay.

3. School Employee Social Security Contributions

a. This Item provides funds to each local school board for the state share of the employer's Social Security cost incurred by it, on behalf of the instructional personnel for subsequent transfer to the Contribution Fund pursuant to Title 51.1, Chapter 7, Code of Virginia.

b. Appropriations for contributions in paragraphs 2 and 3 above include payments from funds derived from the principal of the Literary Fund in accordance with Article III, Section 8, of the Constitution of Virginia. The amounts set aside from the Literary Fund for these purposes shall not exceed $140,086,428 the first year and $144,438,573 the second year.

4. School Employee Insurance Contributions

This Item provides funds to each local school board for the state share of the employer's Group Life Insurance cost incurred by it on behalf of instructional personnel who participate in group insurance under the provisions of Title 51.1, Chapter 5, Code of Virginia.

5. Basic Aid Payments

a.1) A state share of the Basic Operation Cost, which cost per pupil in March 31 ADM is established individually for each local school division based on the number of instructional personnel required by the Standards of Quality and the statewide prevailing salary levels (adjusted in Planning District Eight for the cost of competing) as well as recognized support costs calculated on a prevailing basis for an estimated March 31 ADM (adjusted for half-day kindergarten programs).

2) This appropriation includes funding to recognize the common labor market in the Washington-Baltimore-Northern Virginia, DC-MD-VA-WV Combined Statistical Area. Standards of Quality salary payments for instructional positions in school divisions of the localities set out below have been adjusted for the equivalent portion of the Cost of Competing Adjustment (COCA) rates that are paid to local school divisions in Planning District 8. For the counties of Stafford, Fauquier, Spotsylvania, Clarke, Warren, Frederick, and Culpeper and the Cities of Fredericksburg and Winchester, the SOQ payments have been increased by 25 percent each year of the COCA rates paid to school divisions in Planning District 8.

3) This appropriation includes funding for the Standards of Quality salary payments for support positions in school divisions of the localities set out below and have been adjusted for the equivalent portion of the Cost of Competing Adjustment (COCA) rates that are paid to the local school divisions in Planning District 8 for SOQ Basic Aid support positions, which is
22.70 percent in the first year and 6.98 percent in the second year. For the counties of Stafford, Fauquier, Spotsylvania, Clarke, Warren, Frederick, and Culpeper and the Cities of Fredericksburg and Winchester, the SOQ payments have been increased each year by 25 percent of the COCA rates paid to school divisions in Planning District 8.

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 paragraph B. 20. of 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 tax estimates 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.

2) The amounts deducted from Basic Aid for the education of intellectually disabled persons shall be transferred to the Department of Behavioral Health and Developmental Services in support of the cost of educating such persons; the amount deducted from Basic Aid for the education of emotionally disturbed persons shall be used to cover extraordinary expenses incurred in the education of such persons. The Department of Education shall establish guidelines to implement these provisions and shall provide for the periodic transfer of sums due from each local school division to the Department of Behavioral Health and Developmental Services and for Special Education categorical payments. The amount of the 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.

f. Textbooks

1) The appropriation in this Item includes $45,846,044 the second year from the general fund and $61,262,666 the first year and $45,709,884 the second year from the Lottery Proceeds Fund as the state's share of the cost of textbooks based on a per pupil amount of $89.73 the first year and $89.73 the second year. The state's share of textbooks will be fund split between the general fund and Lottery Proceeds Fund. A school division shall appropriate these funds for textbooks or any other public education instructional expenditure by the school division. The state's distributions for textbooks shall be based on adjusted March 31 ADM. These funds shall be matched by the local government, based on the composite index of local ability-to-pay.

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.
4) Any funds provided to school divisions for textbook costs that are unexpended as of June 30, 2013, or June 30, 2014, shall be carried on the books of the locality to be appropriated to the school division the following year to be used for the same purpose. School divisions are permitted to carry forward any remaining balance of textbook funds until the funds are expended 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 paragraph B. 20. of 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 amounts estimated at $222,800,000 the first year and $230,400,000 the second year from the amounts transferred 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 which are derived from the 1/4 cent increase in the state sales and use tax levied pursuant to Chapter 3, 2004 Special Session I §58.1-638, Code of Virginia. These additional funds are provided to local school divisions and local governments in order to relieve the financial pressure education programs place on local real estate taxes.

i. From the total amounts in paragraph h. above, an amount estimated at $105,300,000 the first year and $108,300,000 the second year (approximately 1/8 cent of sales and use tax) is appropriated to support a portion of the cost of 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 and one instructional technology position per 1,000 students; a full daily planning period for teachers at the middle and high school levels in order to relieve the pressure on local real estate taxes and shall be taken into account by the governing body of the county, city, or town in setting real estate tax rates.

j. From the total amounts in paragraph h. above, an amount estimated at $117,500,000 the first year and $122,100,000 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 paragraph B. 20. of this Item.

k. For the purposes of funding certain support positions in Basic Aid a funding ratio methodology is used based upon the prevailing ratio of support positions to SOQ funded instructional positions as established in Chapter 781, 2009 Acts of Assembly. For the purposes of making the required spending adjustments, the appropriation and distribution of Basic Aid shall reflect this methodology. Local school divisions shall have the discretion as to where the adjustment may be made, consistent with the Standards of Quality funded in this Act.

6. Education of the Gifted Payments

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.

b. Local school divisions are required to spend, as part of the required local expenditure for the Standards of Quality the established per pupil cost for gifted education (state and local share) on approved programs for the gifted.

7. Occupational-Vocational Education Payments

a. An additional payment shall be disbursed by the Department of Education to the local school divisions to support the state share of the number of Vocational Education instructors required by the Standards of Quality. These funds shall be disbursed on the same basis as the payment is calculated.
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b. An amount estimated at $107,592,002 the first year and $107,779,695 the second year from the general fund included in Basic Aid Payments relates to vocational education programs in support of the Standards of Quality.

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

b. Out of the amounts for special education payments, general fund support is provided to fund the caseload standards for speech pathologists at 68 students for each year of the biennium.

9. Remedial Education Payments
a. An additional payment estimated at $85,106,596 the first year and $85,280,308 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, and Remediation program adopted in June 2003.

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

c. Funding shall be matched by the local government based on the composite index of local ability-to-pay.

d. To provide flexibility in the instruction of English Language Learners who have limited English proficiency and who are at risk of not meeting state accountability standards, school divisions may use state and local funds from the SOQ Prevention, Intervention, and Remediation account to employ additional English Language Learner teachers to provide instruction to identified limited English proficiency students. Using these funds in this manner 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 divisions using the SOQ Prevention, Intervention, and Remediation funds in this manner shall only employ instructional personnel licensed by the Board of Education.

e. An additional state payment estimated at $78,734,853 the first year and $78,626,984 the second year from the Lottery Proceeds Fund shall be disbursed based on the estimated number of federal 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:

1) A minimum one percent add-on, as a percent of the per pupil basic aid cost, for each child who qualifies for the federal Free Lunch Program; and

2) An addition to the add-on, based on the concentration of children qualifying for the federal Free Lunch Program. Based on its percentage of Free Lunch participants, each school division will receive between 1 and 12 percent in additional basic aid per Free Lunch participant. These funds shall be matched by the local government, based on the composite index of local ability-to-pay.

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, any new funds a school division receives in excess of the amounts received in FY 2008 may be used first to provide data coordinators or to purchase similar services for schools that have not met Adequate Yearly Progress (AYP) under the federal No Child Left Behind Act or are not fully accredited under the Standards of Accreditation. The data coordinator position is intended to provide schools with needed support in the area of data analysis and interpretation for instructional purposes, as well as overall data management and the administration of state assessments. The position would primarily focus on data related to instruction and school improvement, including: student assessment, student attendance, student/teacher engagement, behavior referrals, suspensions, retention, and graduation rates.

f. Regional Alternative Education Programs

1) An additional state payment of $7,802,104 the first year and $8,061,000 the second year from the Lottery Proceeds Fund shall be disbursed for Regional Alternative Education programs. Such programs shall be for the purpose of educating certain expelled students and, as appropriate, students who have received suspensions from public schools 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.

3) a) Regional alternative education programs are funded through this Item based on the state’s share of the incremental per pupil cost for providing such programs. This incremental per pupil payment shall be adjusted for the composite index of local ability-to-pay of the school division that counts such students attending such program in its 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 regional programs for students attending these programs, adjusted for costs incurred by the school division for transportation, administration, and any portion of the school day or school year that the student does not attend such program.

b) In the event a school division does not use all of the student slots it is allocated under this program, the unused slots may be reallocated or transferred to another school 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.

2. However, no requesting school division shall receive more tuition funding from the state for any requested unused slot than what would have been the calculated amount for the requesting school division had the unused slot been allocated to the requesting school division in the original budget. Furthermore, the requesting school division shall pay for any remaining 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
1) This appropriation includes $15,329,431 the first year and $23,435,017 the second year from the general fund and $6,433,605 the first year and $23,152,232 the second year from the Lottery Proceeds 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.

10. K-3 Primary Class Size Reduction Payments
   a. An additional payment estimated at $102,671,654 the first year and $106,431,479 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.
   c. Localities are required to provide a match for these funds based on the composite index of local ability-to-pay.
   d. By October 15 of each year school divisions must provide data to the Department of Education that each participating school has a September 30 pupil/teacher ratio in grades K through 3 that meet the following criteria:

<table>
<thead>
<tr>
<th>Eligible for Free Lunch</th>
<th>Grades K-3 School Ratio</th>
<th>Maximum Individual K-3 Class Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>30% but less than 45%</td>
<td>19 to 1</td>
<td>24</td>
</tr>
<tr>
<td>45% but less than 55%</td>
<td>18 to 1</td>
<td>23</td>
</tr>
<tr>
<td>55% but less than 65%</td>
<td>17 to 1</td>
<td>22</td>
</tr>
<tr>
<td>65% but less than 70%</td>
<td>16 to 1</td>
<td>21</td>
</tr>
<tr>
<td>70% but less than 75%</td>
<td>15 to 1</td>
<td>20</td>
</tr>
<tr>
<td>75% or more</td>
<td>14 to 1</td>
<td>19</td>
</tr>
</tbody>
</table>

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

g. It is the intent of the General Assembly that for the first and second year only, school divisions may have the flexibility to be considered to meet the requirements of this program if the ratio for each school is no more than three students higher than those otherwise required for this program.

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

b. The Department Board 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.

c. 1) In the event that on any scheduled payment date of bonds of the Virginia Public School Authority (VPSA) authorized under the provisions of a bond resolution adopted subsequent to June 30, 1997, issued subsequent to June 30, 1997, 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 sum of (i) the payments on general obligation school bonds of cities, counties, and towns (localities) paid to the VPSA and (ii) the proceeds derived from the application of the provisions of § 15.2-2659, Code of Virginia, to such bonds of localities, is less than the debt service due on such bonds of the VPSA on such date, there is hereby appropriated to the VPSA, first, from available moneys of the Literary Fund and, second, 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 submission each year shall include provisions for the payment of debt service pursuant to paragraph 1) above.

12. Educational Technology Payments

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.

b. The Department Board of Education shall authorize amounts estimated at $12,610,500 the first year from the Literary Fund to provide debt service payments for the education technology grant program conducted through the Virginia Public School Authority in 2008.

c. The Department Board of Education shall authorize amounts estimated at $12,156,000 the first year and $12,154,000 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 2009.

d.1) The Department Board of Education shall authorize amounts estimated at $11,911,750 the first year and $11,907,250 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 2010.
2) It is the intent of the General Assembly to authorize sufficient appropriate Literary Fund revenues to pay debt service on the Virginia Public School Authority bonds or notes authorized for this program. In developing the proposed 2014-16 biennial budget for public education, the Department Board of Education shall include a recommendation to the Governor to authorize sufficient Literary Fund revenues to make debt service payments for this program in FY 2015.

e. 1) The Department Board of Education shall authorize amounts estimated at $11,666,600 the first year and $11,669,000 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 2011.

2) 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 2014-16 biennial budget for public education, the Department Board of Education shall include a recommendation to the Governor to authorize sufficient Literary Fund revenues to make debt service payments for this program in FY 2015 and FY 2016.

f.1) The Department Board of Education shall authorize amounts estimated at $12,353,630 the first year and $11,982,000 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 2012.

2) The Department of Education shall authorize amounts estimated at $12,386,619 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 2013.

23) 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 2014-16 and 2016-18 biennial budgets for public education, the Department Board of Education shall include a recommendation to the Governor to authorize sufficient Literary Fund revenues to make debt service payments for this program in fiscal years 2015, 2016, and 2017.

g. 1) An education technology grant program shall be conducted through the Virginia Public School Authority, through the issuance of equipment notes in an amount estimated at $59,846,000 in FY 2013 and $59,612,000 in FY 2014. Proceeds of the notes will be used to establish a computer-based instructional and testing system for the Standards of Learning (SOL) and to develop the capability for high speed Internet connectivity at high schools followed by middle schools followed by elementary schools. By FY 2011, high schools within the division shall administer 100 percent of SOL tests online; by FY 2012, middle and high schools shall administer 100 percent of SOL tests online; and by FY 2013, elementary, middle, and high schools shall administer 100 percent of SOL tests online. School divisions shall use these funds first to develop and maintain the capability to support the administration of online SOL testing for all students with the exception of students with a documented need for a paper SOL test.

2) The Department Board of Education shall authorize amounts estimated at $12,512,675 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 FY 2013.

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 FY 2013 and in FY 2014. In developing the proposed 2014-16, 2016-2018, and 2018-2020 biennial budgets for public education, the Board 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 2015, 2016, 2017, 2018, and 2019.

4) Grant funds from the issuance of $59,846,000 in FY 2013 and $59,612,000 in FY 2014 in equipment notes are based on a grant of $26,000 per school and $50,000 per school division. For purposes of this grant program, eligible schools shall include schools that are subject to state accreditation and reporting membership in grades K through 12 as of
September 30, 2012, for the FY 2013 issuance, and September 30, 2013, for the FY 2014 issuance, as well as regional vocational centers, special education centers, alternative education centers, regular school year Governor's Schools, and the School for the Deaf and the Blind. Schools that serve only pre-kindergarten students shall not be eligible for this grant.

5) Supplemental grants shall be allocated to eligible divisions to support schools that are not fully accredited in accordance with this paragraph. Schools that administer SOL tests in Spring 2012 and that are not fully accredited based on school accreditation ratings in effect for FY 2013 will qualify for a supplemental grant of $26,000 per school in fiscal year 2013. Schools that are fully accredited or that are new schools with conditional accreditation in their first year shall not be eligible to receive this supplemental grant. Schools that administer SOL tests in Spring 2013 and that are not fully accredited based on school accreditation ratings in effect for FY 2014 will qualify to participate in the Virginia e-Learning Backpack Initiative in FY 2014 and receive: (1) a supplemental grant of $400 per student reported in ninth grade fall membership in a qualifying school for the purchase of a tablet computer device for that student and (2) a supplemental grant of $2,400 per qualifying school to purchase two content creation packages for teachers. Schools eligible to receive this supplemental grant in FY 2014 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 to a maximum of four years. Schools that are fully accredited or that are new schools with conditional accreditation in their first year shall not be eligible to receive this supplemental grant.

6) Required local match:

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 shall be used for teacher training in the use of instructional technology. 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) 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 in the first year of $26,000 per school pursuant to paragraph g. 5) and where 100 percent of SOL tests are administered online in the schools receiving the supplemental grants shall give first priority to purchasing these technology-based interventions as well as teacher training in the use of the interventions from their required local match. School divisions that receive supplemental grants in the second year pursuant to paragraph g. 5) above shall use the funds in qualifying schools to purchase tablet computer devices 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.

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 apply for and receive supplemental grants of $26,000 per qualifying school in the first year pursuant to paragraph g. 5). These supplemental grants shall be used first for the purpose of developing and maintaining capacity to support 100 percent online SOL testing of all students in qualifying schools and helping the schools achieve full accreditation with the assistance of targeted technology-based interventions. Any purchase of technology-based interventions as described in paragraph g. 6) b) with supplemental grant funds must be qualifying expenses under the technology notes program. Eligibility for these funds requires divisions to submit an application and plan that includes goals, objectives, strategies, and a timeline for implementation. Division plans will be reviewed and approved by the Superintendent of Public Instruction prior to disbursement of the supplemental grant funds.

e) School divisions shall be eligible to receive supplemental grants in the second year pursuant to paragraph g.5) above. These supplemental grants shall be used in qualifying schools for the purchase of tablet computer devices for ninth grade students reported in fall membership and content creation packages for teachers. Participating school divisions will be required to select a core set of electronic textbooks, applications and online services for productivity, learning management, collaboration, practice, and assessment to be included on all devices. In addition, participating school divisions will assume recurring costs for electronic textbook purchases and maintenance.

f) 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.

9) 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.

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 deficiency.

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.

j. Unspent proceeds of the notes, including investment income derived from the proceeds of the notes may be used to pay interest on, or to decrease principal of the notes.

k.1) For the purposes of § 56-232, Code of Virginia, "Contracts of Telephone Companies with State Government" and for the purposes of § 56-234 "Contracts for Service Rendered by a Telephone Company for the State Government" shall be deemed to include communications lines into public schools which are used for educational technology. The 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. Further, the Superintendent and Director are authorized to encourage the development of "by-pass" infrastructure in localities where it fails to obtain competitive prices or prices consistent with the best rates obtained in other parts of the state.

2) The State Corporation Commission, in its consideration of the discount for services 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 hereby encouraged to make the discounts for intrastate services provided to elementary schools, secondary schools, and libraries for educational purposes as large as is prudently possible and to fund such discounts through the universal fund as provided in § 254 of the Telecommunications Act of 1996. The commission shall proceed as expeditiously as possible in implementing these discounts and the funding mechanism for intrastate services, consistent with the rules of the Federal Communications Commission aimed at the preservation and advancement of universal service.

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 2013 and $6,000,000 in fiscal year 2014 in conjunction with the Virginia Public School Authority technology notes program authorized in 139.C.12. above. 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 Board of Education shall authorize amounts estimated at $1,300,000, $1,288,145 the second year from the Literary Fund to provide debt service payments for the security equipment grant program conducted through the Virginia Public School Authority in fiscal year 2013.

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 2014-16, 2016-2018, and 2018-2020 biennial budgets for public education, the Board 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 2015, 2016, 2017, 2018, and 2019.

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 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.

6) Grant award funds from the issuance of up to $6,000,000 in fiscal year 2013 and $6,000,000 in fiscal year 2014 in equipment notes shall be distributed to eligible school divisions. The grant awards will be based on a competitive grant basis of up to $100,000 per school division. School divisions will be permitted to apply annually for grant funding. For purposes of this program, eligible schools shall include schools that are subject to state accreditation and reporting membership in grades K through 12 as of September 30, 2012, for the fiscal year 2013 issuance, and September 30, 2013, for the fiscal year 2014 issuance, as well as regional vocational centers, special education centers, alternative education centers, regular school year Governor's Schools, and the Virginia School for the Deaf and the Blind.
7) School divisions would submit their application to Department of Education by August 1 of each year based on the criteria developed by the Department of Education in collaboration with the Department of Criminal Justice Services who will provide requested technical support. Furthermore, the Department of Education will have the authority to make such grant 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:
   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.

14. Virginia Preschool Initiative Payments

a) It is the intent of the General Assembly that a payment estimated at $64,953,097 the first year and $67,424,295 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 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 standards shall be established in such a manner as to be measurable for student achievement and success. Students shall be required to be evaluated in the fall and in the spring by each participating school division and the school divisions must certify that the Virginia Preschool Initiative program follows the established standards in order to receive the funding for quality preschool education and criteria for the service components. Such guidelines shall be consistent with the findings of the November 1993 study by the Board of Education, the Department of Education, and the Council on Child Day Care and Early Childhood Programs.

4) Grants shall be distributed based on an allocation formula providing the state share of a $6,000 grant for 100 percent of the unserved at-risk four-year-olds in each locality for a full-day program. The number of unserved at-risk four-year-olds in each locality shall be based on the projected number of kindergarten students, updated once each biennium for the Governor’s introduced biennial budget. For FY 2013 and FY 2014 only, the number of slots funded in each school division shall be the higher of the calculated slots based on projected kindergarten enrollments or the lesser of either the calculated slots using projections of four-year-olds from the Virginia Employment Commission or the actual number of slots utilized in FY 2012. Programs operating half-day shall receive state funds based on a fractional basis determined by the pro-rata portion of a full-day, school year program provided. Half-day programs shall operate for a minimum of three hours of classroom instructional time.
per day, excluding breaks for lunch or recess, and grants to half-day programs shall be funded based on the state share of $3,000 per unserved at-risk four-year-old in each locality. Full-day programs shall operate for a minimum of five and one-half instructional hours, excluding breaks for meals and recess. No additional state funding is provided for programs operating greater than three hours per day but less than five and one-half hours per day. In determining the state and local shares of funding, the composite index of local ability-to-pay is capped at 0.5000.

b) For new programs in the first year of implementation only, programs operating less than a full school year shall receive state funds on a fractional basis determined by the pro-rata portion of a school year program provided. In determining the prorated state funds to be received, a school year shall be 180 days.

b.1) Any locality which desires to participate in this grant program must submit a proposal through its chief administrator (county administrator or city manager) by June 15 of each year. The chief administrator, in conjunction with the school superintendent, shall identify a lead agency for this program within the locality. The lead agency shall be responsible for developing a local plan for the delivery of quality preschool services to at-risk children 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.

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

3) A local match, based on the composite index of local ability-to-pay, shall be required. For purposes of meeting the local match, localities may use local expenditures for existing qualifying programs, however, at least seventy-five percent of the local match will be cash and no more than twenty-five percent will be in-kind. In-kind contributions are defined as cash outlays that are made by the locality that benefit the program but are not directly charged to the program. The value of fixed assets cannot be considered as an in-kind contribution. Localities shall also continue to pursue and coordinate other funding sources, including child care subsidies. Funds received through this program must be used to 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 support to programs for at-risk four-year-olds from Title I of the federal Elementary and 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 occur due to amendments to the allocation formula in the reauthorization of ESEA as the No Child Left Behind Act of 2001 or due to a percentage reduction in a locality’s Title I allocation in 2011-2012 or 2012-2013. Any locality so affected shall provide written evidence to the Superintendent of Public Instruction and request his approval to continue the services to Title I students.

c. Local plans must provide clear methods of service coordination for the purpose of reducing the per child cost for the service, increasing the number of at-risk children served and/or extending services for the entire year. Examples of these include:

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 programs.

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

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

Local plans must indicate the number of at-risk four-year-old children to be served, and the criteria by which they will be determined to be at risk.
d.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.

e. The Department of Education is authorized to expend unobligated balances in this program's adopted budget allocations for grants to qualifying school divisions for one-time expenses, other than capital, related to start-up or expansion of programs.

15. Early Reading Intervention Payments

a. An additional payment of $15,332,606 the first year and $14,972,241 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education to local school divisions for the purposes of providing early reading intervention services to students in grades kindergarten through 3 who demonstrate deficiencies based on their individual performance on diagnostic tests which have been approved by the Department of Education. The Department of Education shall review the tests of any local school board which requests authority to use a test other than the state-provided test to ensure that such local test uses criteria for the early diagnosis of reading deficiencies which are similar to those criteria used in the state-provided test. The Department of Education shall make the state-provided diagnostic test used in this program available to local school divisions. School divisions shall report the results of the diagnostic tests to the Department of Education on an annual 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 five to one. The estimated number of students in each school division in each year shall be determined by multiplying the projected number of students reported in each school division's fall membership in grades kindergarten, 1, 2, and 3 by the percent of students who are determined to need services based on diagnostic tests administered in the previous year in that school division and adjusted in the following manner:

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<th>Year 1</th>
<th>Year 2</th>
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<td>Kindergarten</td>
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c. These payments are available to any school division that certifies to the Department of Education that an intervention program will be offered to such students and that each student who receives an intervention will be assessed again at the end of that school year. At the beginning of the school year, local school divisions shall partner with the parents of those third grade students in the division who demonstrate reading deficiencies, discussing with them a developed plan for remediation and retesting. Such intervention programs, at the discretion of the local school division, may include, but not be limited to, the use of: special reading teachers; trained aides; volunteer tutors under the supervision of a certified teacher; computer-based reading tutorial programs; aides to instruct in-class groups while the teacher provides direct instruction to the students who need extra assistance; or extended instructional time in the school day or year for these students. Localities receiving these payments are required to match these 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 discussed with 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.

16. Standards of Learning Algebra Readiness Payments

a. An additional payment of $11,173,155 the first year and $11,352,196 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education to local school divisions for the purposes of providing math intervention services to students in grades 6, 7, 8 and 9 who are at-risk of failing the Algebra I end-of-course test, as demonstrated by their individual performance on diagnostic tests which have been approved by the Department of Education. The Department of Education shall review the tests to ensure that such local test uses state-provided criteria for diagnosis of math deficiencies which are similar to those criteria used in the state-provided test. The Department of Education shall make the state-provided diagnostic test used in this program available to local school divisions. School divisions shall report the results of the diagnostic tests to the Department of Education on an annual 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 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 the federal Free Lunch Program.

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

17. School Construction Grants Program Escrow

Notwithstanding the requirements of Section 22.1-175.5 of the Code of Virginia, school divisions are permitted to withdraw funds from local escrow accounts established pursuant to Section 22.1-175.5 to pay for recurring operational expenses incurred by the school division. Localities are not required to provide a local match of the withdrawn funds.

18. English as a Second Language Payments

A payment of $44,675,649 the first year and $45,258,661 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education to local school divisions to support the state share of 17 professional instructional positions per 1,000 students for whom English is a second language. Local school divisions shall provide a local match based on the composite index of local ability-to-pay.

19. Special Education Instruction Payments

a. The Department of Education shall establish rates for all elements of Special Education Instruction Payments.

b. Out of the appropriations in this Item, the Department of Education shall make available, subject to implementation by the Superintendent of Public Instruction, an amount estimated at $72,429,258 the first year and $77,774,168 the second year from the Lottery Proceeds Fund for the purpose of the state's share of the tuition rates for approved public school regional programs. Notwithstanding any contrary provision of law, the state's share of the tuition rates shall be based on the composite index of local ability-to-pay.

c. Out of the amounts for Financial Assistance for Categorical Programs, $32,971,928 the first year and $32,906,570 the second year from the general fund is appropriated to permit the Department of Education to enter into agreements with selected local school boards
for the provision of educational services to children residing in certain hospitals, clinics, and detention homes by employees of the local school boards. The portion of these funds provided for educational services to children residing in local or regional detention homes shall only be determined on the basis of children detained in such facilities through a court order issued by a court of the Commonwealth. The selection and employment of instructional and administrative personnel under such agreements will be the responsibility of the local school board in accordance with procedures as prescribed by the local school board. State payments for the first year to the local school boards operating these programs will be based on certified expenditures from the fourth quarter of FY 2012 and the first three quarters of FY 2013. State payments for the second year to the local school boards operating these programs will be based on certified expenditures from the fourth quarter of FY 2013 and the first three quarters of FY 2014.

20. Vocational Education Instruction Payments

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

b. This appropriation includes $1,800,000 the first year from the Lottery Proceeds Fund and $1,800,000 the second year from the Lottery Proceeds Fund for secondary vocational-technical equipment. A base allocation of $2,000 each year shall be available for all divisions, with the remainder of the funding distributed on the basis of student enrollment in secondary vocational-technical courses. State funds received for secondary vocational-technical equipment must be used to supplement, not supplant, any funds currently provided for secondary vocational-technical equipment within the locality. Local school divisions are not required to provide a local match in order to receive these state funds.

21. Adult Education Payments

State funds shall be used to reimburse general adult education programs on a fixed cost per pupil or cost per class basis. No state funds shall be used to support vocational noncredit courses.

22. General Education Payments

a. This appropriation includes $2,485,988 the first year and $2,410,988 the second year from the Lottery Proceeds Fund to support Race to GED. Out of this appropriation, $465,375 the first year and $465,375 the second year shall be used for PluggedIn VA.

b. This appropriation includes $2,774,478 the first year from the general fund and $2,774,478 the second year from the Lottery Proceeds Fund to support Project Graduation and any associated administrative and contractual service expenditures related to this initiative.

23. Virtual Virginia Payments

a. From appropriations in this Item, the Department of Education shall provide assistance for the Virtual Virginia program.

b. The local share of costs associated with the operation of the Virtual Virginia program shall be computed using the composite index of local ability-to-pay.

24. Individual Student Alternative Education Program (ISAEP) Payments

Out of this appropriation, $2,247,581 the first year from the Lottery Proceeds Fund and $2,247,581 in the second year from the Lottery Proceeds Fund shall be provided for the secondary schools' Individual Student Alternative Education Program (ISAEP), pursuant to Chapter 488 and Chapter 552 of the 1999 Session of the General Assembly.

25. Foster Children Education Payments

a. An additional state payment is provided from the Lottery Proceeds Fund for the prior year's local operations costs, as determined by the Department of Education, for each pupil of school age as defined in § 22.1-1, Code of Virginia, not a resident of the school division providing his
education (a) who has been placed in foster care or other custodial care within the geographical boundaries of such school division by a Virginia agency, whether state or local, which is authorized under the laws of this Commonwealth to place children; (b) who has been placed in an orphanage or children's home which exercises legal guardianship rights; or (c) who is a resident of Virginia and has been placed, not solely for school purposes, in a child-caring institution or group home.

b. This appropriation provides $9,016,406 the first year and $9,413,338 the second year from the Lottery Proceeds Fund to support children attending public school who have been placed in foster care or other such custodial care across jurisdictional lines, as provided by subsections A and B of § 22.1-101.1, Code of Virginia. To the extent these funds are not adequate to cover the full costs specified therein, the Department is authorized to expend unobligated balances in this Item for this support.

26. Sales Tax Payments

a. This is a sum-sufficient appropriation for distribution to counties, cities and towns a portion of net revenue from the state sales and use tax, in support of the Standards of Quality (Title 22.1, Chapter 13.2, Code of Virginia) (See the Attorney General's opinion of August 3, 1982).

b. Certification of payments and distribution of this appropriation shall be made by the State Comptroller.

c. The distribution of state sales tax funds shall be made in equal bimonthly payments at the middle and end of each month.

27. Adult Literacy Payments

a. Appropriations in this Item include $125,000 the first year and $125,000 the second year from the general fund for the ongoing literacy programs conducted by Mountain Empire Community College.

b. Out of this appropriation, the Department of Education shall provide $100,000 the first year and $100,000 the second year from the general fund for the Virginia Literacy Foundation grants to support programs for adult literacy including those delivered by community-based organizations and school divisions providing services for adults with 0-9th grade reading skills.

28. Governor's School Payments

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

b. Out of the amounts for Governor's School Payments, the Department of Education shall provide assistance for the state share of the incremental cost of summer residential Governor's 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 certify that no tuition is assessed to students for participation in this program if they are enrolled in a public school.

c. For the Summer Governor's Schools and Foreign Language Academies programs, the Superintendent of Public Instruction is authorized to adjust the tuition rates, types of programs offered, length of programs, and the number of students enrolled in order to maintain costs within the available state and local funds for these programs.

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.
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 1,650 students per Governor's School in the first year and a cap of 1,725 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.

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

g. All regional Governor's Schools are encouraged to provide full-day grades 9 through 12 programs. Out of the amounts in this item, $100,000 the first year from the general fund is provided for existing Governor's Schools, as distributed by the Superintendent of Public Instruction, to plan for or study the feasibility of expanding, including via a merger with another Governor's School. Up to $100,000 the second year is provided as one-time start-up funding for such expansions.

h. Out of the amounts in this item, $100,000 the first year from the general fund is available towards planning for a full-day grades 9 through 12 regional science and technology Governor's School in the greater Hampton Roads area.

29. School Nutrition Payments

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.

30. School Breakfast Payments

a. Out of this appropriation, $3,693,543 the first year and $3,837,586 the second year from the Lottery Proceeds Fund is included for the purpose of establishing a state funded incentive program to maximize federal school nutrition revenues and increase student participation in the school breakfast program. These funds are available to any school division as a reimbursement for breakfast meals served that are in excess of the baseline established by
the Department of Education. The per meal reimbursement shall be $0.22; however, the department is authorized, but not required, to reduce this amount proportionately in the event that the actual number of meals to be reimbursed exceeds the number on which this appropriation is based so that this appropriation is not exceeded.

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

31. Clinical Faculty and Mentor Teacher Program Payments

This appropriation includes $1,000,000 the first year and $1,000,000 the second year from the Lottery Proceeds Fund to be paid to local school divisions for statewide Mentor Teacher Programs to assist pre-service teachers and beginning teachers to make a successful transition into full-time teaching. This appropriation also includes $318,750 the first year and $318,750 the second year from the general fund for Clinical Faculty programs to assist pre-service teachers and beginning teachers to make a successful transition into full-time teaching. Such programs shall include elements which are consistent with the following:

a. An application process for localities and school/higher education partnerships that wish to 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

e. It is the intent of the General Assembly that no preference between pre-service or beginning teacher programs be construed by the language in this Item. School divisions operating beginning teacher mentor programs shall receive equal consideration for funding.

32. Career Switcher/Alternative Licensure Payments

Appropriations in this Item include $279,983 the first year and $279,983 the second year from the general fund to provide grants to school divisions that employ mentor teachers for new teachers entering the profession through the alternative route to licensure as prescribed by the Board of Education.

33. Performance Pay Pilots

Out of this appropriation, $597,673 the first year from the general fund shall be used to provide competitive grants to school divisions to pilot models for awarding performance pay for instructional personnel in hard-to-staff schools as determined by the Department of Education, pursuant to grant proposals submitted pursuant to Item 132 C.34. Performance Pay Pilots, Chapter 890, 2011 Session.

34. 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.

35. Out of this appropriation, $200,000 the first year from the general fund is allocated to support the purchase of EpiPens in the public schools in the Commonwealth.

36. Additional Assistance with Retirement, Inflation, and Preschool Costs

Out of this appropriation, $55,000,000 each year the first year and $51,212,111 the second year from the general fund and $3,787,889 the second year from the Lottery Proceeds Fund as one-time allocations shall be provided to school divisions as specified below to assist with costs of inflation, payments for the increase in the retirement employer contribution rates, and any one-time costs associated with local Virginia Preschool Initiative programs. No local match is required.

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7. Compensation Supplements

a.1) The appropriation in this item includes $70,164,391$60,963,418 the second year from the general fund for the state share of a payment equivalent to a 2.0 percent salary incentive increase, effective August 1, 2013, 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 through the SOQ staffing standards for each school division in the biennium.

2) It is the intent of the General Assembly that the instructional and support position salaries be improved in school divisions throughout the state by at least 2.0 percent in the second year. Sufficient funds are appropriated in this act to finance, on a statewide basis, the state share of a 2.0 percent salary increase for funded SOQ instructional and support positions, effective August 1, 2013, to school divisions which certify to the Department of Education, by June 15, 2013, that salary increases of a minimum of 2.0 percent have been provided in the second year by January 1, 2014, to instructional and support personnel. In certifying that the salary increases have been provided, school divisions may not include any salary increases that were provided in the second year solely to offset the cost of required member contributions to the Virginia Retirement System under § 51.1-144, Code of Virginia.

3) It is the intent of the General Assembly that all school divisions annually provide their employees, upon request, with a user-friendly statement of total compensation, including contract duration if less than 12 months.

b. The state funds for which the division is eligible to receive shall be matched by the local government, based on the composite index of local ability-to-pay, which shall be calculated using an effective date of January 1, 2014, as the basis for the local match requirement for both funded SOQ instructional and support positions.
c. This funding is not intended as a mandate to increase salaries.

d. This appropriation is contingent on passage of House Bill 2151/ Senate Bill 1223, which passed the 2013 Session of the General Assembly.

e. The Governor is hereby authorized to allocate a sum of up to $70,164,391 from this appropriation to the extent necessary to offset any downward revisions of the general fund revenue estimate prepared for fiscal years 2013 and 2014 after the enactment by the General Assembly of the 2012 Appropriation Act. If the general fund revenue estimates prepared subsequent to the 2012 General Assembly Session do not result in downward revisions and, if within five days of the preliminary close of the fiscal year ending on June 30, 2013, the Comptroller's analysis does not determine that a revenue re-forecast is required pursuant to § 2.2-1503.3, Code of Virginia, then such appropriation shall be used in the manner stated in paragraphs C.36.a.1) and 2), C.36.b.1) and 2), C.36.c., and C.36.d.1) and 2) and 3) above.

38. Strategic Compensation Grants Initiative

a. Out of this appropriation, $7,500,000$4,497,651 the second year from the general fund is provided to support implementation of the Strategic Compensation Grants (SCG) Initiative. This program will award competitive grants to school divisions for the design and implementation of compensation systems for teachers that provide incentives that are tailored to each participating school division’s strategic goals and objectives. School divisions may expend up to five percent of the awarded grant funds for the design and implementation of compensation systems or for the administration of the program.

b. Any locality which desires to apply for this grant program must submit a proposal to the Department of Education by July 15, 2013. The proposal must designate the groups or types of teachers targeted for incentives in the compensation system. Incentives may focus on all teachers where quantitative student achievement data are available or specific groups of teachers within a division or school. These proposals may include, but are not limited to, the following incentives: 1) rewarding teachers who help students make significant academic progress; 2) rewarding teachers who seek opportunities to assist in the leadership needs of the school division, such as serving as instructional coaches or professional developers; 3) providing pay incentives for effective teachers with needed expertise who are willing to transfer to hard-to-staff or low-performing schools; 4) providing incentives for team performance in schools that achieve student learning goals; or 5) rewarding effective teachers who are assigned to teach critical shortage areas, such as mathematics and special education.

c. In order to be eligible to receive a strategic compensation grant, a school division’s proposal must meet the following criteria: 1) stakeholder involvement in the development and implementation of the strategic compensation model at the school division; 2) teachers in the initiative must be evaluated using an effective evaluation system with quality measure systems, consistent with the Board of Education’s evaluation standards and criteria, including a weight of 40 percent on student academic progress for the summative evaluation; 3) a significant component of the model for awarding incentives must include measurable and appropriate achievement goals for student academic progress; and 4) professional development must be an integral component of the model, including how a teacher will be supported to develop a school culture of teaching and learning, to improve instruction, and to increase student achievement. The Department of Education may also consider the geographic distribution of school divisions and the percentage of students attending hard-to-staff schools in making the competitive grant awards.

d. In order to be eligible to receive an award from the incentive program administered by the local school division and supported by the state SCG initiative, a teacher must meet the following eligibility criteria as well as other requirements established by the school division to receive incentives: 1) the teacher must be licensed to teach in Virginia and endorsed in the subject or grade level of the assignment; 2) in the case of federal core areas, the teacher must be highly qualified; 3) the teacher must be employed under a teacher contract (substitute teachers, hourly employees, or teacher aides are not eligible for an award); 4) the teacher must be employed by the local school board and provide or support direct instruction; and 5) the teacher receiving the award must be rated as successful, which shall be defined as “proficient or above” in performance evaluation ratings.
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e. Any incentive for teachers included in a compensation system developed and implemented by a local school division must meet the following criteria: 1) designate incentive payments as a range or tiers for target groups, such as differentiating between the teacher of record or teachers in support positions; 2) have a maximum payment to a teacher of $5,000 per year; 3) prorate payments for teachers who have taught for less than a full school year; and 4) performance evaluations for participating teachers must be completed in a timeline that provides sufficient time to distribute incentive funds to teachers and submit reimbursement requests to the Department of Education no later than June 1, 2014.

39. Reading Specialists Initiative

a. An additional payment of $1,430,868 $956,068 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.

b. These payments shall be based on the state’s share of the cost of providing one reading specialist per qualifying school based on the 2011-2012 SOL pass rates for reading.

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

140. Not set out.

Total for Direct Aid to Public Education ......................... $6,686,096,372 $6,814,837,283 $6,791,786,169

Fund Sources: General .................................................. $5,172,176,944 $5,342,473,570 $5,240,274,596
Special ................................................................. $895,000 $895,000
Commonwealth Transportation ................................. $2,173,000 $2,173,000
Trust and Agency ............................................... $639,946,428 $598,390,713 $677,538,573
Federal Trust ..................................................... $870,905,000 $870,905,000

Grand Total for Department of Education, Central Office Operations ...................................... $6,779,831,492 $6,909,769,794 $6,886,718,680

General Fund Positions .............................................. 136.00 136.00
Nongeneral Fund Positions ...................................... 178.50 178.50
Position Level ...................................................... 314.50 314.50

Fund Sources: General ............................................. $5,223,354,981 $5,394,848,998 $5,292,650,024
Special ............................................................... $5,357,690 $5,357,690
Commonwealth Transportation ................................. $2,416,919 $2,416,919
Trust and Agency ............................................... $640,226,091 $598,670,376 $677,818,236
Federal Trust ..................................................... $908,475,811 $908,475,811
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141.  Not set out.
142.  Not set out.
143.  Not set out.

§ 1-15. STATE COUNCIL OF HIGHER EDUCATION FOR VIRGINIA (245)

144.  Not set out.
145.  Not set out.

146.  Higher Education Academic, Fiscal, and Facility Planning and Coordination (11100) $12,984,494 $13,196,461
Higher Education Coordination and Review (11104) $12,014,445 $12,226,412
Regulation of Private and Out-Of-State Institutions (11105) $970,049 $970,049

Fund Sources: General $11,574,445 $11,786,412
Special $970,049 $970,049
Internal Service $290,000 $290,000
Federal Trust $150,000 $150,000


A. 1. It is the intent of the General Assembly to provide general fund support to contract at a level equivalent to the Tuition Assistance Grant undergraduate award with Mary Baldwin College for Virginia women resident students to participate in the Virginia Women's Institute for Leadership at Mary Baldwin College.

2. The amounts included in this item are $307,899 the first year and $307,899 the second year from the general fund for the programmatic administration of this program.

3. General fund appropriations provided under this contract include financial incentive for the participating students at Mary Baldwin College in the Virginia Women's Institute for Leadership Program. Students receiving this financial incentive will not be eligible for Tuition Assistance Grants.

B. In discharging the responsibilities specified in § 23-272 D, Code of Virginia, the State Council of Higher Education for Virginia shall provide exemptions to individual proprietorships, associations, co-partnerships or corporations which are now or in the future will be using the words "college" or "university" in their training programs solely for their employees or customers, which do not offer degree-granting programs, and whose name includes the word "college" or "university" in a context from which it clearly appears that such entity is not an educational institution.

C. Out of the appropriation for Higher Education Coordination and Review, $7,403,177 the first year and $7,403,177 the second year from the general fund is provided for continuation of the Virtual Library of Virginia. Funding for the Virtual Library of Virginia is provided for the benefit of students and faculty at the Commonwealth's public institutions of higher education and participating nonprofit, independent private colleges and universities. Out of this amount, $396,785 the first year and $396,785 the second year is earmarked to allow the participation of nonprofit, independent private colleges and universities.

D. The State Council of Higher Education for Virginia and the Secretary of Education, in conjunction with the three medical schools, University of Virginia, Virginia Commonwealth University, and Eastern Virginia Medical School, shall monitor the results of the Generalist Initiative, especially the decisions of graduates from the undergraduate medical programs to enter generalist residencies, and the composition of the residencies in the two associated academic health centers. It is the intent of the General Assembly that the three medical schools
shall maintain the efforts to educate and train sufficient generalist physicians to meet the needs of the Commonwealth, recognizing the Commonwealth’s need for generalist physicians in medically underserved regions of the state. Further, the medical schools shall support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.

E. Out of this appropriation, $950,366 and eight positions the first year and $950,366 and eight positions the second year from nongeneral funds is provided to support higher education coordination and review services, including expenses incurred in the regulation and oversight of the private and out-of-state postsecondary institutions and proprietary schools operating in Virginia. These funds will be generated through fee schedules developed pursuant to § 23-276.9, Code of Virginia.

F. The State Council of Higher Education for Virginia, in consultation with the House Appropriations Committee, the Senate Finance Committee, the Department of General Services, and the Department of Planning and Budget, shall develop a six-year capital outlay plan for higher education institutions including affiliated entities. As a part of this plan SCHEV shall consider (i) current funding mechanisms for capital projects and improvements at the Commonwealth’s institutions of higher education, including general obligation bonds and other viable funding methods; (ii) mechanisms to assist private institutions of higher education in the Commonwealth with their capital needs.

G. The Executive Director, State Council of Higher Education for Virginia, may appoint an advisory committee to assist the council with technology-enriched learning initiatives. The advisory committee may assist the council in (i) developing innovative, cost-effective, technology-enriched teaching and learning initiatives, including distance and distributed learning initiatives; (ii) improving cooperation among and between the public and private institutions of higher education in the Commonwealth; (iii) improving efficiency and expand the availability of technology-enriched courses; and (iv) facilitating the sharing of research and experience to improve student learning.

H. Out of this appropriation, $150,000 the first year and $150,000 the second year from nongeneral funds is designated to cover the costs of federal education support programs.

I. The State Council of Higher Education for Virginia shall include Eastern Virginia Medical School in any calculations used to determine the funding requirements for state medical schools.

J.1. Higher Education Coordination and Review includes an internal service fund to support review of capital projects. This internal service fund shall consist of fees imposed upon capital projects approved for institutions of higher education for the review of proposed capital outlay projects. The estimated total amount to be collected by this fund is a sum sufficient estimated at $290,000 each year.

2. In administering this internal service fund, the State Council of Higher Education for Virginia shall provide capital project review services to institutions of higher education and produce capital project analysis work products for the Department of Planning and Budget and the General Assembly.

K. In addition to the reviews conducted under §§ 23-9.6:1.01 and 23-38.87:17, the State Council of Higher Education shall evaluate the progress of individual initiatives funded in this Act as part of the incentive funding provided to colleges and universities with regard to improvements in retention, graduation, degree production and other criteria the Council deems appropriate.

L. Out of this appropriation, $160,295 the second year from the general fund is designated to support research and analysis and the enhancement of consumer information regarding higher education.

147. Not set out.

148. Not set out.
ITEM 148.

Total for State Council of Higher Education for Virginia........................................................................ $87,315,583 $90,409,583 $90,414,042

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<th>Second Year FY2014</th>
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§ 1-16. CHRISTOPHER NEWPORT UNIVERSITY (242)

Educational and General Programs (10000)................................. $58,839,749 $61,257,452

Higher Education Instruction (100101)................................. $28,173,419 $29,722,455
Higher Education Research (100102)................................. $1,961,180 $1,961,180
Higher Education Academic Support (100104)....................... $7,871,032 $7,961,032
Higher Education Student Services (100105)....................... $5,609,973 $5,938,970
Higher Education Institutional Support (100106)...................... $7,121,845 $7,258,587
Operation and Maintenance of Plant (100107)..................... $8,102,300 $8,415,228

Fund Sources: General................................. $23,779,417 $24,479,716
Higher Education Operating............................... $35,060,332 $36,777,736

Authority: Title 23, Chapter 5.3, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C.1. Out of this appropriation, $751,663 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $255,673 each year from the general fund is designated to address efforts to improve retention and graduation through the student success initiative.

D. 1. Out of this appropriation, $440,847 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the Christopher Newport University in the fall 2011. Christopher Newport University shall utilize these funds to implement expansion of the President’s Leadership Program and new academic STEM programs consistent with its liberal arts and science mission.
2. Christopher Newport University shall reallocate $334,796 the first year and $446,394 the second year from current educational and general program funds either to support the initiatives identified in paragraph D.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. Christopher Newport University may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

150. Not set out.

151. Not set out.

152. Higher Education Auxiliary Enterprises (80900)
   a sum sufficient, estimated at........................................... $58,039,686 $58,811,548 $60,050,008

Food Services (80910)....................................................... $9,645,664 $9,968,517 $10,305,262
Bookstores and other Stores (80920).............................. $4,709,300 $4,709,300 $4,709,300
Residential Services (80930)............................................ $20,371,468 $20,367,968 $21,269,683
Parking and Transportation Systems and Services
   (80940)........................................................................ $1,663,520 $1,662,538 $1,662,538
Recreational and Intramural Programs (80980).................... $11,959,892 $12,009,610 $12,009,610
Intercollegiate Athletics (80995)....................................... $9,554,842 $9,558,615 $9,558,615

Fund Sources: Higher Education Operating............................ $41,832,378 $41,832,378 $43,070,838

Debt Service......................................................................... $16,207,308 $16,979,170

Authority: Title 23, Chapter 5.3, Code of Virginia.

Total for Christopher Newport University.......................... $123,592,807 $125,511,559 $128,272,449

General Fund Positions.......................................................... 337.96 337.96
Nongeneral Fund Positions..................................................... 500.78 500.78
Position Level ..................................................................... 838.74 838.74

Fund Sources: General.......................................................... $28,108,907 $29,060,823 $29,060,823
Higher Education Operating................................................. $79,276,592 $82,232,456 $82,232,456
Debt Service......................................................................... $16,207,308 $16,979,170

§ 1-17. THE COLLEGE OF WILLIAM AND MARY IN VIRGINIA (204)

153. Educational and General Programs (10000).......................... $164,473,474 $166,907,843 $170,707,843
Higher Education Instruction (100101)................................. $89,281,150 $91,721,457 $94,651,457
Higher Education Research (100102)................................... $829,512 $829,512
Higher Education Public Services (100103).......................... $8,498 $8,498
Higher Education Academic Support (100104)...................... $23,843,342 $23,843,342 $24,713,342
Higher Education Student Services (100105)...................... $6,895,964 $6,895,964
Higher Education Institutional Support (100106).................. $17,179,678 $17,179,678 $17,179,678
Operation and Maintenance of Plant (100107)...................... $26,435,330 $26,429,392
A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the College of William and Mary and the Commonwealth, as set forth in Chapters 933 and 943 of the 2006 Acts of Assembly.

D.1. Out of this appropriation, $416,352 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $193,080 each year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session.

E.1. Out of this appropriation, $487,758 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the College of William and Mary in the fall 2011. The College of William and Mary shall utilize these funds to implement a new minor in marine science and expansion of student research opportunities consistent with its Quality Enhancement Program.

2. The College of William and Mary shall reallocate $535,824 the first year and $714,432 the second year from current educational and general program funds either to support the initiatives identified in paragraph E.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. The College of William and Mary may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

F. Out of this appropriation, $200,000 the second year from the general fund is designated to support the planning and activities related to a potential merger or partnership with the Eastern Virginia Medical School.

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**ITEM 153.**

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<td>Debt Service</td>
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Authority: Title 23, Chapter 5, Code of Virginia.
ITEM 156.

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$292,802,010


158. Not set out.

159. Not set out.

160. Not set out.

161. Not set out.

162. Not set out.

163. Not set out.

Grand Total for The College of William and Mary in Virginia................................................................................ $340,452,119 $345,114,348 $348,914,348

§ 1-18. GEORGE MASON UNIVERSITY (247)

164. Educational and General Programs (10000) ............... $411,849,640 $423,481,625 $438,481,625

Higher Education Instruction (100101) ...................... $241,883,066 $253,515,051 $268,515,051

Higher Education Research (100102) ......................... $7,845,215 $7,845,215

Higher Education Public Services (100103) .................. $1,898,284 $1,898,284

Higher Education Academic Support (100104) ............... $57,285,072 $57,285,072

Higher Education Student Services (100105) ................. $18,467,328 $18,467,328

Higher Education Institutional Support (100106) ............ $42,874,155 $42,874,155

Operation and Maintenance of Plant (100107) ............... $41,596,520 $41,596,520

Fund Sources: General ............................................. $112,149,834 $116,066,517

Higher Education Operating ..................................... $299,699,806 $307,415,108 $322,415,108

Authority: Title 23, Chapter 9.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals as described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).
B. Out of this appropriation, an amount estimated at $289,614 the first year and $289,614 the second year from the general fund and $124,120 the first year and $124,120 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

C. Out of this appropriation, $459,125 the first year and $459,125 the second year from the general fund is designated for the Institute for Conflict Analysis.

D. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

E. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund is designated to support the Potomac Bay Science Center.

F.1. Out of this appropriation, $1,838,892 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $1,478,839 each year from the general fund is designated to address the projected growth in transfer students and support efforts to improve retention and graduation through the MapWorks project.

3. Out of this appropriation, $100,000 the second year from the general fund is designated to support a partnership between George Mason University and the Center for Excellence in Education to enhance the capabilities of school teachers to teach STEM programs. The funding will allow for (a) five additional "Bite of Science" programs impacting over 125 teachers and 17,125 students, (b) four Teacher Roundtables impacting over 100 teachers and 13,700 students and (c) a part-time staff dedicated to the enhancement of materials in the Teacher Enrichment Program Clearinghouse, an online compendium of science resources for Virginia teachers.

G.1. Out of this appropriation, $1,174,753 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the George Mason University in the fall 2011. George Mason University shall utilize these funds to implement expansion of distance education offerings and expand facilities and space utilization across the University's distributed campuses.

2. George Mason University shall reallocate $1,605,735 the first year and $2,140,980 the second year from current educational and general program funds either to support the initiatives identified in paragraph G.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. George Mason University may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

H. The 4-VA, a public-private partnership among George Mason University, James Madison University, the University of Virginia, Virginia Tech and CISCO Systems, Inc., was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.
ITEM 165.

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Total for George Mason University................................... 
$824,536,809 $856,217,946 $871,217,946

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§ 1-19. JAMES MADISON UNIVERSITY (216)

168. Educational and General Programs (10000)...................... $246,835,534 $250,955,830 $260,591,595

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<tr>
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Authority: Title 23, Chapter 12.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. The university is authorized to continue offering its existing doctoral degree in psychology and a limited number of other doctoral programs in specialized areas with approval from the State Council of Higher Education for Virginia. These doctoral programs are niche programs, consistent with the comprehensive mission of the university, and are targeted to meet critical needs in the Commonwealth.

C. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of
escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

D.1. Out of this appropriation, $1,647,698 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $1,820,338 each year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session, support the projected growth in transfer students and improve retention and graduation through additional advising for both transfers and students in high demand majors.

E.1. Out of this appropriation, $991,683 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the James Madison University in the fall 2011. James Madison University shall utilize these funds to implement expansion of nursing programs and to expand existing programs in computer forensics and biophysical chemistry.

2. James Madison University shall reallocate $933,998 the first year and $1,245,331 the second year from current educational and general program funds either to support the initiatives identified in paragraph E.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. James Madison University may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

F. The 4-VA, a public-private partnership among George Mason University, James Madison University, the University of Virginia, Virginia Tech and CISCO Systems, Inc., was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

### Item 169.

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<th>Higher Education Student Financial Assistance (10800)</th>
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<td>Higher Education Operating</td>
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Authority: Title 23, Chapter 12.1, Code of Virginia.

### Item 170.

Not set out.

### Item 171.

Not set out.

**Total for James Madison University**

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ITEM 171.

Position Level ................................................................. 3,142.76 3,142.76 3,228.76

Fund Sources: General ......................................................... $74,136,326 $77,769,801
Higher Education Operating ........................................... $361,542,595 $365,132,304
Debt Service ................................................................. $32,069,973 $43,025,105

§ 1-20. LONGWOOD UNIVERSITY (214)

172. Educational and General Programs (10000) ........... $55,894,159 $56,632,601 $58,435,026

Higher Education Instruction (100101) ......................... $27,508,773 $28,244,257 $29,200,042
Higher Education Public Services (100103) ................. $619,982 $619,982
Higher Education Academic Support (100104) ........... $8,865,239 $8,865,239
Higher Education Student Services (100105) ............... $3,844,859 $3,844,859
Higher Education Institutional Support (100106) ........ $8,835,493 $8,837,951
Operation and Maintenance of Plant (100107) .......... $6,219,813 $6,219,813

Fund Sources: General ......................................................... $23,038,180 $23,618,254
Higher Education Operating ........................................... $32,855,979 $33,014,347 $34,816,772

Authority: Title 23, Chapter 15, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in Section 4-2.01 b. of this Act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C.1. Out of this appropriation, $543,557 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $202,614 each year from the general fund is designated to address the projected growth in transfer students and efforts to improve retention and graduation through the student success initiative.

D.1. Out of this appropriation, $372,592 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the Longwood University in the fall 2011. Longwood University shall utilize these funds to increase the use of distance learning to off-campus sites in Emporia, South Boston and Martinsville, to expand nursing programs and to develop a center of logistics research at Fort Lee in cooperation with the University of Virginia and Virginia State University.

2. Longwood University shall reallocate $329,061 the first year and $438,749 the second year from current educational and general program funds either to support the initiatives identified in paragraph D.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. Longwood University may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.
ITEM 173.

173. Not set out.

174. Not set out.

175. Not set out.

Total for Longwood University .............................................. $108,305,612 $111,549,210 $113,351,635

General Fund Positions ....................................................... 282.89 283.89
Nongeneral Fund Positions ................................................. 451.67 471.67
Position Level ................................................................. 734.56 755.56

Fund Sources: General ........................................................ $26,994,115 $27,801,096 $27,801,096
Higher Education Operating .............................................. $73,724,186 $76,160,803 $77,963,228
Debt Service ................................................................. $7,587,311 $7,587,311

176. Not set out.

177. Not set out.

178. Not set out.

179. Not set out.

§ 1-21. OLD DOMINION UNIVERSITY (221)

180. Educational and General Programs (10000) ...................... $225,044,227 $232,000,772 $239,289,561
Higher Education Instruction (100101) ......................... $122,229,577 $129,186,122 $131,861,228
Higher Education Research (100102) ............................ $4,736,100 $4,736,100
Higher Education Public Services (100103) .................... $254,489 $254,489 $254,489
Higher Education Academic Support (100104) ............... $40,989,479 $45,903,268
Higher Education Student Services (100105) ................. $10,918,633 $11,293,633
Higher Education Institutional Support (100106) .......... $25,128,091 $25,128,091 $25,128,091
Operation and Maintenance of Plant (100107) .............. $20,787,858 $20,787,858

Fund Sources: General ........................................................ $97,649,766 $103,809,827 $103,809,827
Higher Education Operating ............................................ $127,394,461 $135,479,734 $135,479,734

Authority: Title 23, Chapter 5.2, Code of Virginia.

A.1. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

2. Out of this appropriation, the university may allocate funds to expand enrollment capacity through expansion of distance learning, TELETECHNET and summer school.

B. Out of this appropriation, $431,013 the first year and $431,013 the second year from the general fund and $198,244 the first year and $198,244 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.
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<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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C.1. Out of this appropriation, $4,017,308 and 23.88 positions the first year and $4,017,308 and 23.88 positions the second year from the general fund and $1,440,000 and 12.62 positions the first year and $1,440,000 and 12.62 positions the second year from nongeneral funds are designated to operate distance learning sites across the Commonwealth.

2. Out of this appropriation, $60,527 the first year and $60,527 the second year from the general fund is designated for the expansion of distance learning to the Lord Fairfax Community College's Luray-Page Center to establish a bachelor's degree program.

D. Notwithstanding § 55-297, Code of Virginia, Old Dominion University is hereby designated as the administrative agency for the Virginia Coordinate System.

E. Notwithstanding § 23-7.4:2, Code of Virginia, the governing board of Old Dominion University may charge reduced tuition to any person enrolled in one of Old Dominion University's TELETECHNET sites or higher education centers who lives within a 50-mile radius of the site/center, is domiciled in, and is entitled to in-state tuition charges in the institutions of higher learning in any state, or the District of Columbia, which is contiguous to Virginia and which has similar reciprocal provisions for persons domiciled in Virginia.

F. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

G. Old Dominion University shall collaborate with the Virginia Maritime Foundation in support of its maritime and sailing programs in the College of Arts and Letters, the College of Science and the Athletics Department. To that end, the General Assembly authorizes Old Dominion University to accept and utilize assets of the Virginia Maritime Foundation.

H.1. Out of this appropriation, $3,539,864 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $1,709,439 each year from the general fund is designated to address the projected growth in transfer students, efforts to improve retention and graduation through the addition of upper level courses, and increased advising at the sophomore level.

I.1. Out of this appropriation, $1,373,927 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the Old Dominion University in the fall 2011. Old Dominion University shall utilize these funds to implement expansion of on-line degree programs in high demand fields, increased STEM production, and increased modeling and simulation capacity.

2. Old Dominion University shall reallocate $1,361,685 the first year and $1,815,581 the second year from current educational and general program funds either to support the initiatives identified in paragraph I.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. Old Dominion University may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

4. Out of this appropriation, $220,000 the first year and $320,000 the second year from the general fund is designated to provide opportunity for 80 students per year to be engaged in STEM education using aerospace, high tech science, technology and engineering in partnership with NASA Wallops Flight Facility. Old Dominion University will collaborate with the Virginia Space Grant Consortium and STEM educators to identify the students who will participate in the program each year. The funding in paragraph I.4. will not be considered as a resource for purposes of funding guidelines.
**ITEM 180.**

J. Out of this appropriation, $125,000 the second year from the general fund is designated to plan a joint School of Public Health with Eastern Virginia Medical School.

181. Not set out.

182. Not set out.

183. Not set out.

Total for Old Dominion University ................................... $353,848,408

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| General Fund Positions                      | 981.21 | 981.21 |
| Nongeneral Fund Positions                  | 1,324.98 | 1,324.98 |
| Position Level                              | 2,306.19 | 2,306.19 |
| Fund Sources: General                      | $118,560,361 | $125,840,749 |
| Higher Education Operating                 | $212,670,566 | $246,467,050 |
| Debt Service                                | $22,617,481 | $22,617,481 |

**§ 1-22. RADFORD UNIVERSITY (217)**

184. Educational and General Programs (10000) ...................... $102,003,630

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<td>Second Year</td>
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| Higher Education Instruction (100101) ...................... | $62,005,457 | $64,898,912 |
| Higher Education Public Services (100103) ............... | $599,951 | $599,951 |
| Higher Education Academic Support (100104) .............. | $9,103,642 | $9,315,525 |
| Higher Education Student Services (100105) ............. | $5,011,134 | $5,427,768 |
| Higher Education Institutional Support (100106) ....... | $16,296,100 | $17,277,506 |
| Operation and Maintenance of Plant (100107) ............ | $8,987,346 | $9,786,273 |

| Fund Sources: General                            | $42,168,708 | $43,456,527 |
| Higher Education Operating                      | $59,834,922 | $62,332,549 |

Authority: Title 23, Chapter 11.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C.1. Out of this appropriation, $962,943 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $866,958 each year from the general fund is designated to address the projected growth in transfer students and efforts to improve retention and graduation through increased advising and student engagement programs.
D.1. Out of this appropriation, $666,535 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the Radford University in the fall 2011. Radford University shall utilize these funds to establish accelerated degree options to include expanded distance education options.

2. Radford University shall reallocate $594,920 the first year and $793,227 the second year from current educational and general program funds either to support the initiatives identified in paragraph D.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. Radford University may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

§ 1-23. UNIVERSITY OF VIRGINIA (207)

195. Educational and General Programs (10000).................. $541,384,335 $548,072,346
Higher Education Instruction (100101).............. $269,753,335 $284,432,913
Higher Education Research (100102) ....................... $8,115,000 $8,115,000
Higher Education Public Services (100103).......... $4,290,000 $4,290,000
Higher Education Academic Support (100104)........... $90,021,000 $90,021,000
### Item 195.

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Authority: Title 23, Chapter 9, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. This appropriation includes an amount not to exceed $1,349,795 the first year and $1,393,959 the second year from the general fund for the operation of the Family Practice Residency Program and Family Practice medical student programs. This appropriation for Family Practice programs, whether ultimately implemented by contract, agreement or other means, is considered to be a grant.

2. The university shall report by July 1 annually to the Department of Planning and Budget an operating plan for the Family Practice Residency Program.

3. The University of Virginia, in cooperation with the Virginia Commonwealth University Health System Authority, shall establish elective Family Practice Medicine experiences in Southwest Virginia for both students and residents.

4. In the event the Governor imposes across-the-board general fund reductions, pursuant to his executive authority in §4-1.02 of this act, the general fund appropriation for the Family Practice programs shall be exempt from any reductions, provided the general fund appropriation for the family practice program is excluded from the total general fund appropriation for the University of Virginia for purposes of determining the university's portion of the statewide general fund reduction requirement.

C. Out of this appropriation, $1,044,176 the first year and $1,119,176 the second year from the general fund is designated for the Virginia Foundation for Humanities and Public Policy. Pursuant to House Joint Resolution 762, 1999 Session of the General Assembly, funds in this Item begin to address the objective of appropriating one dollar per capita for the support of the Foundation.

D. Out of this appropriation, an amount estimated at $527,610 the first year and $527,610 the second year from the general fund and at least $468,850 the first year and at least $468,850 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

E. Out of this appropriation, $192,954 the first year and $192,954 the second year from the general fund, and at least $283,500 the first year and at least $283,500 the second year from nongeneral funds are designated for the independent Virginia Institute of Government at the University of Virginia Center for Public Service.

F. It is the intent of the General Assembly that the University of Virginia, in conjunction with the Eastern Virginia Medical School and Virginia Commonwealth University, maintain its efforts to educate and train sufficient generalist physicians to meet the needs of the
Commonwealth, recognizing the Commonwealth's need for generalist physicians in medically underserved regions of the state. Further, it is the intent that the university support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.

G. It is the intent of the General Assembly to assist the three Virginia medical schools as they respond to changes in the need for delivery and financing of medical education, both undergraduate and graduate.

H. Out of this appropriation, at least $156,397 the first year and $156,397 the second year from the general fund is designated for support of diabetes education and public service at the Virginia Center for Diabetes Professional Education at the University of Virginia.

I.1. Out of this appropriation, $446,074 the first year and $446,074 the second year from the general fund is designated for the Center for Politics at the University of Virginia to conduct and preserve oral histories with senior public officials, to conduct the Virginia Youth Leadership Initiative which educates students in Virginia's secondary schools in the democratic process, and to develop programs that foster increased public awareness of the electoral system.

2. Out of this appropriation, $88,480 the first year and $88,480 the second year from the general fund is designated to the Center of Politics to provide civic education resources to all public elementary and secondary schools in the Commonwealth.

J. Out of this appropriation $251,146 the first year and $251,146 the second year from the general fund and $53,189 the first year and $53,189 the second year from nongeneral funds are designated for support of the State Arboretum at Blandy Farm.

K. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

L. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the University of Virginia and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.

M.1. Out of this appropriation, $1,760,311 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $691,207 each year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session.

N.1. Out of this appropriation, $800,324 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the University of Virginia in the fall 2011. The University of Virginia shall utilize these funds to increase degree production in STEM disciplines, to develop a center of logistics research at Fort Lee in cooperation with Virginia State University and the Longwood University and to continue growth of degree programs with an online component including the Commonwealth Graduate Engineering Program, Produced in Virginia program, Master of Education partnership with Teach for America and the Global Executive MBA programs.

2. The University of Virginia shall reallocate $1,682,135 first year and $2,242,847 the second year from current educational and general program funds either to support the initiatives identified in paragraph N.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.
3. The University of Virginia may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

4. Out of this appropriation, $218,400 each year from the general fund is designated to develop a summer STEM experience program in partnership with the Virginia Space Grant Consortium and the National Institute of Aerospace. The program will provide hands-on experience in science, technology, engineering and mathematics for 120 students. The Virginia Space Grant Consortium will work with the University of Virginia to identify the students and collect program evaluation data. The funding in paragraph N.3. will not be considered as a resource for purposes of funding guidelines.

O. The 4-VA, a public-private partnership among George Mason University, James Madison University, the University of Virginia, Virginia Tech and CISCO Systems, Inc., was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

Authority: Title 23, Chapter 9, Code of Virginia.

A. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the revenue collected to meet student financial aid needs, under the terms of the management agreement between the university and the Commonwealth as set forth in Chapters 933 and 943 of the 2006 Acts of Assembly.

B. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund, shall be provided to support public-private sector partnerships in order to maximize the number of newly licensed nurses and increase the supply of nursing faculty.

Not set out.

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<td>Higher Education Operating</td>
<td>$59,400,000</td>
<td>$62,826,000</td>
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Authority: Title 23, Chapter 9, Code of Virginia.

Data Source: Department of Education.
Recreational and Intramural Programs (80980) $4,545,000 $4,545,000
Other Enterprise Functions (80990) $94,116,000 $97,959,000
Intercollegiate Athletics (80995) $30,961,000 $30,961,000

Recreational and Intramural Programs (80980) $9,400,926 $9,400,926
Other Enterprise Functions (80990) $65,529,489 $65,529,489
Intercollegiate Athletics (80995) $42,084,050 $42,084,050

Fund Sources: Higher Education Operating $155,416,000 $150,259,000
Debt Service $21,858,000 $21,858,000

Authority: Title 23, Chapter 9, Code of Virginia.

Total for University of Virginia $1,096,300,155 $1,096,605,043

General Fund Positions 1,082.63 1,082.63
Nongeneral Fund Positions 6,735.33 6,658.43
Position Level 7,817.96 7,741.06

Fund Sources: General $130,356,767 $136,771,734
Higher Education Operating $920,527,388 $960,135,309
Debt Service $45,416,000 $47,548,000

University of Virginia’s College at Wise (246)

Educational and General Programs (10000) $20,626,587 $21,139,661
Higher Education Instruction (100101) $10,000,600 $10,503,674
Higher Education Public Services (100103) $188,780 $188,780
Higher Education Academic Support (100104) $3,652,105 $3,652,105
Higher Education Student Services (100105) $1,615,493 $1,615,493
Higher Education Institutional Support (100106) $3,242,470 $3,348,470
Operation and Maintenance of Plant (100107) $1,927,139 $1,927,139

Fund Sources: General $12,560,895 $12,937,643
Higher Education Operating $8,065,692 $8,498,018


A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. The software engineering curriculum being established to insure success of recent economic development projects in Southwest Virginia, shall be considered on its merits by the State Council of Higher Education for Virginia and shall not be dependent on funding by the Commonwealth.
C. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

D. Out of this appropriation, $233,358 the first year and $233,358 the second year from the general fund and $138,577 the first year and $138,577 the second year from nongeneral funds are designated to facilitate the technical training programs for the Northrop Grumman state backup data center.

E. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the University of Virginia and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.

F.1. Out of this appropriation, $146,268 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $266,537 each year from the general fund is designated to address the projected growth in transfer students and efforts to improve retention and graduation through the Early Alert program.

G.1. Out of this appropriation, $475,641 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the University of Virginia at Wise in the fall 2011. The University of Virginia at Wise shall utilize these funds to implement its Science Consortium initiative.

2. The University of Virginia at Wise shall reallocate $170,935 first year and $227,913 the second year from current educational and general program funds either to support the initiatives identified in paragraph G.1 and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. The University of Virginia at Wise may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

H. Out of this appropriation, $275,000 each year from the general fund is designated to support the University of Virginia’s College at Wise Scholars program to increase recruitment and retention of students from the service region especially in STEM-related programs.

203. Not set out.

204. Not set out.

205. Higher Education Auxiliary Enterprises (80900)

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Higher Education Auxiliary Enterprises (80900)

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<td>and Services (80940)</td>
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<tr>
<td>Student Health Services (80960)</td>
<td>$144,880</td>
<td>$144,880</td>
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### ACTS OF ASSEMBLY

**ITEM 205.**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td>FY2013</td>
<td>FY2014</td>
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<tr>
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<tr>
<td>Student Unions and Recreational Facilities (80970)</td>
<td>$612,343</td>
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<td>Other Enterprise Functions (80990)</td>
<td>$6,731,418</td>
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<tr>
<td>Intercollegiate Athletics (80995)</td>
<td>$1,604,549</td>
</tr>
</tbody>
</table>

**Fund Sources:**
- Higher Education Operating: $12,038,772
- Debt Service: $2,990,000

**Authority:** §§ 23-91.20 through 23-91.23, Code of Virginia.

Total for University of Virginia’s College at Wise: $39,778,882

**General Fund Positions:** 165.26

**Nongeneral Fund Positions:** 151.28

**Position Level:** 316.54

**Fund Sources:**
- Higher Education Operating: $14,547,097
- Debt Service: $2,990,000

Grand Total for University of Virginia: $2,464,174,196

**§ 1-24. VIRGINIA COMMONWEALTH UNIVERSITY (236)**

Educational and General Programs (10000): $492,639,743

**Higher Education Instruction (100101):** $284,823,929

**Higher Education Research (100102):** $10,406,249

**Higher Education Public Services (100103):** $6,887,358

**Higher Education Academic Support (100104):** $81,874,176

**Higher Education Student Services (100105):** $20,179,817

**Higher Education Institutional Support (100106):** $47,959,730

**Operation and Maintenance of Plant (100107):** $40,508,484

**Fund Sources:**
- Higher Education Operating: $150,550,115

**Authority:** Title 23, Chapter 6.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).
B.1. Out of this appropriation, $4,217,317 the first year and $4,336,607 the second year from the general fund is provided for the operation of the Family Practice Residency Program and Family Practice medical student programs. This appropriation for Family Practice programs, whether ultimately implemented by contract, agreement or other means, is considered to be a grant.

2. The university shall report by July 1 annually to the Department of Planning and Budget an operating plan for the Family Practice Residency Program.

3. The university, in cooperation with the University of Virginia, shall establish elective Family Practice Medicine experiences in Southwest Virginia for both students and residents.

4. In the event the Governor imposes across-the-board general fund reductions, pursuant to his executive authority in § 4-1.02 of this act, the general fund appropriation for the Family Practice programs shall be exempt from any reductions, provided the general fund appropriation for the family practice program is excluded from the total general fund appropriation for Virginia Commonwealth University for purposes of determining the University's portion of the statewide general fund reduction requirement.

C. Out of this appropriation, an amount estimated at $332,140 the first year and $332,140 the second year from the general fund and $168,533 the first year and $168,533 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

D.1. Out of this appropriation, not less than $261,685 the first year and not less than $386,685 the second year from the general fund is designated for the Virginia Center on Aging. This includes $194,750 the first year and $319,750 the second year for the Alzheimer's and Related Diseases Research Award Fund.

2. Out of this appropriation, $253,244 the first year and $253,244 the second year from the general fund and $356,250 the first year and $356,250 the second year from nongeneral funds are designated for the operation of the Virginia Geriatric Education Center and the Geriatric Academic Career Awards Program, both to be administered by the Virginia Center on Aging.

E. It is the intent of the General Assembly that Virginia Commonwealth University, in conjunction with the University of Virginia and Eastern Virginia Medical School, maintain its efforts to educate and train sufficient generalist physicians to meet the needs of the Commonwealth, recognizing the Commonwealth's need for generalist physicians in medically underserved regions of the state. Further, it is the intent that the university support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.

F. All costs for maintenance and operation of the physical plant of the School of Engineering, Phase I and future renovations, repairs, and improvements as they become necessary shall be financed from nongeneral funds.

G. It is the intent of the General Assembly to assist the three Virginia medical schools as they respond to changes in the need for delivery and financing of medical education, both undergraduate and graduate.

H. Out of this appropriation, $243,675 the first year and $243,675 the second year from the general fund is designated for support of the Council on Economic Education.

I. Out of this appropriation, $32,753 the first year and $32,753 the second year from the general fund is designated for support of the Education Policy Institute.

J.1. Notwithstanding any other provisions of law, Virginia Commonwealth University is authorized to remit tuition and fees for merit scholarships for students of high academic achievement subject to the following limitations and restrictions:
2. The number of such scholarships annually awarded to undergraduate Virginia students shall not exceed 20 percent of the fall headcount enrollment of Virginia students in undergraduate studies in the institution from the preceding academic year. The total value of such merit scholarships annually awarded shall not exceed in any year the amount arrived at by multiplying the applicable figure for undergraduate tuition and required fees by 20 percent of the headcount enrollment of Virginia students in undergraduate studies in the institution for the fall semester from the preceding academic year.

3. The number of such scholarships annually awarded to undergraduate non-Virginia students shall not exceed 20 percent of the fall headcount enrollment of non-Virginia students in undergraduate studies in the institution from the preceding academic year. The total value of such merit scholarships annually awarded shall not exceed in any year the amount arrived at by multiplying the applicable figure for undergraduate tuition and required fees by 20 percent of the fall headcount enrollment of non-Virginia students in undergraduate studies in the institution during the preceding academic year.

4. A scholarship awarded under this program shall entitle the holder to receive an annual remission of an amount not to exceed the cost of tuition and required fees to be paid by the student.

K. Out of this appropriation, $202,595 the first year and $252,595 the second year from the general fund is provided for the Medical College of Virginia Palliative Care Partnership.

L. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

M. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between Virginia Commonwealth University and the Commonwealth, as set forth in Chapters 594 and 616, of the 2008 Acts of Assembly.

N.1. Out of this appropriation, $3,565,354 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $2,916,627 each year from the general fund is designated to address the projected growth in transfer students and efforts to improve retention and graduation through the University College initiative and enhanced advising.

O.1. Out of this appropriation, $684,120 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the Virginia Commonwealth University in the fall 2011. Virginia Commonwealth University shall utilize these funds to implement development of the summer session as a "third semester" to reduce time to degree, expansion of undergraduate research opportunities, expansion of health career options through enhanced advising of pre-health and STEM majors, and the advancement of newly established degree programs in the Center for Clinical and Translational Research.

2. Virginia Commonwealth University shall reallocate $2,150,379 the first year and $2,867,172 the second year from current educational and general program funds either to support the initiatives identified in paragraph O.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. Virginia Commonwealth University may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.
P. Out of this appropriation, $500,000 the second year from the general fund is designated for the Virginia Commonwealth University School of Pharmacy to support the Center for Compounding Practice and Research. The allocation will serve to support any costs associated with creating the Center including facility-related expenses as well as the purchase of the compounding equipment necessary for this state of the art teaching and research facility and will be leveraged as a matching gift with private funds. The Center will train Pharm.D. students to meet technical compounding demands, provide continuing education to registered pharmacists and conduct ongoing research on compounded medications.

208. Financial Assistance for Educational and General Services (11000) .......................................................... $255,024,481 $256,274,481 $266,624,481

Eminent Scholars (11001) ............................................. $2,695,800 $2,695,800 $3,045,800

Sponsored Programs (11004) ....................................... $252,328,681 $253,578,681 $263,578,681

Fund Sources: General ................................................. $8,912,500 $10,162,500 $11,312,500

Higher Education Operating....................................... $238,552,661 $238,552,661 $248,902,661

Debt Service............................................................. $7,559,320 $7,559,320 $7,559,320

Authority: Title 23, Chapter 6.1, Code of Virginia.

A. Out of this appropriation, $1,162,500 the first year and $1,162,500 the second year from the general fund and $6,600,000 the first year and $6,600,000 the second year from nongeneral funds are designated to build research capacity in the areas of biomedical engineering and regenerative medicine.

B. Out of this appropriation, $7,500,000 the first year and $8,500,000 the second year from the general fund is designated for the support of cancer research.

C. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

D. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund is designated to support the operations of the Biotechnology Research Park.

E. Out of this appropriation, $250,000 the second year from the general fund is designated to support the Parkinson’s and Movement Disorders Center.

209. Not set out.


211. Not set out.

Total for Virginia Commonwealth University.......................... $1,008,924,839 $1,017,526,421 $1,040,450,452

General Fund Positions................................................. 1,507.80 1,507.80 1,507.80

Nongeneral Fund Positions......................................... 3,792.29 3,792.29 3,792.29

Position Level ......................................................... 5,300.09 5,300.09 5,300.09

Fund Sources: General ................................................. $182,372,124 $189,122,320 $196,872,561

Higher Education Operating....................................... $790,764,800 $792,616,186 $815,540,217

$1,040,450,452
### § 1-25. VIRGINIA MILITARY INSTITUTE (211)

**Item Details($) Appropations($)**  
**First Year** FY2013 **Second Year** FY2014  
**First Year** FY2013 **Second Year** FY2014

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<td>$33,529,761</td>
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<td>$67,237</td>
<td>$5,009,489</td>
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<td>$6,273,322</td>
<td>$6,392,604</td>
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<td>$34,049,854</td>
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<td>$8,332,004</td>
<td>$25,917,847</td>
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**Authority:** Title 23, Chapter 10, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals as described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. 1. Out of this appropriation, $328,589 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $84,330 each year from the general fund is designated to address the projected growth of in-state students and improve retention.

D.1. Out of this appropriation, $243,812 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by the Virginia Military Institute in the fall 2011. Virginia Military Institute shall utilize these funds to implement the "Right-Size" initiative to reduce reliance on adjunct faculty.

2. Virginia Military Institute shall reallocate $111,080 the first year and $148,107 the second year from current educational and general program funds either to support the initiatives identified in paragraph D.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.
3. Virginia Military Institute may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

E. Resources determined by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the base adequacy funding guidelines.

219. Higher Education Student Financial Assistance (10800) ...

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
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<tbody>
<tr>
<td>Scholarships (10810)</td>
<td>$2,523,760</td>
<td>$2,570,928</td>
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<tr>
<td>Fund Sources: General</td>
<td>$823,760</td>
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<tr>
<td>Higher Education Operating</td>
<td>$1,700,000</td>
<td>$1,700,000</td>
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</tbody>
</table>

Authority: Title 23, Chapter 10, § 23-105, Code of Virginia.

Out of the amounts for Scholarships and Loans, the Institute shall provide for State Cadetships and for discretionary student aid.

220. Not set out.

221. Unique Military Activities (11300)...

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
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<tr>
<td>Fund Sources: General</td>
<td>$3,294,904</td>
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<tr>
<td>Higher Education Operating</td>
<td>$3,894,000</td>
<td>$3,894,000</td>
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</table>

Authority: Discretionary Inclusion.

A.1. Personnel associated with performance of activities designated by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the calculation of employment guidelines.

2. It is the intent of the General Assembly that nonresident cadets receive the same general fund support in the Unique Military program as resident cadets.

222. Higher Education Auxiliary Enterprises (80900)

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
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<tbody>
<tr>
<td>Food Services (80910)</td>
<td>$6,632,000</td>
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<td>Bookstores and other Stores (80920)</td>
<td>$1,079,894</td>
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<tr>
<td>Residential Services (80930)</td>
<td>$1,981,367</td>
<td>$2,081,367</td>
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<tr>
<td>Student Health Services (80960)</td>
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<td>$221,448</td>
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<tr>
<td>Student Unions and Recreational Facilities (80970)</td>
<td>$1,320,134</td>
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<td>Recreational and Intramural Programs (80980)</td>
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<td>Other Enterprise Functions (80990)</td>
<td>$7,390,147</td>
<td>$7,690,147</td>
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<tr>
<td>Intercollegiate Athletics (80995)</td>
<td>$5,388,108</td>
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<td>Fund Sources: Higher Education Operating</td>
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<tr>
<td>Debt Service</td>
<td>$1,141,000</td>
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### ITEM 222.

**Authority:** Title 23, Chapter 10, Code of Virginia.

Total for Virginia Military Institute.............................. $68,637,323 $69,379,581

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<tr>
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<td>$1,391,000</td>
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</table>

| General Fund Positions................................. | 185.71 | 185.71 |
| Nongeneral Fund Positions............................. | 278.06 | 278.06 |
| Position Level............................................. | 463.77 | 463.77 |

**Fund Sources:** General.......................... $12,183,715 $12,772,836
Higher Education Operating...................... $54,912,608 $55,065,745
Debt Service............................................. $1,541,000 $1,541,000

### § 1-26. VIRGINIA POLYTECHNIC INSTITUTE AND STATE UNIVERSITY (208)

223. Educational and General Programs (10000).............. $534,926,676 $541,782,117

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<td>$16,494,100</td>
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<td>$48,867,185</td>
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<td>$58,440,775</td>
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<td>$136,463,558</td>
<td>$140,532,623</td>
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<td>$398,463,118</td>
<td>$418,999,518</td>
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| Higher Education Instruction (100101)................ | $20,587,580 $20,587,580 |
| Higher Education Research (100102).................. | $17,161,292 $17,161,292 |
| Higher Education Public Services (100103)........ | $65,591,518 $65,591,518 |
| Higher Education Academic Support (100104)........ | $16,494,100 $16,494,100 |
| Higher Education Institutional Support (100105).... | $48,867,185 $48,867,185 |
| Operation and Maintenance of Plant (100107)........ | $58,440,775 $58,440,775 |

**Fund Sources:** General.......................... $128,903 $128,903
Higher Education Operating...................... $358,594 $358,594

**Authority:** Title 23, Chapter 11, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. Out of this appropriation shall be expended an amount estimated at $869,882 the first year and $869,882 the second year from the general fund and $436,357 the first year and $436,357 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

C. Out of this appropriation, $128,903 the first year and $128,903 the second year from the general fund and $250,813 the first year and $250,813 the second year from nongeneral funds are designated to support the Educational and General portion of the debt service for the coal-fired facility, as approved in Item D-6.1, Chapter 459, Acts of Assembly of 1991.

D. Out of this appropriation, $358,594 the first year and $358,594 the second year from the general fund is designated to support the Marion duPont Scott Equine Center of the Virginia-Maryland Regional College of Veterinary Medicine.
E. Out of this appropriation, $112,956 and one position the first year and $112,956 and one position the second year from the general fund is designated for the Virginia Center for Coal and Energy Research.

F. Out of this appropriation, $11,953 the first year and $11,953 the second year from the general fund is designated to support continuing education activities at the Reynolds Homestead.

G. Out of this appropriation, $67,236 the first year and $67,236 the second year from the general fund is designated to support the research activities of the Virginia Water Resources Center.

H. Out of this appropriation, $268,557 the first year and $268,557 the second year from the general fund is designated to support tobacco research for medicinal purposes and field tests at sites in Blackstone and Abingdon.

I. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

J. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between Virginia Polytechnic Institute and State University and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.

K.1. Out of this appropriation, $1,725,992 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $685,667 each year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session, to address the growth in transfer students and support efforts to improve retention and graduation through enhanced student advising services.

L.1. Out of this appropriation, $1,175,420 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by Virginia Tech in the fall 2011. Virginia Tech shall utilize these funds to implement new and expanded summer academic opportunities, expand and enhance STEM degree production and support the Virginia Vital Information for Education and Work (VIEW) Program to provide students, parents, counselors, and teachers with access to resources for career exploration, college and work force readiness, and STEM career preparation.

2. Virginia Tech shall reallocate $1,989,523 the first year and $2,652,698 the second year from current educational and general program funds either to support the initiatives identified in paragraph L.1., and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. Virginia Tech may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

4. Out of this appropriation, $300,000 each year from the general fund is designated to develop a STEM Industry Internship program in partnership with the Virginia Space Grant Consortium, Virginia Regional Technology Councils and industry. The program will provide 75 undergraduate students across the Commonwealth an opportunity to centrally apply for real world work experience and provide Virginia's industries with access to qualified interns.
ITEM 223.

Virginia Tech will partner with the Virginia Space Grant Consortium and work with Virginia’s Regional Technology Councils who will serve as the program’s conduit to industry, advertising the program and linking with interested industry partners. The funding in paragraph L.3. will not be considered as a resource for purposes of funding guidelines.

M. The 4-VA, a public-private partnership among George Mason University, James Madison University, the University of Virginia, Virginia Tech and CISCO Systems, Inc., was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

224. Not set out.

225. Not set out.

226. Not set out.

227. Not set out.

Total for Virginia Polytechnic Institute and State University .......................................................... $1,093,236,698 $1,102,779,058 $1,120,529,082

General Fund Positions ........................................... 1,911.53 1,911.53
Nongeneral Fund Positions ..................................... 4,933.45 4,933.45
Position Level ....................................................... 6,844.98 6,844.98

Fund Sources: General ...........................................
Higher Education Operating ............................. $159,705,380 $166,461,364
$25,067,194
Higher Education Public Services ............. $943,717,218
Debt Service ...................................................... $10,350,500 $10,350,500

228. Not set out.

Grand Total for Virginia Polytechnic Institute and State University .................................................. $1,172,382,867 $1,183,409,959 $1,201,159,983

General Fund Positions ........................................... 2,633.47 2,638.77
Nongeneral Fund Positions ..................................... 5,317.92 5,321.72
Position Level ....................................................... 7,951.39 7,960.49

Fund Sources: General ...........................................
Higher Education Instruction ............................ $220,197,175 $228,366,130
$84,169,329
Higher Education Research ......................... $962,443,355
Debt Service ...................................................... $10,350,500 $10,350,500

§ 1-27. VIRGINIA STATE UNIVERSITY (212)

229. Educational and General Programs (10000) ................. $68,678,440 $70,518,513 $70,880,513

Higher Education Instruction (100101) ................. $40,293,760 $42,133,833 $42,395,833
Higher Education Research (100102) ....................... $2,110,453 $2,110,453
Higher Education Public Services (100103) ............... $120,448 $120,448
Higher Education Academic Support (100104) .......... $5,910,648 $5,910,648
Higher Education Student Services (100105) ............ $4,335,982 $4,335,982
Higher Education Institutional Support (100106).......................... $8,858,565 $8,858,565
Operation and Maintenance of Plant (100107).......................... $7,048,584 $7,148,584

Fund Sources: General........................................................ $29,672,881 $30,167,239
Higher Education Operating................................. $39,005,559 $40,351,274

Authority: Title 23, Chapter 13, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. Out of this appropriation, $3,790,639 the first year and $3,790,639 the second year from the general fund is designated for continued enhancement of the existing Bachelor of Science academic programs in Computer Science, Manufacturing Engineering, Computer Engineering, Mass Communications and Criminal Justice, and the doctoral program in Education.

2. Out of this appropriation, $37,500 the first year and $37,500 the second year from the general fund is provided to serve in lieu of endowment income for the Eminent Scholars Program.

3. Any unexpended balances in paragraphs B.1. and B.2. in this Item at the close of business on June 30, 2012 and June 30, 2013, shall not revert to the surplus of the general fund but shall be carried forward on the books of the State Comptroller and reappropriated in the succeeding year.

C. This appropriation includes $200,000 the first year and $200,000 the second year from the general fund to increase the number of faculty with terminal degrees to at least 85 percent of the total teaching faculty.

D. Out of this appropriation, Virginia State University is authorized to use up to $600,000 the first year and $600,000 the second year from the general fund to address extremely critical deferred maintenance deficiencies in its facilities, including residence halls and dining facilities.

E. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

F. Out of this appropriation, $1,300,000 the first year and $1,300,000 the second year from the general fund is designated to support the Manufacturing Engineering and Logistics Technology program.

G.1. Out of this appropriation, $328,814 each year from the general fund is designated for base operating support.

2. Out of this appropriation, $962,789 each year from the general fund is designated to address the projected growth in transfer students and efforts to improve retention and graduation through enhanced advising, summer bridge programs and the VSU Cohort Program.

H.1. Out of this appropriation, $440,187 each year from the general fund is designated to achieve the goals of the six-year academic plan submitted by Virginia State University in the fall 2011. Virginia State University shall utilize these funds to restructure the summer session and create a hybrid trimester system in order to decrease time to degree, to support faculty research initiative grants to multi-disciplinary teams and to develop a center of logistics research at Fort Lee in cooperation with the University of Virginia and Longwood University.
2. Virginia State University shall reallocate $305,385 the first year and $407,180 the second year from current educational and general program funds either to support the initiatives identified in paragraph H.1. and / or to address programs and strategies that serve to advance the objectives of the Higher Education Opportunity Act of 2011.

3. Virginia State University may reallocate up to an additional 1.5 percent from current educational and general program funds in the second year to address faculty compensation issues, operation and maintenance of new facilities or other institutional initiatives or priorities.

### Financial Assistance for Educational and General Services (11000)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2013</td>
</tr>
<tr>
<td></td>
<td>$28,964,447</td>
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<td>$31,575,447</td>
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**Fund Sources:**

- Higher Education Operating
- Debt Service

**Authority:** Title 23, Chapter 13, Code of Virginia.

### Grand Total for Virginia State University

<table>
<thead>
<tr>
<th>Total for Virginia State University</th>
<th>$159,691,290</th>
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<tbody>
<tr>
<td>General Fund Positions</td>
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<td>Fund Sources: Higher Education</td>
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<td>Total for Virginia State University</td>
<td>$159,691,290</td>
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<td>General Fund Positions</td>
<td>361.72</td>
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<td>Fund Sources: General</td>
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### Museum and Cultural Services (14500)

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<td>Collections Management and Curatorial Services (14501)</td>
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<td>Education and Extension Services (14503)</td>
<td>$157,427</td>
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**§ 1-28. GUNSTON HALL (417)**
ITEM 235.

Operational and Support Services (14507) ................. $533,602 $533,631 $537,291 $537,291

Fund Sources: General ........................................... $494,363 $494,392 $498,052 $498,052
Special ............................................................... $265,395 $265,395 $265,395 $265,395

Authority: Title 23, Chapter 24, Code of Virginia.

Total for Gunston Hall ............................................. $759,758 $759,787 $763,447 $763,447

General Fund Positions ............................................. 8.00 8.00
Nongeneral Fund Positions ....................................... 3.00 3.00
Position Level ....................................................... 11.00 11.00

Fund Sources: General ........................................... $494,363 $494,392 $498,052 $498,052
Special ............................................................... $265,395 $265,395 $265,395 $265,395

236. Not set out.
237. Not set out.
238. Not set out.
239. Not set out.
240. Not set out.

§ 1-29. THE SCIENCE MUSEUM OF VIRGINIA (146)


Collections Management and Curatorial Services (14501) ........................................... $1,692,232 $1,692,232
Education and Extension Services (14503) ..................... $4,782,328 $4,932,328
Operational and Support Services (14507) ..................... $4,381,185 $4,732,109 $4,737,665

Fund Sources: General ........................................... $4,555,367 $5,056,791 $5,061,847
Special ............................................................... $5,000,378 $5,000,378
Trust and Agency ................................................. $300,000 $300,000
Federal Trust ....................................................... $1,000,000 $1,000,000

Authority: Title 23, Chapter 18, Code of Virginia.

A. This appropriation from the general fund shall be in addition to any appropriation from nongeneral funds, notwithstanding any contrary provisions in this act.

B. Out of this appropriation, $50,000 and two positions the first year and $50,000 and two positions the second year from the general fund shall be provided to support the Danville Science Center in Danville, Virginia.

C. Out of the appropriation for this Item, $351,314 the second year from the general fund is included for the purchase of an IMAX digital projection system through the state's master equipment lease program.
D. Out of this appropriation, $150,000 in the second year is provided to pilot a STEM partnership between the Science Museum of Virginia, the Virginia Air and Space Center, and the Virginia Living Museum for programs that promote achievement for K-12 students in Hampton Roads and across the state, leveraging technology in the vital STEM component of the workforce pipeline.

Total for The Science Museum of Virginia ...................... $10,855,745

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Fund Sources:
- General........................................................ $4,555,367 $5,056,291
- Special......................................................... $5,000,378 $5,000,378
- Trust and Agency ....................................... $300,000 $300,000
- Federal Trust............................................... $1,000,000 $1,000,000

§ 1-30. SOUTHERN VIRGINIA HIGHER EDUCATION CENTER (937)

A. It is the intent of the General Assembly that the Southern Virginia Higher Education Center, the Institute for Advanced Learning and Research, and the New College Institute coordinate their activities, both instructional and research, to the maximum extent possible to best meet the needs of the citizens of the region, to ensure effective utilization of resources, and to avoid unnecessary duplication. The three entities shall report annually by October 1 to the Secretary of Education and the State Council of Higher Education for Virginia on their joint efforts in this regard.

B. Out of this appropriation, $29,050 the first year and $29,050 the second year from the general fund is designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and the General Assembly.
C. Out of this appropriation, $266,000 and three positions the first year and $266,000 and three positions the second year from the general fund is designated for additional operational support of the Southern Virginia Higher Education Center and its efforts to provide specialized workforce training to the citizens of Southside Virginia.

D. The requirements of § 4-5.05 shall not apply to this appropriation.

Total for Southern Virginia Higher Education Center...... $4,216,144 $4,344,068

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251. Not set out.

252. Not set out.

253. Not set out.

254. Not set out.

TOTAL FOR OFFICE OF EDUCATION.......................... $16,108,740,831 $16,409,968,385

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### OFFICE OF FINANCE

#### § 1-31. DEPARTMENT OF ACCOUNTS (151)

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| 256. | Not set out. |
| 257. | Not set out. |
| 258. | Not set out. |
| 259. | Not set out. |
| 260. | Not set out. |
| 261. | Not set out. |
| 262. | Not set out. |
| 263. | Not set out. |
| 264. | Not set out. |

#### Department of Accounts Transfer Payments (162)

| Financial Assistance to Localities - General (72800) | $603,960,000 | $546,399,150 |
| Distribution of Rolling Stock Taxes (72806) | $6,900,000 | $6,900,000 |
| Distribution of Recordation Taxes (72808) | $40,000,000 | $40,000,000 |
| Financial Assistance to Localities - Rental Vehicle Tax (72810) | $36,000,000 | $36,000,000 |
| Distribution of Sales Tax Revenues From Certain Public Facilities (72811) | $1,040,000 | $1,040,000 |
| Distribution of Tennessee Valley Authority Payments in Lieu of Taxes (72812) | $1,420,000 | $1,420,000 |
| Distribution of Sales Tax on Fuel in Certain Transportation Districts (72815) | $78,600,000 | $0 |
| Distribution of the Virginia Communications Sales and Use Tax (72816) | $440,000,000 | $440,000,000 |
| Distribution of Payments to Localities for Enhanced Emergency Communications Services (72817) | $0 | $21,159,150 |
| Fund Sources: General | $49,360,000 | $49,340,000 |
| Trust and Agency | $36,000,000 | $36,000,000 |
| Dedicated Special Revenue | $518,600,000 | $461,159,150 |


A. Out of this appropriation, amounts estimated at $20,000,000 the first year and $20,000,000 the second year from the general fund shall be deposited into the Northern Virginia Transportation District Fund, as provided in § 58.1-815.1, Code of Virginia. Said 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 Arlington, Fairfax, Loudoun, and Prince William, pursuant to § 58.1-816, Code of Virginia. This amount shall be transferred to Item 450 of this act and shall be used to support the Northern Virginia Transportation District Program as defined in § 33.1-221.1:3, Code of Virginia. The Commonwealth Transportation Board shall make such allocations and expenditures from the fund as are
provided in the Northern Virginia Transportation District, Commonwealth of Virginia Revenue Bond Act of 1993 (Chapter 391, 1993 Acts of Assembly). The Commonwealth Transportation Board also shall make such allocations and expenditures from the fund as are provided in Chapters 470 and 597 of the 1994 Acts of Assembly (amendments to Chapter 391, 1993 Acts of Assembly).

B. Pursuant to Chapters 233 and 662, 1994 Acts of Assembly, out of this appropriation, an amount estimated at $1,000,000 the first year and $1,000,000 the second year from the general fund shall be deposited into the set-aside fund as requested in an ordinance adopted March 28, 1995, and in compliance with the requirements provided for in § 58.1-816.1, Code of Virginia, for an account for the City of Chesapeake. These amounts shall be transferred to Item 450 of this act and shall be allocated by the Commonwealth Transportation Board to provide for the debt service pursuant to the Oak Grove Connector, City of Chesapeake, Commonwealth of Virginia Transportation Program Revenue Bond Act of 1994 (Chapters 233 and 662, 1994 Acts of Assembly).

C. Out of this appropriation, the Virginia Baseball Stadium Authority shall be paid a sum sufficient equal to the state personal, corporate, and pass-through entity income and sales and use tax revenues to which the authority is entitled.

D. Out of this appropriation, amounts estimated at $78,600,000 the first year from the additional sales tax on fuel in certain transportation districts revenues collected pursuant to § 58.1-1720 et seq., Code of Virginia, are designated for payment to the Northern Virginia Transportation Commission and the Potomac Rappahannock Transportation Commission. Such funds shall be returned to the respective commissions in amounts equivalent to the shares collected in the respective member jurisdictions.

E 1. In order to carry out the provisions of § 58.1-645 et seq., Code of Virginia, there is hereby appropriated a sum sufficient amount of nongeneral fund revenues estimated at $440,000,000 in the first year and $440,000,000 in the second year equal to the revenues collected pursuant to § 58.1-645 et seq., Code of Virginia, from the Virginia Communications Sales and Use Tax. All revenue received by the Commonwealth pursuant to the provisions of § 58.1-645 et seq., Code of Virginia, shall be paid into the state treasury and deposited to the Virginia Communications Sales and Use Tax Fund and shall be distributed pursuant to § 58.1-662, Code of Virginia and Item 288 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 deposits to and disbursements from the fund shall be accounted for as part of the general fund 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.

F. 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 $36,000,000 in the first year and $36,000,000 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.

Revenue Stabilization Fund (73500)........................................ $132,688,650 $339,645,117
Payments to the Revenue Stabilization Fund (73501)..... $132,688,650 $339,645,117

Fund Sources: General.................................................... $132,688,650 $339,645,117

Authority: Title 2.2, Chapter 18, Article 4, Code of Virginia.

A. On or before November 1 of each year, the Auditor of Public Accounts shall report to the General Assembly the certified tax revenues collected in the most recently ended fiscal year. The auditor shall, at the same time, provide his report on the 10 percent limitation and the amount that could be paid into the fund in order to satisfy the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia as well as the additional deposit requirement of § 2.2-1829, Code of Virginia.
B. Out of this appropriation, $132,688,650 the first year from the general fund attributable to actual tax collections for FY 2011 shall be paid by the State Comptroller on or before June 30, 2013, into the Revenue Stabilization Fund pursuant to § 2.2-1829, Code of Virginia. This amount is based on the certification of the Auditor of Public Accounts of actual tax revenues for FY 2011. This appropriation meets the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia.

C. Out of this appropriation, $244,645,117 the second year from the general fund attributable to estimated tax collections for FY 2012 shall be paid by the State Comptroller on or before June 30, 2014, into the Revenue Stabilization Fund pursuant to § 2.2-1829, Code of Virginia. This amount is contingent on the certification of the Auditor of Public Accounts of actual tax revenues for FY 2012. This appropriation meets the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia.

D.1. Out of this appropriation, $95,000,000 the second year from the general fund is included in this item in excess of the minimum deposit for fiscal year 2014 as certified by the Auditor of Public Accounts on November 1, 2012. This amount is an advance reservation of any required deposit to the Revenue Stabilization Fund attributable to actual tax collections for FY 2013 or FY 2014, as determined by the Auditor of Public Accounts, for deposit to the Revenue Stabilization Fund in the 2014-2016 biennium.

2. The State Comptroller shall deposit reflect the unexpended balance of the advance reservation of $95,000,000 referenced in paragraph D.1., above, as a commitment against general fund assets on the balance sheet for to a reserve account for the Revenue Stabilization Fund prior to June 30, 2014.
ITEM 271.

Planning, Budgeting, and Evaluation Services (71500)...

<table>
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<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
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<td>Second Year FY2014</td>
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<tr>
<td>First Year FY2013</td>
<td>Second Year FY2014</td>
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§ 1-32. DEPARTMENT OF PLANNING AND BUDGET (122)

271. Budget Development and Budget Execution Services (71502)... $4,571,488 $4,613,507 $4,621,537
Legislation and Executive Order Review Service (71504)...
Forecasting and Regulatory Review Services (71505)...
Program Evaluation Services (71506)...
Administrative Services (71598)...
Fund Sources: General...
Special...

Authority: Title 2.2, Chapter 15 and Chapter 26, Article 8, Code of Virginia.

A. The Department of Planning and Budget shall be responsible for continued development and coordination of an integrated, systematic policy analysis, planning, budgeting, performance measurement and evaluation process within state government. The department shall collaborate with the Governor’s Secretaries and all other agencies of state government and other entities as necessary to ensure that information generated from these processes is useful for managing and improving the efficiency and effectiveness of state government operations.

B. The Department of Planning and Budget shall be responsible for the continued development and coordination of a review process for strategic plans and performance measures of the state agencies. The review process shall assess on a periodic basis the structure and content of the plans and performance measures, the processes used to develop and implement the plans and measures, the degree to which agencies achieve intended goals and results, and the relation between intended and actual results and budget requirements.

C.1. Notwithstanding § 2.2-1508, Code of Virginia, or any other provisions of law, on or before December 20, the Department of Planning and Budget shall deliver to the presiding officer of each house of the General Assembly a copy of the budget document containing the explanation of the Governor’s budget recommendations. This copy may be in electronic format.

2. The Department of Planning and Budget shall include in the budget document the amount of projected spending and projected net tax-supported state debt for each year of the biennium on a per capita basis. For this purpose, “spending” is defined as total appropriations from all funds for the cited fiscal years as shown in the Budget Bill. The most current population estimates from the Weldon Cooper Center for Public Services shall be used to make the calculations.

E.1. Out of this appropriation, $200,000 the first year and $325,000 the second year from the general fund is provided to support the continuation of the school efficiency reviews program. Any school division undergoing an efficiency review shall provide a report to the Department of Planning and Budget indicating what action has been taken on each recommendation identified in the efficiency review along with any budget savings realized for each recommendation. The report shall also include a schedule for implementation of the remaining recommendations not implemented to date. The Department of Planning and Budget shall forward copies of the reports to the Chairmen of the House Appropriations, House Finance, and Senate Finance Committees within 30 days of receiving such reports. The first report shall be made within six months following the receipt of the final efficiency review, and subsequent follow-up reports shall be submitted annually by June 30 until 100 percent of the recommendations have been implemented or rationale reported that explain and address the division’s lack of such implementation. The Department of Planning and Budget shall provide the format for such report that shall include budget savings realized for each recommendation implemented.
2.a. Notwithstanding any contrary provision of law, each participating school division shall pay a local share of the cost incurred by the state for that school division’s efficiency review to be conducted. The local share of cost for the review shall be computed using the composite index of local ability-to-pay for each participating school division, however, such share shall not be less than 50 percent of the total cost. However, consistent with language and intent contained in Item 134, any school division that elects to participate in a school efficiency review as a component unit of a division level academic review shall be exempt from the local share of the costs of the review but will not be exempt from paying a recovery cost of 25 percent if the school division does not initiate at least 50 percent of the review’s recommendations within 24 months of receiving their final school efficiency review report.

b. Effective for all reviews after July 1, 2013, the local share payment shall be made prior to the initiation of the review and shall be based upon the contracted price for the review. All subsequent payments to recover the local share of the balance of the cost of the review shall be made in the fiscal year immediately following the completion of the final school efficiency review report. The cost shall include the direct cost incurred by the state for that fiscal year to coordinate the school efficiency review and 100 percent of the costs awarded to the contractor(s) to conduct that school division’s review.

3. Additionally, commencing in FY 2007, a recovery of a separate and additional 25 percent payment not to exceed 100 percent of the cost of individual reviews shall be made in the fiscal year beginning not less than 12 months and not more than 24 months following the release of a final efficiency review report for an individual school division. Such recovery shall occur if the affected school division superintendent or superintendent’s designee has not certified that at least half the recommendations have been initiated or at least half of the equivalent savings of such efficiency review have been realized. Lacking such certification the school division shall reimburse the state for an additional 25 percent of the cost, not to exceed 100 percent of the cost, of the school efficiency review. Such reimbursement shall be paid into the general fund of the state treasury. The Department of Planning and Budget shall provide the format for such certification.

4.a. Notwithstanding any contrary provision of law, commencing in FY 2014, any school division may also request the Department of Planning and Budget to coordinate a school efficiency review for the division, including but not limited to the selection of the contractor to conduct that school division’s review, by entering into an agreement with the Department of Planning and Budget to participate in a locally-funded school efficiency review. Each participating school division shall pay 100 percent of the cost of the review. Any division that elects to participate in a locally-funded school efficiency review shall not be subject to the availability of state general fund appropriation provided in paragraph E.1 above; however, the number of divisions that could make use of this provision is limited to the amount of nongeneral fund appropriation provided for this purpose in this paragraph. A nongeneral fund appropriation of $300,000 the second year is provided for use by the Department of Planning and Budget to facilitate the collection of payments from school divisions for the purposes of this item.

b. Payment shall be made in full from the participating school division to the Department of Planning and Budget following successful award of the contract to conduct the review. Under no circumstances shall state general fund appropriation be used to pay the costs of contracts awarded for a locally-funded school efficiency review under the provisions of paragraph E.4.a above.

5. The Department shall conduct a follow-up review of the implementation status of the recommendations from the 2007 Petersburg Schools efficiency review and submit a report to the Chairmen of the Senate Finance and House Appropriations Committees by December 1, 2013. If contractual support is needed for such a follow-up review, the Department may use a portion of the funds in this section of this Item.

Total for Department of Planning and Budget ...................... $7,099,898 $7,314,064 $7,322,094

General Fund Positions .............................................. 67.00 63.00

$7,314,064

$7,322,094
ITEM 271.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nongeneral Fund Positions</td>
<td>2.00</td>
<td>2.00</td>
<td></td>
</tr>
<tr>
<td>Position Level</td>
<td>69.00</td>
<td>65.00</td>
<td></td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$6,849,898</td>
<td>$7,014,064</td>
<td></td>
</tr>
<tr>
<td>Special</td>
<td>$250,000</td>
<td>$300,000</td>
<td></td>
</tr>
</tbody>
</table>

§ 1-33. DEPARTMENT OF TAXATION (161)

272. Not set out.

273. Revenue Administration Services (73200)........................... $60,198,015 $59,311,398

   Tax Return Processing (73214)........................................ $9,854,471 $9,582,590
   Customer Services (73217)........................................... $10,703,047 $10,500,892
   Compliance Audit (73218)............................................ $19,320,439 $18,907,858
   Compliance Collections (73219).................................... $20,320,058 $20,320,058

   Fund Sources: General.................................................. $47,775,700 $47,114,083
   Special................................................................. $11,496,559 $11,526,559
   Commonwealth Transportation.............................. $250,000 $250,000
   Dedicated Special Revenue................................. $675,756 $420,756

Authority: Title 3.2; Title 58.1, Code of Virginia.

A. Pursuant to § 58.1-1803, Code of Virginia, the Tax Commissioner is hereby authorized to contract with private collection agencies for the collection of delinquent accounts. The State Comptroller is hereby authorized to deposit collections from such agencies into the Contract Collector Fund (§ 58.1-1803, Code of Virginia). Revenue in the Contract Collector Fund may be used to pay private collection agencies/attorneys and perform oversight of their operations, upgrade audit and collection systems and data interfaces, and retain experts to perform analysis of receivables and collection techniques. Any balance in the fund remaining after such payment shall be deposited into the appropriate general, nongeneral, or local fund no later than June 30 of each year.

B. There is hereby appropriated, for the first year of the biennium, revenues from the sales tax on fuel in certain transportation districts to cover only the direct cost of administration incurred by the department in collecting these taxes as provided by § 58.1-1724, Code of Virginia.

C.1. The Department of Taxation is authorized to retain, as special revenue, its reasonable share of any court fines and fees to reimburse the department for any ongoing operational collection expenses.

2. Any form of state debt assigned to the Department of Taxation for collection may be collected by the department in the same manner and means as state taxes may be collected pursuant to Title 58.1, Chapter 18, Code of Virginia.

D. The Department of Taxation is authorized to make tax incentive payments to small tobacco product manufacturers who do not participate in the 1998 Tobacco Master Settlement Agreement, pursuant to Chapter 901 of the 2005 Acts of Assembly.

E. The Department of Taxation is hereby appropriated revenues from the Communications Sales and Use Tax Trust Fund to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 58.1-662, Code of Virginia.

F. The Tax Commissioner shall have the authority to waive penalties and grant extensions of time to file a return or pay a tax, or both, to any class of taxpayers when the Tax Commissioner in his discretion finds that the normal due date has, or would, cause undue
hardship to taxpayers who were, or would be, unable to use electronic means to file a return or pay a tax because of a power or systems failure that causes the department's electronic filing or payment systems to be nonfunctional for all or a portion of a day on or about the due date for a return or payment.

G. The Department of Taxation is hereby appropriated Land Conservation Incentive Act fees imposed under § 58.1-513 C. 2., Code of Virginia, on the transferring of the value of the donated interest. The Code of Virginia specifies such fees will be used by the Departments of Taxation and Conservation and Recreation to recover the direct cost of administration incurred in implementing the Virginia Land Conservation Act.

H. In the event that the United States Congress adopts legislation allowing local governments, with the assistance of the Commonwealth, to collect delinquent local taxes using offsets from federal income taxes, the Department of Accounts shall provide a treasury loan to the Department of Taxation to finance the costs of modifying the agency's computer systems to implement this federal debt setoff program. This treasury loan shall be repaid from the proceeds collected from the offsets of federal income taxes collected on behalf of localities by the Department of Taxation.

I. Funds collected pursuant to § 58.1-1720 et seq., Code of Virginia, from the additional sales tax on fuel in certain transportation districts under § 58.1-1720 et seq., Code of Virginia, shall be returned to the respective commissions in amounts equivalent to the shares collected in the respective member jurisdictions.

J. 1. All revenue received by the Commonwealth pursuant to the provisions of § 58.1-645 et seq., Code of Virginia, shall be paid into the state treasury and deposited to the Virginia Communications Sales and Use Tax Fund and shall be distributed pursuant to § 58.1-662, Code of Virginia, and items 265 and 288 of this act. For the purposes of the Comptroller's preliminary and final annual reports required by § 2.2-813, Code of Virginia, however, all deposits to and disbursements from the Fund shall be accounted for as part of the general fund 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 for the costs of administering the Virginia Communications Sales and Use Tax.

K. Notwithstanding the provisions of § 58.1-478, Code of Virginia, effective July 1, 2011, every employer whose average monthly liability can reasonably be expected to be $1,000 or more and the aggregate amount required to be withheld by any employer exceeds $500 shall file the annual report required by § 58.1-478, Code of Virginia, and all forms required by § 58.1-472, Code of Virginia, using an electronic medium using a format prescribed by the Tax Commissioner. Waivers shall be granted only if the Tax Commissioner finds that this requirement creates an unreasonable burden on the employer. All requests for waiver shall be submitted to the Tax Commissioner in writing.

L. Notwithstanding the provisions of § 58.1-214, Code of Virginia, the department shall not be required to mail its forms and instructions unless requested by a taxpayer or his representative.

M. Notwithstanding the provisions of § 58.1-609.12, Code of Virginia, no report on the fiscal, economic and policy impact of the miscellaneous Retail Sales and Use Tax exemptions under § 58.1-609.10, Code of Virginia shall be required after the completion of the final report in the first five-year cycle of the study, due December 1, 2011. The Department of Taxation shall satisfy the requirement of § 58.1-609.12 that it study and report on the annual fiscal impact of the Retail Sales and Use Tax exemptions for nonprofit entities provided for in § 58.1-609.11, Code of Virginia, by publishing such fiscal impact on its website.

N. 1. Notwithstanding any provision of the Code of Virginia or this act to the contrary,

a. Effective January 1, 2013, all corporations are required to file estimated tax payments and their annual income tax return and final payment using an electronic medium in a format prescribed by the Tax Commissioner. Provided however, homeowner associations with no tax liability shall be exempt from the electronic filing requirement.
b. Effective July 1, 2013, every employer shall file the annual report required by § 58.1-478 and all forms required by § 58.1-472, Code of Virginia, using an electronic medium in a format prescribed by the Tax Commissioner.

2. The Tax Commissioner shall have the authority to waive the requirement to file or pay by electronic means. Waivers shall be granted only if the Tax Commissioner finds that this requirement creates an unreasonable burden on the person required to use an electronic medium. All requests for waiver shall be submitted to the Tax Commissioner in writing.

O.1. Notwithstanding any other provision of law, Retail Sales and Use Tax returns and payments shall be made using an electronic medium prescribed by the Tax Commissioner beginning with the June 2012 return, due July 2012, for monthly filers and, for less frequent filers, with the first return they are required to file after July 1, 2013.

2. The Tax Commissioner shall have the authority to waive the requirement to file by electronic means upon a determination that the requirement would cause an undue hardship. All requests for waiver shall be transmitted to the Tax Commissioner in writing.

P. The Department of Taxation is hereby appropriated revenues from the Virginia Motor Vehicle Rental Tax to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 58.1-1741, Code of Virginia.

Q. The Virginia Department of Taxation shall develop a return for a pass-through entity required by § 58.1-392, Code of Virginia, to file using an electronic medium in a format prescribed by the Tax Commissioner before, but no later than, January 1, 2015.

R. Notwithstanding the provisions of § 2.2-507 and § 2.2-510, when the Tax Commissioner determines that an issue may have a major impact on tax policies, revenues or expenditures, he may request that the Attorney General appoint special counsel to render such assistance or representation as needed. The compensation for such special counsel shall be paid out of the funds appropriated for the administration of the Department of Taxation.

§ 1-34. TREASURY BOARD (155)
ITEM 280.

Debt Service Payments on General Obligation Bonds (74301) ............................................ $105,983,892 $98,822,066

Capital Lease Payments (74302) .......................................... $12,762,630 $14,089,879

Debt Service Payments on Public Building Authority Bonds (74303) ......................................... $295,531,851 $283,102,027

Debt Service Payments on College Building Authority Bonds (74304) ........................................ $240,418,421 $267,063,690

Fund Sources: General ................................................ $605,053,516 $613,451,785

Special ............................................................. $899,122 $524,772

Higher Education Operating .................................. $29,394,107 $29,774,267

Federal Trust ....................................................... $19,350,049 $19,331,838

Authority: Title 2.2, Chapter 18; Title 33.1, Chapter 3, Article 5, Code of Virginia; Article X, Section 9, Constitution of Virginia.

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

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 obligation bonds issued pursuant to Article X, Section 9 (b), of the Constitution of Virginia:

<table>
<thead>
<tr>
<th>Series</th>
<th>FY 2013</th>
<th>FY 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>General Fund</td>
<td>Federal Funds</td>
</tr>
<tr>
<td>2002 Refunding</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>2003A</td>
<td>$2,646,000</td>
<td>$0</td>
</tr>
<tr>
<td>2004A</td>
<td>$8,964,000</td>
<td>$0</td>
</tr>
<tr>
<td>2004B Refunding</td>
<td>$11,361,050</td>
<td>$0</td>
</tr>
<tr>
<td>2005</td>
<td>$7,424,727</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>$297,501</td>
<td>$0</td>
</tr>
<tr>
<td>2006A Refunding</td>
<td>$9,005,500</td>
<td>$0</td>
</tr>
<tr>
<td>2006</td>
<td>$8,390,088</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>$6,183,250</td>
<td>$0</td>
</tr>
<tr>
<td>2007A</td>
<td>$10,740,463</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>$7,750,001</td>
<td>$0</td>
</tr>
<tr>
<td>2007B</td>
<td>$6,738,025</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>$5,318,550</td>
<td>$0</td>
</tr>
<tr>
<td>2008A</td>
<td>$8,257,563</td>
<td>$0</td>
</tr>
<tr>
<td>2008B</td>
<td>$8,651,438</td>
<td>$0</td>
</tr>
<tr>
<td>2008B Refunding</td>
<td>$5,052,062</td>
<td>$0</td>
</tr>
<tr>
<td>2009A</td>
<td>$7,085,000</td>
<td>$0</td>
</tr>
<tr>
<td>2009B</td>
<td>$3,409,968</td>
<td>$562,675</td>
</tr>
<tr>
<td></td>
<td>$3,415,349</td>
<td>$0</td>
</tr>
<tr>
<td>2009 Refunding</td>
<td>$6,064,750</td>
<td>$0</td>
</tr>
<tr>
<td>2012 Refunding</td>
<td>$3,308,850</td>
<td>$0</td>
</tr>
<tr>
<td>Projected debt service &amp; expenses</td>
<td>$40,000</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>$5,607,750</td>
<td>$0</td>
</tr>
</tbody>
</table>
Refunding Savings
- Series 2005A, 2006B, 2007A, 2007B ($1,718,267) $0 ($7,058,000) $0

Total Service Area $105,421,217 $562,675 $98,282,602 $544,464

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

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

<table>
<thead>
<tr>
<th>FY 2013</th>
<th>FY 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Big Stone Gap RHA (DOC) (Wallens Ridge, 1995)</td>
<td>$6,012,500</td>
</tr>
<tr>
<td>Norfolk RHA (VCCS-TCC), Series 1995</td>
<td>$2,018,055</td>
</tr>
<tr>
<td>Innovative and Entrepreneurship Investment Authority (VEDP) (1997)</td>
<td>$1,333,600</td>
</tr>
<tr>
<td>Virginia Biotech Research Park, 2009</td>
<td>$3,398,475</td>
</tr>
<tr>
<td><strong>Total Capital Lease Payments</strong></td>
<td><strong>$12,762,630</strong></td>
</tr>
</tbody>
</table>

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

<table>
<thead>
<tr>
<th>Series</th>
<th>FY 2013</th>
<th>FY 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002</td>
<td>$2,593,250</td>
<td>$0</td>
</tr>
<tr>
<td>2003 Refunding</td>
<td>$4,866,787</td>
<td>$176,113</td>
</tr>
<tr>
<td>2004A</td>
<td>$23,867,256</td>
<td>$0</td>
</tr>
<tr>
<td>2004B</td>
<td>$14,996,481</td>
<td>$0</td>
</tr>
<tr>
<td>2004C</td>
<td>$4,551,500</td>
<td>$0</td>
</tr>
<tr>
<td>2004D</td>
<td>$12,533,338</td>
<td>$0</td>
</tr>
<tr>
<td>2005A Refunding</td>
<td>$5,123,125</td>
<td>$0</td>
</tr>
<tr>
<td>2005B Refunding</td>
<td>$14,935,982</td>
<td>$348,543</td>
</tr>
<tr>
<td>2005C</td>
<td>$4,488,375</td>
<td>$0</td>
</tr>
<tr>
<td>STARS 2005C</td>
<td>$12,248,875</td>
<td>$0</td>
</tr>
<tr>
<td>2005D</td>
<td>$1,220,000</td>
<td>$0</td>
</tr>
<tr>
<td>2006A</td>
<td>$5,955,993</td>
<td>$0</td>
</tr>
<tr>
<td>STARS 2006A</td>
<td>$7,143,125</td>
<td>$0</td>
</tr>
<tr>
<td>2006B</td>
<td>$13,999,925</td>
<td>$0</td>
</tr>
<tr>
<td>STARS 2006B</td>
<td>$4,469,250</td>
<td>$0</td>
</tr>
<tr>
<td>2007A</td>
<td>$14,714,850</td>
<td>$0</td>
</tr>
<tr>
<td>STARS 2007A</td>
<td>$7,515,500</td>
<td>$0</td>
</tr>
<tr>
<td>2008A Refunding</td>
<td>$16,281,784</td>
<td>$374,466</td>
</tr>
<tr>
<td>2008B</td>
<td>$11,994,813</td>
<td>$0</td>
</tr>
<tr>
<td>2009A</td>
<td>$4,677,085</td>
<td>$0</td>
</tr>
<tr>
<td>2009B</td>
<td>$16,742,305</td>
<td>$0</td>
</tr>
<tr>
<td>2009B STARS</td>
<td>$6,583,725</td>
<td>$0</td>
</tr>
<tr>
<td>2009C</td>
<td>$1,086,531</td>
<td>$0</td>
</tr>
</tbody>
</table>
### ITEM 280.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
<th>Appropriations($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2009D</td>
<td>$3,684,125</td>
<td>$0</td>
<td>$6,277,400</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>2010A</td>
<td>$22,020,957</td>
<td>$4,511,477</td>
<td>$21,894,332</td>
<td>$4,511,477</td>
<td>$22,252,994</td>
</tr>
<tr>
<td>2010B</td>
<td>$22,235,001</td>
<td>$3,484,627</td>
<td>$22,234,826</td>
<td>$3,484,627</td>
<td>$22,511,854</td>
</tr>
<tr>
<td>2011A STARS</td>
<td>$627,000</td>
<td>$0</td>
<td>$630,800</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>2011A</td>
<td>$20,818,500</td>
<td>$0</td>
<td>$20,815,900</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>2011B</td>
<td>$1,298,924</td>
<td>$0</td>
<td>$1,299,774</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>2012 Refunding</td>
<td>$3,262,263</td>
<td>$0</td>
<td>$3,474,600</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Project</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Service Area</td>
<td>$286,636,625</td>
<td>$8,895,226</td>
<td>$274,814,184</td>
<td>$8,520,876</td>
<td>$269,833,455</td>
</tr>
</tbody>
</table>

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:

<table>
<thead>
<tr>
<th>Project</th>
<th>Commonwealth Share of Approved Capital Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loudoun County Adult Detention Center Phase 2</td>
<td>$8,389,677</td>
</tr>
<tr>
<td>Blue Ridge Regional Jail</td>
<td>$31,664,995</td>
</tr>
<tr>
<td>Meherrin River Regional Jail</td>
<td>$32,189,469</td>
</tr>
<tr>
<td>Richmond City Jail Replacement</td>
<td>$29,702,708</td>
</tr>
<tr>
<td>Newport News Public Safety Building Life Safety Renovation</td>
<td>$875,294</td>
</tr>
<tr>
<td>RSW Regional Jail</td>
<td>$32,840,850</td>
</tr>
<tr>
<td>Southwest Virginia Regional Jail</td>
<td>$16,910,186</td>
</tr>
<tr>
<td>Central Virginia Regional Jail</td>
<td>$8,464,891</td>
</tr>
<tr>
<td><strong>Total Approved Capital Costs</strong></td>
<td><strong>$161,038,070</strong></td>
</tr>
</tbody>
</table>

b. The Commonwealth's share of the total cost of construction for Meherrin River Regional Jail shall not exceed $32,189,469. The Commonwealth’s share of the total cost of construction of the Richmond City Jail Replacement shall not exceed $29,702,708. The Commonwealth’s share of the total cost of construction of the Newport News Public Safety Building Life Safety Renovation project shall not exceed $875,294. The Commonwealth's share of the total cost of construction of the RSW Regional Jail project shall not exceed $32,840,850. 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 and will not occur before July 1, 2012.

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

E.1. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds shall be paid to the Virginia College Building Authority the following amounts for use by the Authority for payments on obligations issued for financing authorized projects under the 21st Century College Program:
ITEM 280.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
<th>Appropriations($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>2007B</td>
<td>$2,852,925</td>
<td>$2,854,125</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2008A</td>
<td>$7,445,231</td>
<td>$7,446,981</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2009 A&amp;B</td>
<td>$33,304,325</td>
<td>$33,301,007</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2009C Refunding</td>
<td>$2,363,050</td>
<td>$1,297,550</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2009E Refunding</td>
<td>$14,252,350</td>
<td>$19,514,750</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2009F</td>
<td>$34,234,136</td>
<td></td>
<td>$34,429,886</td>
<td>$34,762,641</td>
<td></td>
</tr>
<tr>
<td>2010B</td>
<td>$28,164,064</td>
<td></td>
<td>$28,162,314</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2011 A</td>
<td>$17,777,344</td>
<td></td>
<td></td>
<td>$17,778,100</td>
<td></td>
</tr>
<tr>
<td>Projected 21st Century debt service &amp; expenses</td>
<td>$21,600,000</td>
<td>$41,127,222</td>
<td>$48,908,944</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Subtotal 21st Century** $197,487,988 $224,337,315 $225,478,545

2. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds shall be paid to the Virginia College Building Authority the following amounts for the payment of debt service on authorized bond issues to finance equipment:

<table>
<thead>
<tr>
<th>Series</th>
<th>FY 2013</th>
<th>FY 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>2008A</td>
<td>$8,230,750</td>
<td>$8,230,250</td>
</tr>
<tr>
<td>2009D</td>
<td>$9,046,175</td>
<td>$9,048,925</td>
</tr>
<tr>
<td>2010A</td>
<td>$8,756,500</td>
<td>$8,550,000</td>
</tr>
<tr>
<td>2011A</td>
<td>$8,534,115</td>
<td>$8,535,200</td>
</tr>
<tr>
<td>Projected debt service &amp; expenses</td>
<td>$8,362,893</td>
<td>$8,362,000</td>
</tr>
</tbody>
</table>

**Subtotal Equipment** $42,930,433 $42,726,375

**Total Service Area** $240,418,421 $267,063,690 $268,204,920

3. Beginning with the FY 2008 allocation of the higher education equipment trust fund, the Treasury Board shall amortize equipment purchases at seven years, which is consistent with the useful life of the equipment.

4. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds, the following nongeneral fund amounts from a capital fee charged to out-of-state students at institutions of higher education shall be paid to the Virginia College Building Authority in each year for debt service on bonds issued under the 21st Century Program:

<table>
<thead>
<tr>
<th>Institution</th>
<th>FY 2013</th>
<th>FY 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$2,281,257</td>
<td>$2,535,489</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>$1,063,161</td>
<td>$1,059,300</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>$4,768,632</td>
<td>$4,670,622</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State University</td>
<td>$4,625,280</td>
<td>$4,656,663</td>
</tr>
<tr>
<td>Virginia Commonwealth University</td>
<td>$1,714,383</td>
<td>$2,132,460</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>$1,412,532</td>
<td>$1,493,811</td>
</tr>
<tr>
<td>Christopher Newport University</td>
<td>$119,097</td>
<td>$112,167</td>
</tr>
<tr>
<td>University of Virginia's College at Wise</td>
<td>$41,085</td>
<td>$48,510</td>
</tr>
<tr>
<td>James Madison University</td>
<td>$2,672,109</td>
<td>$2,635,578</td>
</tr>
<tr>
<td>Norfolk State University</td>
<td>$499,356</td>
<td>$458,766</td>
</tr>
<tr>
<td>Longwood University</td>
<td>$118,701</td>
<td>$111,276</td>
</tr>
<tr>
<td>University of Mary Washington</td>
<td>$339,669</td>
<td>$293,535</td>
</tr>
<tr>
<td>Radford University</td>
<td>$277,002</td>
<td>$275,022</td>
</tr>
<tr>
<td>Virginia Military Institute</td>
<td>$347,490</td>
<td>$370,260</td>
</tr>
<tr>
<td>Virginia State University</td>
<td>$858,726</td>
<td>$845,856</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>$6,930</td>
<td>$9,900</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>$3,406,095</td>
<td>$3,222,450</td>
</tr>
</tbody>
</table>
TOTAL  

$24,551,505  

$24,931,665  

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:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>College of William &amp; Mary</td>
<td>$1,541,950</td>
<td>$1,469,205</td>
<td>$259,307</td>
<td>$259,307</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>$10,093,515</td>
<td>$9,339,830</td>
<td>$1,088,024</td>
<td>$1,088,024</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State</td>
<td>$9,354,885</td>
<td>$8,755,725</td>
<td>$992,321</td>
<td>$992,321</td>
</tr>
<tr>
<td>University of Virginia Military Institute</td>
<td>$593,290</td>
<td>$505,625</td>
<td>$88,844</td>
<td>$88,844</td>
</tr>
<tr>
<td>Virginia State University</td>
<td>$949,330</td>
<td>$872,855</td>
<td>$108,886</td>
<td>$108,886</td>
</tr>
<tr>
<td>Norfolk State University</td>
<td>$1,337,165</td>
<td>$806,885</td>
<td>$108,554</td>
<td>$108,554</td>
</tr>
<tr>
<td>Longwood University</td>
<td>$520,085</td>
<td>$487,775</td>
<td>$97,063</td>
<td>$97,063</td>
</tr>
<tr>
<td>University of Mary Washington</td>
<td>$494,188</td>
<td>$437,530</td>
<td>$97,063</td>
<td>$97,063</td>
</tr>
<tr>
<td>James Madison University</td>
<td>$1,671,180</td>
<td>$1,511,855</td>
<td>$254,504</td>
<td>$254,504</td>
</tr>
<tr>
<td>Radford University</td>
<td>$1,115,115</td>
<td>$1,066,500</td>
<td>$135,235</td>
<td>$135,235</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>$3,379,770</td>
<td>$3,147,225</td>
<td>$374,473</td>
<td>$374,473</td>
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<tr>
<td>Virginia Commonwealth University</td>
<td>$7,726,995</td>
<td>$7,322,975</td>
<td>$401,647</td>
<td>$401,647</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>$121,730</td>
<td>$111,875</td>
<td>$2,027</td>
<td>$2,027</td>
</tr>
<tr>
<td>Christopher Newport University</td>
<td>$558,715</td>
<td>$512,725</td>
<td>$17,899</td>
<td>$17,899</td>
</tr>
<tr>
<td>University of Virginia’s College at Wise</td>
<td>$211,295</td>
<td>$184,280</td>
<td>$19,750</td>
<td>$19,750</td>
</tr>
<tr>
<td>George Mason University</td>
<td>$3,520,240</td>
<td>$3,357,410</td>
<td>$205,665</td>
<td>$205,665</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>$9,426,165</td>
<td>$8,675,410</td>
<td>$633,657</td>
<td>$633,657</td>
</tr>
<tr>
<td>Virginia Institute of Marine Science</td>
<td>$516,760</td>
<td>$489,925</td>
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<td>$0</td>
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<tr>
<td>Roanoke Higher Education Authority</td>
<td>$56,105</td>
<td>$52,315</td>
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<tr>
<td>Southwest Virginia Higher Education Center</td>
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<td>$49,810</td>
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<td>$0</td>
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<tr>
<td>Institute for Advanced Learning and Research</td>
<td>$680,565</td>
<td>$135,475</td>
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<td>$0</td>
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<tr>
<td>Southern Virginia Higher Education Center</td>
<td>$19,175</td>
<td>$23,435</td>
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</table>
ITEM 280.

<table>
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<tr>
<th>Item</th>
<th>Details($)</th>
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<th>FY2014</th>
<th>Appropriations($)</th>
<th>FY2013</th>
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<td></td>
<td></td>
<td>First Year</td>
<td></td>
<td></td>
</tr>
<tr>
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<td>Second Year</td>
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<td>First Year</td>
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<tr>
<td></td>
<td></td>
<td></td>
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<td>Second Year</td>
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<tr>
<td>New College Institute</td>
<td>$24,205</td>
<td>$0</td>
<td>$34,845</td>
<td>$0</td>
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<td>$0</td>
</tr>
<tr>
<td>TOTAL</td>
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<td>$4,842,602</td>
<td>$47,995,653</td>
<td>$4,842,602</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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 450, paragraph E of this act and §§ 58.1-815, 58.1-815.1 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, rental, or debt service payments described herein.

281. Not set out.

Total for Treasury Board.................................................... $657,333,314 $663,272,902 $658,172,840

Fund Sources: General........................................................ $607,690,036 $613,642,025 $608,541,963

Special......................................................... $899,122 $524,772
Higher Education Operating....................... $29,394,107 $29,774,267
Federal Trust............................................... $19,350,049 $19,331,838

TOTAL FOR OFFICE OF FINANCE........................................... $2,521,765,967 $2,579,451,218 $2,674,791,802

General Fund Positions....................................................... 1,096.50 1,094.50
Nongeneral Fund Positions................................................. 163.50 184.50
Position Level ..................................................................... 1,260.00 1,279.00

Fund Sources: General........................................................ $1,848,512,465 $2,063,825,962 $2,059,166,551

Special......................................................... $14,921,861 $14,627,511
Higher Education Operating....................... $29,394,107 $29,774,267
Commonwealth Transportation .................. $435,187 $435,187
Trust and Agency............................................... $87,844,441 $87,844,441
Dedicated Special Revenue......................... $521,307,857 $463,612,007
Federal Trust............................................... $19,350,049 $19,331,838
OFFICE OF HEALTH AND HUMAN RESOURCES

§ 1-35. DEPARTMENT FOR THE DEAF AND HARD-OF-HEARING (751)

288. Social Services Research, Planning, and Coordination (45000) ................................................................. $11,406,109 $11,783,168
289. Technology Services for Deaf and Hard-Of-Hearing (45004) ................................................................................ $10,442,176 $10,819,226
290. Consumer, Interpreter, and Community Support Services (45005) ......................................................... $635,591 $635,591
291. Administrative Services (45006) ........................................ $328,342 $328,351

Fund Sources: General ........................................................ $844,985 $844,994
Special ................................................................. $10,461,124 $10,838,174
Federal Trust ......................................................... $100,000 $100,000

Authority: Title 51.5, Chapter 13, Code of Virginia.

A. The Virginia Department for the Deaf and Hard-of-Hearing shall locate the relay center in Norton, Virginia. Any request for proposals issued for basic relay services shall require an employment level of 85 at the center unless, during the previous contract period, the employment level has been reduced to less than 85 through attrition, voluntary separation, transfer, voluntary retirements, and disability retirement, in which case the employment level of the subsequent contract may reflect the employment level at the end of the previous contract period, but may not be less than that level. The center is also prohibited from filling vacant positions, unless employment at the center drops below 75 positions.

B. Out of this appropriation, $40,000 the first year and $40,000 the second year from the general fund shall be provided to the Connie Reasor Deaf Resource Center in Planning District 1.

C. Notwithstanding § 58.1-662 of the Code of Virginia, prior to the distribution of monies from the Communications Sales and Use Tax Trust Fund to counties, cities and towns, there shall be distributed monies in the fund to pay for the Technology Assistance Program. This requirement shall not change any other distributions required by law from the Communications Sales and Use Tax Trust Fund.

Total for Department for the Deaf and Hard-Of-Hearing................................................................. $11,406,109 $11,783,168

General Fund Positions......................................................... 8.37 8.37
Nongeneral Fund Positions..................................................... 2.63 2.63
Position Level ................................................................. 11.00 11.00

Fund Sources: General ........................................................ $844,985 $844,994
Special ................................................................. $10,461,124 $10,838,174
Federal Trust ................................................................. $100,000 $100,000
### § 1-36. DEPARTMENT OF HEALTH (601)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FY2013</td>
<td>FY2014</td>
</tr>
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<td>§ 1-36. DEPARTMENT OF HEALTH (601)</td>
<td>$13,870,954</td>
<td>$14,125,886</td>
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</tr>
<tr>
<td>Item 290. Not set out.</td>
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<tr>
<td>Item 291. Not set out.</td>
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<td></td>
</tr>
<tr>
<td>Item 292. Not set out.</td>
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<tr>
<td>Item 293. Not set out.</td>
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<tr>
<td>Item 294. Health Research, Planning, and Coordination (40600)</td>
<td>$13,870,954</td>
<td>$14,125,886</td>
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<tr>
<td>Health Research, Planning and Coordination (40603)</td>
<td>$2,794,251</td>
<td>$2,794,251</td>
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<tr>
<td>Regulation of Health Care Facilities (40607)</td>
<td>$9,831,371</td>
<td>$10,086,303</td>
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<tr>
<td>Certificate of Public Need (40608)</td>
<td>$1,245,332</td>
<td>$1,245,332</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$2,699,102</td>
<td>$2,965,734</td>
</tr>
<tr>
<td>Special</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$451,798</td>
<td>$451,798</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$8,730,820</td>
<td>$8,719,120</td>
</tr>
</tbody>
</table>

Authority: §§ 32.1-102.1 through 32.1-102.12; 32.1-122.01 through 32.1-122.08; and 32.1-123 through 32.1-138.5, Code of Virginia; and P.L. 96-79, as amended, Federal Code; and Title XVIII and Title XIX of the U.S. Social Security Act, Federal Code.

A. Supplemental funding for the regional health planning agencies shall be provided from the following sources:

1. Special funds from Certificate of Public Need (40608) application fees in excess of those required to operate the COPN Program, provided the program may retain special fund balances each year equal to one month's operational needs in case of revenue shortfalls in the subsequent year.

2. The Department of Health shall revise annual agreements with the regional health planning agencies to require an annual independent financial audit to examine the use of state funds and the reasonableness of those expenditures.

B. Failure of any regional health planning agency to establish or sustain business operations shall cause funds to revert to the Central Office to support health planning and Certificate of Public Need functions.

C. The State Health Commissioner shall continue implementation of the "Five-Year Action Plan: Improving Access to Primary Health Care Services in Medically Underserved Areas and Populations of the Commonwealth." A minimum of $150,000 the first year and $150,000 the second year from the general fund shall be provided to the Virginia Office of Rural Health, as the state match for the federal Office of Rural Health Policy Grant. The commissioner is authorized to contract for services to accomplish the plan.

D. Out of the this appropriation, $278,000 the first year and $278,000 the second year is appropriated to the department from statewide indirect cost recoveries to match federal funds and support the programs of the Office of Licensure and Certification. Amounts recovered in excess of the special fund appropriation shall be deposited to the general fund.

E. The State Health Commissioner shall accept applications for, and may issue a Certificate of Public Need authorizing an application for an increase of five licensed nursing home beds in Planning District 14, provided that any such application shall come from a facility (i) which offers independent living, assisted living, skilled nursing and rehabilitation on the same site, (ii) that is not a registered continuing care provider with the State Corporation Commission pursuant to Section 38.2-4900 et seq. of the Code of Virginia, and (iii) which is located within
ITEM 294.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>FY2013</th>
<th>FY2014</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>10 miles of a general hospital.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not set out.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not set out.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Financial Assistance to Community Human Services Organizations (49200).</td>
<td></td>
<td>$15,475,065</td>
</tr>
<tr>
<td>Payments to Human Services Organizations (49204)</td>
<td>$15,475,065</td>
<td>$14,150,518</td>
</tr>
<tr>
<td>Fund Sources: General</td>
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<td>$13,750,518</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$0</td>
<td>$400,000</td>
</tr>
</tbody>
</table>

Authority: § 32.1-2, Code of Virginia.

A.1. Out of this appropriation, $1,910,574 the first year and $1,382,946 the second year from the general fund and $400,000 the second year from the federal Temporary Assistance for Needy Families (TANF) block grant is provided to the Comprehensive Health Investment Project (CHIP) of Virginia.

2. In addition, the CHIP of Virginia shall receive $100,000 the first year and $100,000 the second year from other nongeneral funds subject to the availability of foster care prevention funding transferred from the Department of Social Services.

3. The purpose of the program is to develop, expand, and operate a network of local public-private partnerships providing comprehensive care coordination, family support and preventive medical and dental services to low-income, at-risk children.

4. The general fund appropriation in this Item for the CHIP of Virginia projects shall not be used for administrative costs.

5. CHIP of Virginia shall continue to pursue raising funds and in-kind contributions from local communities. It is the intent of the General Assembly that the CHIP program increases its efforts to raise funds from local communities and other private or public sources with the goal of reducing reliance on general fund appropriations in the future.

6. Of this appropriation, from the amounts in paragraph A.1., $48,371 the first year and $24,679 the second year from the general fund is provided to the CHIP of Roanoke and shall be used as matching funds to add three full-time equivalent public health nurse positions to expand services in the Roanoke Valley and Allegheny Highlands.

B. Out of this appropriation $69,496 the first year and $34,748 the second year from the general fund shall be provided to the Alexandria Neighborhood Health Services, Inc. The organization shall pursue raising funds and in-kind contributions from the local community.

C. Out of this appropriation $7,653 the first year and $3,904 the second year from the general fund shall be provided to the Louisa County Resource Council. The council shall continue to pursue raising funds and in-kind contributions from the local community.

D. Out of this appropriation, $10,230 the first year and $5,115 the second year from the general fund shall be provided to the Olde Towne Medical Center.

E.1. Out of this appropriation, $433,750 the first year and $433,750 the second year from the general fund shall be provided to the Virginia Community Healthcare Association for the purchase of pharmaceuticals and medically necessary pharmacy supplies, and to provide pharmacy services to low-income, uninsured patients of the Community and Migrant Health Centers throughout Virginia. The uninsured patients served with these funds shall have family incomes no greater than 200 percent of the federal poverty level. The amount allocated to each Community and Migrant Health Center shall be determined through an allocation methodology developed by the Virginia Community Healthcare Association. The allocation methodology shall ensure that funds are distributed such that the Community and Migrant Health Centers are able to serve the pharmacy needs of the greatest number of low-income, uninsured persons. The Virginia Community Healthcare Association shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.
2. Out of this appropriation, $175,000 the first year and $175,000 the second year from the general fund shall be provided to the Virginia Community Healthcare Association to expand access to care provided through community health centers.

3. Out of this appropriation, $1,800,000 the first year and $1,800,000 the second year from the general fund shall be provided to the Virginia Community Healthcare Association to support community health center operating costs for services provided to uninsured clients. The amount allocated to each Community and Migrant Health Center shall be determined through an allocation methodology developed by the Virginia Community Healthcare Association. The allocation methodology shall ensure that funds are distributed such that the Community and Migrant Health Centers are able to serve the needs of the greatest number of uninsured persons. The Virginia Community Healthcare Association shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

F.1. Out of this appropriation, $1,321,400 the first year and $1,321,400 the second year from the general fund shall be provided to the Virginia Association of Free Clinics for the purchase of pharmaceuticals and medically necessary pharmacy supplies, and to provide pharmacy services to low-income, uninsured patients of the Free Clinics throughout Virginia. The amount allocated to each Free Clinic shall be determined through an allocation methodology developed by the Virginia Association of Free Clinics. The allocation methodology shall ensure that funds are distributed such that the Free Clinics are able to serve the pharmacy needs of the greatest number of low-income, uninsured adults. The Virginia Association of Free Clinics shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

2. Out of this appropriation, $175,000 the first year and $175,000 the second year from the general fund shall be provided to the Virginia Association of Free Clinics to expand access to health care services.

3. Out of this appropriation, $1,700,000 the first year and $1,700,000 the second year from the general fund shall be provided to the Virginia Association of Free Clinics to support free clinic operating costs for services provided to uninsured clients. The amount allocated to each free clinic shall be determined through an allocation methodology developed by the Virginia Association of Free Clinics. The allocation methodology shall ensure that funds are distributed such that the free clinics are able to serve the needs of the greatest number of uninsured persons. The Virginia Association of Free Clinics shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

G. Out of this appropriation, $38,250 the first year and $19,125 the second year from the general fund shall be provided to expand services at the Jeanie Schmidt Free Clinic.

H. Out of this appropriation, $210,759 the first year and $107,530 the second year from the general fund shall be provided to the Southwest Virginia Graduate Medical Education Consortium to create and support medical residency preceptor sites in rural and underserved communities in Southwest Virginia. GMEC is a program of the University of Virginia’s College at Wise.

I. Out of this appropriation, $454,828 the first year and $232,055 the second year from the general fund shall be provided to the regional AIDS resource and consultation centers and one local early intervention and treatment center.

J. Out of this appropriation, $75,660 the first year and $37,830 the second year from the general fund shall be provided to the Arthur Ashe Health Center in Richmond.

K. Out of this appropriation, $13,919 the first year and $6,959 the second year from the general fund shall be provided to the Fan Free Clinic for AIDS related services.

L.1. Out of this appropriation, $4,080,571 the first year and $4,080,571 the second year from the general fund shall be provided to the Virginia Health Care Foundation. These funds shall be matched with local public and private resources and shall be awarded to proposals which enhance access to primary health care for Virginia’s uninsured and medically underserved residents, through innovative service delivery models. The foundation, in coordination with the Virginia Department of Health, the Area Health Education Centers program, the Joint Commission on Health Care, and other appropriate organizations, is encouraged to undertake
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| initiatives to reduce health care workforce shortages. The foundation shall account for the expenditure of these funds by providing the Governor, the Secretary of Health and Human Resources, the Chairmen of the House Appropriations and Senate Finance Committees, the State Health Commissioner, and the Chairman of the Joint Commission on Health Care with a certified audit and full report on the foundation’s initiatives and results, including evaluation findings, not later than October 1 of each year for the preceding fiscal year ending June 30. 

2. On or before October 1 of each year, the foundation shall submit to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees a report on the actual amount, by fiscal year, of private and local government funds received by the foundation since its inception. The report shall include certification that an amount equal to the state appropriation for the preceding fiscal year ending June 30 has been matched from private and local government sources during that fiscal year.

3. Of this appropriation, from the amounts in paragraph L.1., $125,000 the first year and $125,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation to expand the Pharmacy Connection software program to unserved or underserved regions of the Commonwealth.

4. Of this appropriation, from the amounts in paragraph L.1., $105,000 the first year and $105,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation for the Rx Partnership to improve access to free medications for low-income Virginians.

5. Of this appropriation, from the amounts in paragraph L.1., $1,850,000 the first year and $1,850,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation to increase the capacity of the Commonwealth’s health safety net providers to expand services to unserved or underserved Virginians. Of this amount, (i) $850,000 the first year and $850,000 the second year shall be used to underwrite service expansions and/or increase the number of patients served at existing sites or at new sites, (ii) $850,000 the first year and $850,000 the second year shall be used for Medication Assistance Coordinators who provide outreach assistance, and (iii) $150,000 the first year and $150,000 the second year shall be made available for locations with existing medication assistance programs.

M. Out of this appropriation, $17,371 the first year and $8,685 the second year from the general fund shall be provided to the Chesapeake Adult General Medical Clinic.

N. Out of this appropriation, $242,367 the first year and $247,313 the second year from the general fund is provided to support the administration of the patient level data base, including the outpatient data reporting system.

O. Out of this appropriation, $76,712 the first year and $76,712 the second year from the general fund shall be provided to the St. Mary's Health Wagon.

P. Out of this appropriation, $88,200 the first year and $105,000 the second year from the general fund shall be provided to the Statewide Sickle Cell Chapters of Virginia (SSCCV) for grants to community-based programs that provide patient assistance, education, and family-centered support for individuals suffering from sickle cell disease. The SSCCV shall develop criteria for distributing these funds including specific goals and outcome measures. A report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees detailing program outcomes by October 1 of each year.

Q. Out of this appropriation, $20,825 the first year and $10,625 the second year from the general fund shall be provided to the Virginia Dental Health Foundation for the Mission of Mercy (M.O.M.) dental project.

R.1. Out of this appropriation, $500,000 the first year and $1,000,000 the second year from the general fund shall be provided to fund three Poison Control Centers. The appropriation of general fund amounts the second year shall be divided between the three poison control centers in proportion to the Virginia population served by the centers.
2. The State Health Commissioner shall report to the Chairmen of the Senate Finance and House Appropriations Committees by November 1, 2012 on the level of funding needed to support the operations and services of Poison Control Centers. The commissioner shall assess the level of funding needed to provide statewide coverage of poison control services by two centers and the services that are required to be provided.

3. The State Health Commissioner shall work with the poison control centers to ensure continued statewide coverage of poison control services through the existing centers.

S. Out of this appropriation, $42,500 the first year and $21,250 the second year from the general fund shall be provided to the Community Health Center of the Rappahannock Region.

T. The State Health Commissioner shall allocate $255,000 the second year from the general fund to health safety net providers contained within this item who have entered into performance agreements that are consistent with § 4-5.04, paragraph l. of the general provisions of this act.

U. Out of this appropriation, $2,010,000 the first year and $510,000 the second year from the general fund is designated to the Hampton Roads Proton Beam Therapy Institute at Hampton University, LLC to support efforts for proton therapy in the treatment of cancerous tumors with fewer side effects.

§ 1-37. DEPARTMENT OF MEDICAL ASSISTANCE SERVICES (602)

304. Pre-Trial, Trial, and Appellate Processes (32100).............. $12,383,986 $12,930,761 $12,405,178

Reimbursements for Medical Services Related to Involuntary Mental Commitments (32107).............. $12,383,986 $12,930,761 $12,405,178

Fund Sources: General.............................................. $12,383,986 $12,930,761 $12,405,178

Authority: § 37.2-809, Code of Virginia.

A. Any balance, or portion thereof, in Reimbursements for Medical Services Related to Involuntary Mental Commitments (32107), may be transferred between Items 43, 44, 45, and 304 as needed, to address any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.
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<td>B. Out of this appropriation, payments may be made to licensed health care providers for medical screening and assessment services provided to persons with mental illness while in emergency custody pursuant to § 37.2-808, Code of Virginia.</td>
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<td>C. To the extent that the appropriation in this Item is insufficient, the Department of Planning and Budget shall transfer general fund appropriation from Items 306, 307, and 309 to this Item, if available.</td>
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<td>305. Not set out.</td>
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<td>306. Children’s Health Insurance Program Delivery (44600)...</td>
<td>$162,328,462</td>
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<td>Reimbursements for Medical Services Provided Under the Family Access to Medical Insurance Security Plan (44602) ..........................................................</td>
<td>$162,328,462</td>
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<td>Fund Sources: General .........................................................</td>
<td>$42,749,335</td>
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<td>Dedicated Special Revenue .................................................</td>
<td>$14,065,627</td>
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<td>Federal Trust .......................................................................</td>
<td>$105,513,500</td>
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<td>Authority: Title 32.1, Chapter 13, Code of Virginia; Title XXI, Social Security Act, Federal Code.</td>
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<td>A. Pursuant to Chapter 679, Acts of Assembly of 1997, the State Corporation Commission shall annually, on or before June 30, 1998, and each year thereafter, calculate the premium differential between: (i) 0.75 percent of the direct gross subscriber fee income derived from eligible contracts and (ii) the amount of license tax revenue generated pursuant to subdivision A 4 of § 58.1-2501 for the immediately preceding taxable year and notify the Comptroller of the Commonwealth to transfer such amounts to the Family Access to Medical Insurance Security Plan Trust Fund as established on the books of the State Comptroller.</td>
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<td>B. As a condition of this appropriation, revenues from the Family Access to Medical Insurance Security Plan Trust Fund, shall be used to match federal funds for the Children's Health Insurance Program.</td>
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<td>C. Every eligible applicant for health insurance as provided for in Title 32.1, Chapter 13, Code of Virginia, shall be enrolled and served in the program.</td>
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<td>D. To the extent that appropriations in this Item are insufficient, the Department of Planning and Budget shall transfer general fund appropriation from Items 307 and 309, if available, into this Item, to be used as state match for federal Title XXI funds.</td>
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<td>E. The Department of Medical Assistance Services shall make the monthly capitation payment to managed care organizations for the member months of each month in the first week of the subsequent month.</td>
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<td>F. 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 Services or the Centers for Medicare and Medicaid Services to be in conflict with a federal law or regulation, such decisions shall not affect the validity of the remaining portions of this Item, which shall remain in force as if this Item had passed without the conflicting part, section, subsection, paragraph, clause, or phrase. Further, if the United States Department of Health and Human Services or the Centers for Medicare and Medicaid Services determines that the process for accomplishing the intent of a part, section, subsection, paragraph, clause, or phrase of this Item is out of compliance or in conflict with federal law and regulation and recommends another method of accomplishing the same intent, the Director, Department of Medical Assistance Services, after consultation with the Attorney General, is authorized to pursue the alternative method.</td>
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CH. 1  ACTS OF ASSEMBLY  149

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| G. The Department of Medical Assistance Services shall have authority to amend the Virginia State Plan for Title XXI of the Social Security Act and the Virginia Health Insurance Flexibility and Accountability (HIFA) Waiver to require that Family Access to Medical Insurance Security (FAMIS) and FAMIS MOMS applicants and enrollees furnish their Social Security numbers as a condition of eligibility in order to have citizenship and identity verified by the Social Security Administration, unless the applicant is otherwise exempt from this requirement. The department shall have the authority to implement this change prior to the completion of any regulatory process undertaken in order to effect such change.
| H. The Department of Medical Assistance Services is directed to develop enrollment and retention provisions, consistent with those outlined in Section 104 of the Children’s Health Insurance Program (CHIP) Reauthorization Act of 2009, P.L. 111-3, and implement provisions determined to be budget-neutral, cost-effective or that would lead to an award of a CHIP performance bonus.
| I. The Department of Medical Assistance Services shall have the authority to amend the Title XIX State Plan of Medical Assistance Services, the Virginia Plan for Title XXI of the Social Security Act and the Family Access to Medical Insurance Security Plan (FAMIS) MOMS waiver to include coverage of pregnant women who are lawfully residing in the United States and who are otherwise eligible for Medicaid services, pursuant to Section 214 of the Children’s Health Insurance Program Reauthorization Act of 2009. The department shall have the authority to promulgate emergency regulations to implement this change effective July 1, 2012.

307. Medicaid Program Services (45600)  $7,610,298,210  $8,061,586,025  
Reimbursements to State-Owned Mental Health and Intellectual Disabilities Facilities (45607)  $263,128,981  $263,128,981  
Reimbursements for Behavioral Health Services (45608)  $663,363,194  $725,639,169  
Reimbursements for Professional and Institutional Medical Services (45609)  $4,427,240,033  $4,682,278,063  
Reimbursements for Medical Services (45609)  $4,705,330,084  
Reimbursements for Long-Term Care Services (45610)  $2,256,566,002  $2,390,539,812  
Fund Sources: General  $3,401,990,672  $3,690,739,927  
Dedicated Special Revenue  $450,208,672  $370,765,117  
Federal Trust  $3,758,098,866  $4,019,960,955  

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

A. Out of this appropriation, $131,564,490 the first year and $131,564,490 the second year from the general fund and $131,564,490 the first year and $131,564,490 the second year from the federal trust fund is provided for reimbursement to the institutions within the Department of Behavioral Health and Developmental Services.

B.1. Included in this appropriation is $69,408,988 the first year and $66,084,546 $67,872,189 the second year from the general fund and $85,375,471 the first year and $86,665,429 $84,973,939 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.

2. Included in this appropriation is $37,921,346 the first year and $38,172,887 $39,128,622 the second year from the general fund and $48,940,486 the first year and $51,955,177 $51,160,627 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.

3. The general fund amounts for the state teaching hospitals have been reduced to mirror the general fund impact of no inflation for inpatient services, including DSH, GME and IME, for private hospitals plus an additional reduction for indigent care. 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.

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 HMO discharges for Type One hospitals and to increase the adjustment factor 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.

C.1. The estimated revenue for the Virginia Health Care Fund is $450,208,672 the first year and $370,765,117 $461,883,222 the second year, to be used pursuant to the uses stated in §32.1-367, Code of Virginia.

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.

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.

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.

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 Services or the Centers for Medicare and Medicaid Services to be in conflict with a federal law or regulation, such decisions shall not affect the validity of the remaining portions of this Item, which shall remain in force as if this Item had passed without the conflicting part, section, subsection, paragraph, clause, or phrase. Further, if the United States Department of Health and Human Services or the Centers for Medicare and Medicaid Services determines that the process for accomplishing the intent of a part, section, subsection, paragraph, clause, or phrase of this Item is out of compliance or in conflict with federal law and regulation and recommends another method of accomplishing the same intent, the Director, Department of Medical Assistance Services, after consultation with the Attorney General, is authorized to 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.
2. The director shall promulgate such regulations as may be necessary to implement those programs which may be permitted by Titles XIX and XXI of the Social Security Act, in 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 long-term 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 from Item 306 and 309, if available, to be used as state match for federal Title IX funds.

H. It is the intent of the General Assembly that the medically needy income limits for the Medicaid 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.

J. The Department of Medical Assistance Services shall establish a program to more effectively manage those Medicaid recipients who receive the highest cost care. To implement the program, the department shall establish uniform criteria for the program, including criteria for the high cost recipients, providers and reimbursement, service limits, assessment and authorization limits, utilization review, quality assessment, appeals and other such criteria as may be deemed necessary to define the program. The department shall seek any necessary approval from the Centers for Medicare and Medicaid Services, and shall promulgate such 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 reimbursement thereof. The Department of Medical Assistance Services shall report its efforts to expand dental services to the Chairmen of the House Appropriations and Senate Finance Committees and the Department of Planning and Budget by December 15 each year.

L. The Department of Medical Assistance Services shall not require dentists who agree to participate in the delivery of Medicaid pediatric dental care services, or services provided to enrollees in the Family Access to Medical Insurance Security (FAMIS) Plan or any variation of FAMIS, to also deliver services to subscribers enrolled in commercial plans of the managed care vendor, unless the dentist is a willing participant in the commercial managed care plan.

M. The Department of Medical Assistance Services shall implement continued enhancements to the drug utilization review (DUR) program. The department shall continue the Pharmacy Liaison Committee and the DUR Board. The department shall continue to work with the Pharmacy Liaison Committee to implement initiatives for the promotion of cost-effective services delivery as may be appropriate. The department shall report on the Pharmacy Liaison Committee’s and the DUR Board’s activities 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 December 15 each year of the biennium.

N.1. The Department of Medical Assistance Services shall have the authority to seek federal approval of changes to its MEDALLION waiver and its Medallion II waiver.

2. In order to conform the state regulations to the federally approved changes and to implement the provisions of this act, the department shall promulgate emergency regulations to become effective within 280 days or less from the enactment of this act. The department shall implement these necessary regulatory changes to be consistent with federal approval of the waiver changes.
O. The Department of Medical Assistance Services shall have the authority to seek federal approval of changes to its managed care waiver to limit the Primary Case Management program to localities of the state with only one participating managed care organization. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

P.1. The Department of Medical Assistance Services shall develop and pursue cost saving strategies internally and with the cooperation of the Department of Social Services, Virginia Department of Health, Office of the Attorney General, Comprehensive Services Act program, Department of Education, Department of Juvenile Justice, Department of Behavioral Health and Developmental Services, Virginia Department for the Aging, Department of the Treasury, University of Virginia Health System, Virginia Commonwealth University Health System Authority, Department of Corrections, federally qualified health centers, local health departments, local school divisions, community service boards, local hospitals, and local governments, that focus on optimizing Medicaid claims and cost recoveries. Any revenues generated through these activities shall be transferred to the Virginia Health Care Fund to be used for the purposes specified in this Item.

2. The Department of Medical Assistance Services shall retain the savings necessary to reimburse a vendor for its efforts to implement paragraph P.1. of this Item. However, prior to reimbursement, the department shall identify for the Secretary of Health and Human Resources each of the vendor's revenue maximization efforts and the manner in which each vendor would be reimbursed. No reimbursement shall be made to the vendor without the prior approval of the above plan by the Secretary.

Q. The Department of Medical Assistance Services shall have the authority to pay contingency fee contractors, engaged in cost recovery activities, from the recoveries that are generated by those activities. All recoveries from these contractors shall be deposited to a special fund. After payment of the contingency fee any prior year recoveries shall be transferred to the Virginia Health Care Fund. Beginning November 1, 2011, and each year thereafter, the Director, Department of Medical Assistance Services shall report to the Chairmen of the House Appropriations and Senate Finance Committees the increase in recoveries associated with this program as well as the areas of audit targeted by contractors.

R. The Department of Medical Assistance Services in cooperation with the State Executive Council, shall provide semi-annual training to local Comprehensive Services Act 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.

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

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 and Therapeutics Committee shall be composed of 8 to 12 members, including the Commissioner, Department of Behavioral Health and Developmental Services, or his designee. Other members shall be selected or approved by the department. The membership shall include a ratio of physicians to pharmacists of 2:1 and the department shall ensure that at least one-half of the physicians and pharmacists are either direct providers or are employed with organizations that serve recipients for all segments of the Medicaid population. Physicians on the committee shall be licensed in Virginia, one of whom shall be a psychiatrist, and one of whom specializes in care for the aging. Pharmacists on the committee shall be licensed in Virginia, one of whom shall have clinical expertise in mental health drugs, 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 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 the preferred drug list; (iii) appropriate exclusions for
medications, including atypical anti-psychotics, used for the treatment of serious mental illnesses such as bi-polar disorders, schizophrenia, and depression; (iv) appropriate exclusions for medications used for the treatment of brain disorders, cancer and HIV-related conditions; (v) appropriate exclusions for therapeutic classes in which there is only one drug in the therapeutic class or there is very low utilization, or for which it is not cost-effective to include in the Preferred Drug List program; and (vi) appropriate grandfather clauses when prior authorization would interfere with established complex drug regimens that have proven to be clinically effective. In developing and maintaining the preferred drug list, the cost effectiveness of any given drug shall be considered only after it is determined to be safe and clinically effective.

b. The Pharmacy and Therapeutics Committee shall schedule meetings at least semi-annually and may meet at other times at the discretion of the chairperson and members. At the meetings, the Pharmacy and Therapeutics committee shall review any drug in a class subject to the Preferred Drug List that is newly approved by the Federal Food and Drug Administration, provided there is at least thirty (30) days notice of such approval prior to the date of the quarterly meeting.

3. The department shall establish a process for acting on the recommendations made by the Pharmacy and Therapeutics Committee, including documentation of any decisions which deviate from the recommendations of the committee.

4. The Preferred Drug List program shall include provisions for (i) the dispensing of a 72-hour emergency supply of the prescribed drug when requested by a physician and a dispensing fee to be paid to the pharmacy for such supply; (ii) prior authorization decisions to 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 the department; and (iv) consumer and provider education, training and information regarding the Preferred Drug List prior to implementation, and ongoing communications to include computer access to information and multilingual material.

5. The Preferred Drug List program shall generate savings as determined by the department that are net of any administrative expenses to implement and administer the program.

6. Notwithstanding § 32.1-331.12 et seq., Code of Virginia, to implement these changes, the Department of Medical Assistance Services shall promulgate emergency regulations to become effective within 280 days or less from the enactment of this act. With respect to such state plan amendments and regulations, the provisions of § 32.1-331.12 et seq., Code of Virginia, shall not apply. In addition, the department shall work with the Department of Behavioral Health and Development Services to consider utilizing a Preferred Drug List program for its non-Medicaid clients.

7. The Department of Medical Assistance Services shall (i) exempt antidepressant, antianxiety and antipsychotic medications used for the treatment of mental illness from the Medicaid Preferred Drug List program through June 30, 2014; (ii) continually review utilization of behavioral health medications under the State Medicaid Program for Medicaid recipients; and (iii) ensure appropriate use of these medications according to federal Food and Drug Administration (FDA) approved indications and dosage levels. The department may also require retrospective clinical justification according to FDA approved indications and dosage levels for the use of multiple behavioral health drugs for a Medicaid patient. For individuals 18 years of age and younger who are prescribed three or more behavioral health drugs, the department may implement clinical edits that target inefficient, ineffective, or potentially harmful prescribing patterns in accordance with FDA-approved indications and dosage levels.

8. The Department of Medical Assistance Services shall ensure that in the process of developing the Preferred Drug List, the Pharmacy and Therapeutics Committee considers the value of including those prescription medications which improve drug regimen compliance, reduce medication errors, or decrease medication abuse through the use of medication delivery systems that include, but are not limited to, transdermal and injectable delivery systems.
T.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.

2. In developing the specialty drug program to implement appropriate care management and control drug expenditures, the department shall contract with a vendor who will develop a methodology for the reimbursement and utilization through appropriate case management of specialty drugs and distribute the list of specialty drug rates, authorized drugs and utilization guidelines to medical and pharmacy providers in a timely manner prior to the implementation of the specialty drug program and publish the same on the 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.

4. The department shall: (i) review, update and publish the list of authorized specialty drugs, utilization guidelines, and rates at least quarterly; (ii) implement and maintain a procedure to revise the list or modify specialty drug program utilization guidelines and rates, consistent with changes in the marketplace; and (iii) provide an administrative appeals procedure to allow dispensing or prescribing provider to contest the listed specialty drugs and rates.

5. The department shall report on savings and quality improvements achieved through the implementation measures for the specialty drug program to the Chairmen of the House Appropriations and Senate Finance Committees, the Joint Commission on Health Care, and the Department of Planning and Budget by November 1 of each year.

6. The department shall have authority to enact emergency regulations under § 2.2-4011 of the Administrative Process Act to effect these provisions.

U.1. The Department of Medical Assistance Services shall reimburse school divisions who 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.

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

V. In the event that the Department of Medical Assistance Services decides to contract for pharmaceutical benefit management services to administer, develop, manage, or implement Medicaid pharmacy benefits, 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.

W. 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.
X.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.

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

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

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 accordance with the State Plan for Medical Assistance, the provisions of § 2.2-4019, Code of Virginia, and applicable federal law. The informal fact-finding conference decision shall be issued within 180 days of the receipt of the appeal request. If the agency does not render an informal fact-finding conference decision within 180 days of the receipt of the appeal request, the decision is deemed to be in favor of the provider. An appeal of the director's informal fact-finding conference decision concerning provider reimbursement shall be heard in accordance with § 2.2-4020 of the Administrative Process Act (§ 2.2-4020 et seq.) and the State Plan for Medical Assistance provided for in § 32.1-325, Code of Virginia. Once a final agency case decision has been made, the director shall undertake full recovery of such overpayment whether or not the provider disputes, in whole or in part, the informal fact-finding conference decision or the final agency case decision. Interest charges on the unpaid balance of any overpayment shall accrue pursuant to § 32.1-313, Code of Virginia, from the date the Director's agency case decision becomes final.

Z. Any hospital that was designated a Medicare-dependent small rural hospital, as defined in 42 U.S.C. §1395ww (d) (5) (G) (iv) prior to October 1, 2004, shall be designated a rural hospital pursuant to 42 U.S.C. §1395ww (d) (8) (ii) (II) on or after September 30, 2004.

AA. The Department of Medical Assistance Services shall implement one or more Program for All Inclusive Care for the Elderly (PACE) programs.

BB. The Department of Medical Assistance Services shall amend its State Plan for Medical Assistance Services to develop and implement a regional model for the integration of acute and long-term care services. This model would be offered to elderly and disabled clients on a mandatory basis. The department shall promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

CC.1. Contingent upon approval by the Centers for Medicare and Medicaid Services as part of the Money Follows the Person demonstration grant, the Department of Medical Assistance Services shall seek federal approval for necessary changes to home and community-based 1915(c) waivers to allow individuals transitioning from institutions to receive care in the community. The Department of Medical Assistance Services shall promulgate any necessary emergency regulations within 280 days or less from the enactment date of this act.

2. The Department of Medical Assistance Services shall amend the Individual and Family Developmental Disabilities Support (DD) Waiver to add up to 30 new slots (up to 15 each fiscal year) and the Intellectual Disabilities (ID) Waiver to add up to 220 new slots (up to 110

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each fiscal year) which will be reserved for individuals transitioning out of institutional settings through the Money Follows the Person Demonstration. The Department of Medical Assistance Services shall seek federal approval for necessary changes to the DD and ID waiver applications to add the additional slots.

DD. The Department of Medical Assistance Services shall have the authority to implement prior authorization and utilization review for community-based mental health services for children and adults. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

EE. The Department of Medical Assistance Services shall delay the last quarterly payment of certain quarterly amounts paid to hospitals, from the end of each state fiscal year to the first quarter of the following year. Quarterly payments that shall be delayed from each June to each July shall be Disproportionate Share Hospital payments, Indirect Medical Education payments, and Direct Medical Education payments. The department shall have the authority to implement this reimbursement change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

FF. The Department of Medical Assistance Services shall make the monthly capitation payment to managed care organizations for the member months of each month in the first week of the subsequent month. The department shall have the authority to implement this reimbursement schedule change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

GG. In every June the remittance that would normally be paid to providers on the last remittance date of the state fiscal year shall be delayed one week longer than is normally the practice. This change shall apply to the remittances of Medicaid and FAMIS providers. This change does not apply to providers who are paid a per-month capitation payment. The department shall have the authority to implement this reimbursement change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

HH. Upon approval by the Centers for Medicare and Medicaid Services of the application for renewal of the Intellectual Disabilities Waiver, expeditious implementation of any revisions shall be deemed an emergency situation pursuant to § 2.2-4002 of the Administrative Process Act. Therefore, to meet this emergency situation, the Department of Medical Assistance Services shall promulgate emergency regulations to implement the provisions of this act.

II. 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.

JJ. The Department of Medical Assistance Services, in consultation with the Department of Behavioral Health and Developmental Services, shall amend the State Plan for Medical Assistance Services in order to comply with the payor of last resort requirements of Part C of the Individuals with Disabilities Education Act (IDEA) of 2004. The Department of Medical Assistance Services shall promulgate regulations to become effective within 280 days or less from the enactment date of this act. The department shall implement these necessary regulatory changes to be consistent with federal requirements for the Part C program.

KK. The Department of Medical Assistance Services shall impose an assessment equal to 5.5 percent of revenue on all ICF-MR 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.

LL. The Department of Medical Assistance Services shall make programmatic changes in the provision of Intensive In-Home services and Community Mental Health services 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 of Medical Assistance Services shall promulgate regulations to implement these changes within 280 days or less from the enactment date of this act.
MM. Notwithstanding Chapters 228 and 303 of the 2009 Virginia Acts of Assembly and §32.1-323.2 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 Developmental Disabilities and Support Medicaid Waiver other than those slots authorized to specifically to support the Money Follows the Person Demonstration, individuals who are exiting state institutions, any slots authorized under Chapters 724 and 729 of the 2011 Virginia Acts of Assembly or §37.2-319, Code of Virginia, or authorized elsewhere in this act.

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

OO.1. Effective July 1, 2010, the Department of Medical Assistance Services (DMAS) shall amend the State Plan for Medical Assistance to modify reimbursement for Durable Medical Equipment (DME) to:

a. Reduce reimbursement for DME that has a Durable Medical Equipment Regional Carrier (DMERC) rate from 100 percent of Medicare reimbursement level to 90 percent of the Medicare level.

b. Reduce fee schedule rates for DME and supplies by category-specific amounts as recommended in the November 1, 2009, Report on Durable Medical Equipment Reimbursement to the Senate Finance and House Appropriations Committees. The Department of Medical Assistance Services shall also modify the pricing of incontinence supplies from case to item, which is the industry standard.

c. Establish rates for additional procedure codes where benchmark rates are available.

d. Reimburse at cost plus 30 percent for any item not on the fee schedule. Cost shall be no more than the net manufacturer’s charge to the provider, less shipping and handling.

e. Determine alternate pricing for any code that does not have a rate.

f. Limit service day reimbursement to intravenous and oxygen therapy equipment.

2. The department shall promulgate regulations to implement this amendment within 280 days or less from the enactment of this act. The department shall implement these reimbursement changes prior to the completion of the regulatory process.

PP. The Department of Medical Assistance Services shall have the authority to modify reimbursement for Durable Medical Equipment for incontinence supplies based on competitive bidding subject to approval by the Centers for Medicare and Medicaid Services (CMS). The department shall have the authority to promulgate regulations to become effective within 280 days or less from the enactment of this act.

QQ. 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.

RR. The Department of Medical Assistance Services shall seek federal authority through the necessary waiver(s) and/or State Plan authorization under Titles XIX and XXI of the Social 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 coordination shall be based on the principles of shared financial risk such as shared savings, performance benchmarks or risk and improving the value of care delivered by measuring outcomes, enhancing quality, and monitoring expenditures. The department shall engage stakeholders, including beneficiaries, advocates, providers, and health plans, during the development and implementation of the care coordination projects. Implementation shall include specific requirements for data collection to ensure the ability to monitor utilization, quality of care, outcomes, costs, and cost savings. The department shall report by November 1 of each year to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees detailing implementation progress including, but not limited to, the number of individuals
enrolled in care coordination, the geographic areas, populations and services affected and cost savings achieved. Unless otherwise delineated, 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. The intent of this item may be achieved through several steps, including, but not limited to, the following:

a. In fulfillment of this Item, the department may seek any necessary federal authority through amendment to the State Plans under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to expand the current managed care program, Medallion II, to the Roanoke/Alleghany area by January 1, 2012, and far Southwest Virginia by July 1, 2012. The department shall have authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

b. In fulfillment of this Item, the department may seek federal authority through amendments to the State Plans under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to allow, on a pilot basis, foster care children, under the custody of the City of Richmond Department of Social Services, to be enrolled in Medicaid managed care (Medallion II) effective July 1, 2011. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment date of this act.

c. In fulfillment of this item, the department may seek federal authority to implement a care coordination program for Elderly or Disabled with Consumer Direction (EDCD) waiver participants effective October 1, 2011. This service would be provided to adult EDCD waiver participants 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 of this act.

d. In fulfillment of this item, the department may seek federal authority through amendments to the State Plan under Title XIX of the Social Security Act, and any necessary waivers, to allow individuals enrolled in Home and Community Based Care (HCBC) waivers to also be enrolled in contracted Medallion II managed care organizations for the purposes of receiving acute and medical care services. The department shall have authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

e. In fulfillment of this item, the department and the Department of Behavioral Health and Developmental Services, in collaboration with the Community Services Boards and in consultation with appropriate stakeholders, shall develop a blueprint for the development and implementation of a care coordination model for individuals in need of behavioral health services not currently provided through a managed care organization. The overall goal of the project is to improve the value of behavioral health services purchased by the Commonwealth of Virginia without compromising access to behavioral health services for vulnerable populations. Targeted case management services will continue to be the responsibility of the Community Services Boards. The blueprint shall: (i) describe the steps for development and implementation of the program model(s) including funding, populations served, services provided, timeframe for program implementation, and education of clients and providers; (ii) set the criteria for medical necessity for community mental health rehabilitation services; and (iii) include the following principles:

1. Improves value so that there is better access to care while improving equity.
2. Engages consumers as informed and responsible partners from enrollment to care delivery.
3. Provides consumer protections with respect to choice of providers and plans of care.
4. Improves satisfaction among providers and provides technical assistance and incentives for quality improvement.
5. Improves satisfaction among consumers by including consumer representatives on provider panels for the development of policy and planning decisions.
6. Improves quality, individual safety, health outcomes, and efficiency.
7. Develops direct linkages between medical and behavioral services in order to make it easier for consumers to obtain timely access to care and services, which could include up to full integration.

8. Builds upon current best practices in the delivery of behavioral health services.

9. Accounts for local circumstances and reflects familiarity with the community where services are provided.

10. Develops service capacity and a payment system that reduces the need for involuntary commitments and prevents default (or diversion) to state hospitals.

11. Reduces and improves the interface of vulnerable populations with local law enforcement, courts, jails, and detention centers.

12. Supports the responsibilities defined in the Code of Virginia relating to Community Services Boards and Behavioral Health Authorities.

13. Promotes availability of access to vital supports such as housing and supported employment.

14. Achieves cost savings through decreasing avoidable episodes of care and hospitalizations, strengthening the discharge planning process, improving adherence to medication regimens, and utilizing community alternatives to hospitalizations and institutionalization.

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

16. Requires standardized data collection, outcome measures, customer satisfaction surveys, and reports to track costs, utilization of services, and outcomes. Performance data should be explicit, benchmarked, standardized, publicly available, and validated.

17. Provides actionable data and feedback to providers.

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

f. 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.

g. The department may seek the necessary waiver(s) and/or State Plan authorization under Title XIX of the Social Security Act to develop and implement a care coordination model for individuals dually eligible for services under both Medicare and Medicaid. The Director of the Department of Medical Assistance Services, in consultation with the Secretary of Health and Human Resources, shall establish a stakeholder advisory committee to support implementation of dual-eligible care coordination systems. The advisory committee shall support the dual-eligible initiatives by identifying care coordination and quality improvement priorities, assisting in securing analytic and care management support resources from federal, private and other sources and helping design and communicate performance reports. The advisory committee shall include representation from health systems, health plans, long-term care providers, health policy researchers, physicians, and others with expertise in serving the aged, blind, and disabled, and dual-eligible populations. 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.

h. In fulfillment of this item, the department may seek the federal authority through amendment to the State Plan under Title XIX of the Social Security Act, and any necessary waivers, to allow for the implementation of a Health Home Program for Chronic Kidney Disease utilizing
available funding included in the Patient Protection and Affordable Care Act of 2010 to be effective May 1, 2012. 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.

SS. 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 implement these changes within 280 days or less from the enactment date of this act.

TT. The Department of Medical Assistance Services, in consultation with the appropriate stakeholders, shall seek federal authority to implement a pricing methodology to modify or replace the current pricing methodology for pharmaceutical products as defined in 12 VAC 30-80-40, including the dispensing fee, with an alternative methodology that is budget neutral or that creates cost savings. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

UU. The Department of Medical Assistance Services shall make programmatic changes to the recipient utilization (Client Medical Management) program in order ensure appropriate utilization, prevent abuse, and promote improved and cost efficient medical management of essential Medicaid client health care. The department shall consider all available options including, but not limited to, utilization review, program criteria, and client enrollment. The Department of Medical Assistance Services shall promulgate regulations to implement these changes within 280 days or less from the enactment date of this act.

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

WW. The Department of Medical Assistance Services shall, contingent on federal approval, amend the Elderly and Disabled with Consumer Direction waiver to allow individuals in the waiver with special needs, who have a diagnosis of intellectual disability (ID), to receive respite services from a residential facility licensed for respite for individuals with ID. The department shall promulgate emergency regulations to become effective within 280 days or less from the enactment date of this act. The department shall implement these changes to be consistent with federal approval of the waiver changes.

XX. 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 act.

YY. The Department of Medical Assistance Services shall amend certain 1915 (c) home- and community-based waivers to cap agency and consumer directed personal care at 56 hours per week. The 1915 (c) waivers shall include the Elderly or Disabled with Consumer Direction, and HIV/AIDS Waivers. The department shall provide for individual exceptions to this limit using criteria based on dependency in activities of daily living, level of care, and taking into account the risk of institutionalization if additional hours are not provided. 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.
ZZ. 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.

AAA. The Department of Medical Assistance Services (DMAS) shall have the authority to amend the State Plan for Medical Assistance to enroll and reimburse freestanding birthing centers accredited by the Commission for the Accreditation of Birthing Centers. Reimbursement shall be based on the Enhanced Ambulatory Patient Group methodology applied in a manner similar to the reimbursement methodology for ambulatory surgery centers. 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.

BBB. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to pay Medicare rates for primary care services performed by primary care physicians as mandated in §1202 of the federal Health Care and Education Reconciliation Act of 2010 (“HCERA”; P.L. 111-152). Primary care services are defined as certain evaluation and management (E&M) services and services related to immunization administration for vaccines and toxoids. Eligible physicians are defined as physicians with a primary specialty designation of family medicine, general internal medicine, or pediatric medicine. The department shall have the authority to establish procedures to determine which providers meet the criteria. The rate increase shall be effective for a two-year period with dates of service beginning January 1, 2013, through December 31, 2014. As prescribed in HCERA, the department shall claim 100 percent federal matching funds for the difference in payments between the Medicaid fee schedule effective July 1, 2009, and the Medicare rate effective January 1, 2013. HCERA also mandates that the increase be applied to Managed Care services. The department shall have authority to implement these reimbursement changes, including any requirements as a result of the federal rule implementing §1202 of HCERA and consistent with the State Plan Amendment approved by the Centers for Medicare and Medicaid Services, prior to the completion of any regulatory process undertaken in order to effect such change.

CCC.1. In response to the unfavorable outcome to an appeal by the Department of Medical Assistance Services in federal court regarding reimbursement for services furnished to Medicaid members in a residential treatment center or freestanding psychiatric hospital, the department shall have the authority to implement this paragraph.

2. Notwithstanding current regulations, the department shall have the authority to implement the amendment to the State Plan for Medical Assistance submitted by the department and as approved by the Centers for Medicare and Medicaid Services (CMS) effective April 1, 2010, until a new prospective reimbursement methodology is finalized. The department has the authority to recover payments, which have been disallowed by CMS, to providers for services furnished to Medicaid members in residential treatment centers or freestanding psychiatric hospitals for dates of service on or after April 1, 2010. Subject to approval of the State Plan Amendment by CMS, the department shall make supplemental payments to residential treatment centers or freestanding psychiatric hospitals so that they can reimburse providers for services furnished to Medicaid members in residential treatment centers or freestanding psychiatric hospitals for dates of service on or after April 1, 2010. The supplemental payment shall be determined based on the number of services furnished times the Medicaid rate. For claims after the effective date of this act, the department shall establish an interim rate for residential treatment centers and freestanding psychiatric facilities to cover the cost of reimbursing other providers. Providers shall submit information to DMAS on reimbursement paid to providers, which DMAS will settle.

3. The department shall develop a prospective payment methodology to be implemented as soon as practicable after the unfavorable federal court decision to reimburse residential treatment centers and freestanding psychiatric hospitals for services furnished by the facility and services furnished by other providers in and by the facility. The department shall revise reimbursement for services furnished Medicaid members in residential treatment centers and freestanding psychiatric hospitals to include professional, pharmacy and other services to be reimbursed separately as long as the services are in the plan of care developed by the
residential treatment center or the freestanding psychiatric hospital and arranged by the residential treatment center or the freestanding psychiatric hospital. The department shall require residential treatment centers to include all services in the plan of care needed to meet the member’s physical and psychological well-being while in the facility but may also include services in the community or as part of an emergency.

4. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days from the enactment of this act.

DDD. The Department of Medical Assistance Services may seek federal authority through amendments to the State Plans under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to allow foster care children, on a regional basis to be determined by the department, to be enrolled in Medicaid managed care (Medallion II). The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment date of this act.

EEE. The Department of Medical Assistance Services shall have the authority to amend the State Plans under Title XIX and Title XXI of the Social Security Act in order to comply with the mandated provider screening provisions of the federal Affordable Care Act (P.L. 111-148 and 111-152). 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.

FFF. The department may seek federal authority through amendments to the State Plans under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to develop and implement programmatic and system changes that allow expedited enrollment of Medicaid eligible recipients into Medicaid managed care, most importantly for pregnant women. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment date of this act.

GGG.1. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to eliminate inflation adjustments in FY 2013 and FY 2014 for: (i) outpatient rehabilitation agency rates; and (ii) home health agency rates.

2. The department shall have the authority to implement these reimbursement changes effective July 1, 2012, and prior to completion of any regulatory process undertaken in order to effect such changes.

HHH. The Department of Medical Assistance Services shall amend the Children’s Mental Health demonstration program to provide coverage of transition coordinator services for up to 15 months. The department shall have authority to promulgate regulations to implement these changes within 280 days or less from the enactment date of this act.

III.1. The Department of Medical Assistance Services, related to appeals administered by and for the department, shall have authority to amend regulations to:

i. Utilize the method of transmittal of documentation to include email, fax, courier, and electronic transmission.

ii. Clarify that the day of delivery ends at normal business hours of 5:00 pm.

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

vi. Clarify the time requirement for commencement of the formal administrative hearing.

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.

JJJ. The Department of Medical Assistance Services shall have the authority to amend the 1915(c) home-and-community-based Elderly or Disabled with Consumer-Direction waiver, subject to approval by the Centers for Medicare and Medicaid Services to incorporate the HIV/AIDS waiver. Pending CMS approval, the HIV/AIDS waiver will cease as of June 30, 2012. The department shall implement this change effective July 1, 2012, and prior to the completion of any regulatory process undertaken in order to effect such changes.

LLL. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to limit hospital inflation to 2.6 percent in fiscal year 2013 and 0 percent in fiscal year 2014. This shall apply to inpatient hospital (including long-stay and freestanding psychiatric) operating, graduate medical education (GME) and disproportionate share hospital (DSH) rates. The department shall have the authority to implement these reimbursement changes effective July 1, 2012, and prior to completion of any regulatory process undertaken in order to effect such changes.

MMM. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to eliminate ceiling rebasing in fiscal year 2013, to increase rates and current ceilings for regular and specialized care nursing facilities by 2.2 percent in fiscal year 2013 and 2.2 percent in fiscal year 2014, and to increase ceilings an additional one percent in fiscal year 2013. The department shall have the authority to implement these reimbursement changes effective July 1, 2012, and prior to completion of any regulatory process undertaken in order to effect such changes.

NNN. Out of this appropriation, $3,187,405 from the general fund and $3,187,405 from nongeneral funds the first year and $3,527,562 from the general fund and $3,527,526 from nongeneral funds the second year shall be used to increase personal care reimbursement rates provided under community-based Medicaid waiver programs by one percent effective July 1, 2012.

OOO. The Department of Medical Assistance Services shall increase reimbursement rates for congregate care provided through Medicaid home- and community-based waivers by one percent effective July 1, 2012.

PPP. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to increase the rate for Part C Early Intervention Targeted Case Management from $120 to $132 per month. The department shall have the authority to implement this reimbursement change effective July 1, 2012, and prior to the completion of any regulatory process undertaken in order to effect such change.

QQQ. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to set reimbursement rates for ground and air emergency transportation and neonatal transport at 40 percent of the Medicare Virginia urban rates in effect for calendar year 2011. The department shall have the authority to implement these reimbursement changes effective July 1, 2012, and prior to the completion of any regulatory process undertaken in order to effect such a change.

RRR. The Department of Medical Assistance Services shall amend the 1915 (c) home- and community-based Intellectual Disabilities waiver to add 75 slots effective July 1, 2012 and an additional 350 slots effective July 1, 2013.
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SSS. The Department of Medical Assistance Services shall amend the Individual and Family Developmental Disabilities Support (DD) waiver to add 25 new slots effective July 1, 2012 and an additional 105 slots effective July 1, 2013. The Department of Medical Assistance Services shall seek federal approval for necessary changes to the DD waiver to add the additional slots.

TTT. The Department of Medical Assistance Services shall have the authority to amend the Title XIX State Plan of Medical Assistance Services, the Virginia Plan for Title XXI of the Social Security Act and the Family Access to Medical Insurance Security Plan (FAMIS) MOMS waiver to include coverage of pregnant women who are lawfully residing in the United States and who are otherwise eligible for Medicaid services, pursuant to Section 214 of the Children’s Health Insurance Program Reauthorization Act of 2009. The department shall have the authority to promulgate emergency regulations to implement this change effective July 1, 2012.

UUU. Effective July 1, 2012, 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 8.5 percent in fiscal year 2013 and fiscal year 2014. 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 change.

VVV. The Director of the Department of Medical Assistance Services, in consultation with the Secretary of Health and Human Resources and the Director of the Medicaid Fraud Control Unit within the Office of the Attorney General, shall develop a report containing recommendations to strengthen the prevention, detection, and prosecution of Medicaid fraud and abuse committed by recipients and service providers. To the extent feasible, the report shall provide estimates of the cost of implementing any new strategies to reduce and prevent Medicaid fraud and abuse as well as the potential cost savings that might be achieved. Specific consideration shall be given to enhancing the Commonwealth’s ability, within federal law, of excluding or removing providers that are determined to pose a threat to the health and safety of recipients and/or to the fiscal integrity of the program. The report shall be provided to the Chairmen of the Senate Finance and House Appropriations Committees by December 1, 2012.

WWW. The Department of Medical Assistance Services shall develop a plan to strengthen its authority to use liens to recover the cost of providing long-term care services to Medicaid recipients. In developing the plan, the department shall survey other state Medicaid programs to determine the most effective strategies to impose Medicaid liens for estate recovery. The plan shall explain at what stage of the application process individuals will be notified about the department's use of liens to recover Medicaid costs. The plan shall also detail the additional resources that may be required to enforce lien authority and the potential cost-savings that might be achieved. The report shall be provided to the Chairmen of the Senate Finance and House Appropriations Committees by October 1, 2012.

XXX. 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.

YYY. The Department of Medical Assistance Services shall establish an advisory group of representatives of providers of home- and community-based care services to continue improvements in the audit process and procedures for home- and community-based utilization and review audits. The Department of Medical Assistance Services shall report on any revisions to the methodology for home- and community-based utilization and review audits, including progress made in addressing provider concerns and solutions to improve the process for providers while ensuring program integrity. The report shall be provided to the Chairmen of the House Appropriations and Senate Finance Committees by December 1, 2012.

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

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

2. The department shall report by November 1 of each year to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget detailing implementation progress of the financial alignment demonstration waiver. This report shall include, but is not limited to, costs of implementation, projected cost savings, number of individuals enrolled, and any other implementation issues that arise.

BBBB. 1. Effective July 1, 2013, the Department of Medical Assistance Services shall have the authority, to establish a 25 percent higher reimbursement rate for congregate residential services for individuals with complex medical or behavioral needs currently residing in an institution and unable to transition to integrated settings in the community due to the need for services that cannot be provided within the maximum allowable rate, or individuals whose needs present imminent risk of institutionalization and enhanced waiver services are needed beyond those available within the maximum allowable rate. The department shall have authority to promulgate regulations to implement this change within 280 days or less from the enactment of this act.

2. The department, in cooperation with the Department of Behavioral Health and Developmental Services, shall report to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget on the effectiveness of this rate increase in addressing the transition of institutionalized individuals to the community. This report shall include, but is not limited to, the number of individuals eligible for the higher reimbursement rate, whether they transitioned from an institution or were already receiving community services, and the costs to the Medicaid program. A report shall be due by February 1, 2014, that covers the first six months of FY 2014 and another report is due by August 1, 2014, that covers the last six months of FY 2014.

CCCC. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to reduce the occupancy requirement for indirect operating and capital reimbursement for nursing facilities from 90 percent to 88 percent. The department shall have the authority to implement these reimbursement changes effective July 1, 2013, and prior to the completion of any regulatory process undertaken in order to effect such change.

DDDD. The Department of Medical Assistance Services shall not rebase hospital Disproportionate Share Hospital (DSH) amounts in FY 2014 and instead shall freeze DSH at the FY 2013 eligible providers and amounts. The department shall have the authority to implement these reimbursement changes effective July 1, 2013, and prior to the completion of any regulatory process undertaken in order to effect such change.

EEEE. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to allow for delivery of notices of program reimbursement or other items referred to in the regulations related to provider appeals by electronic means consistent with the Uniform Electronic Transactions Act. The department shall implement this change effective July 1, 2013, and prior to completion of any regulatory process undertaken in order to effect such changes.
FFFF. 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 nursing facility operating rates to a price-based methodology. The new price-based reimbursement methodology shall be implemented in a budget neutral manner. The department shall promulgate regulations to become effective within 280 days or less from the enactment of this act.

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

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

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

JJJJ. Out of this appropriation, $800,000 the first year and $870,000 the second year from the general fund is provided for a contract with George Mason University for health innovation efforts as well as grants to public and private organizations for projects designed to reduce the rising cost of health care. The department shall provide a report on the allocation of funds to the Chairmen of the House Appropriations and Senate Finance Committee by September 30, 2013.

KKKK. Out of this appropriation, $754,854 from the general fund and $754,854 from nongeneral funds the second year shall be used to increase reimbursement rates by 5 percent for private duty nursing services provided under the Medicaid home- and community-based Technology Assisted waiver program. 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.

LLLL. Out of this appropriation, $667,902 from the general fund and $667,902 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 $10.00 per unit. 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.

MMMM. Effective July 1, 2013, the Department of Medical Assistance Services shall establish a Medicaid Physician and Managed Care Liaison Committee including, but not limited to, representatives from the following organizations: the Virginia Academy of Family Physicians; the American Academy of Pediatricians - Virginia Chapter; the Virginia College of Emergency Physicians; the American College of Obstetrics and Gynecology - Virginia Section; Virginia Chapter, American College of Radiology; the Psychiatric Society of Virginia; the Virginia...
Medical Group Management Association; and the Medical Society of Virginia. The committee shall also include representatives from each of the department’s 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 of quality, cost-effective health care initiatives, to identify means to increase provider participation in the Medicaid program, to remove administrative obstacles to quality, cost-effective patient care, and to address other matters as raised by the department or members of the committee. 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.

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

OOOO. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to calculate an indirect medical education (IME) factor for Virginia freestanding children’s hospitals with greater than 50 percent Medicaid utilization in 2009. Total payments for IME in combination with other payments for freestanding children’s hospitals with greater than 50 percent Medicaid utilization in 2009 may not exceed the federal uncompensated care cost limit that disproportionate share hospital payments are subject to. The department shall have the authority to implement these reimbursement changes effective July 1, 2013, and prior to completion of any regulatory process undertaken in order to effect such change.

PPPP. 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.

QQQQ. Effective July 1, 2013, the Department of Medical Assistance Services shall take the steps necessary to amend the Intellectual Disability Waiver and the Individual and Family Developmental Disabilities Support Waiver to change the unit of service for skilled and private duty nursing from the current one hour to one-quarter of an hour. The department shall implement this change using a methodology that is budget neutral.

RRRR.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. This reform shall be implemented in three phases as outlined in paragraphs 2, 3 and 4. The department shall have authority to implement necessary changes when feasible after federal approval and prior to the completion of any regulatory process undertaken in order to effect such change.

2. In the first phase of reform, the Department of Medical Assistance Services shall continue currently authorized reforms of the Virginia Medicaid/FAMIS service delivery model that shall, at a minimum, include (i) implementation of a Medicare-Medicaid Enrollee (dual eligible) Financial Alignment demonstration as evidenced by a Memorandum of Understanding with the Centers for Medicare and Medicaid Services (CMS), signing of a three-way contract with CMS and participating plans, and approval of the necessary amendments to the State Plan for Medical Assistance and any waivers thereof; (ii) enhanced program integrity and fraud prevention efforts to include at a minimum: recovery audit contracting (RAC), data mining,
service authorization, enhanced coordination with the Medicaid Fraud Control Unit (MFCU),
and Payment Error Rate Measurement (PERM); (iii) inclusion of children enrolled in foster
care in managed care; (iv) implementation of a new eligibility and enrollment information
system for Medicaid and other social services; (v) improved access to Veterans services
through creation of the Veterans Benefit Enhancement Program; and (vi) expedite the
tightening of standards, services limits, provider qualifications, and licensure requirements for
community behavioral health services.

3. In the second phase of reform, the Department of Medical Assistance Services shall
implement value-based purchasing reforms for all recipients subject to a Modified Adjusted
Gross Income (MAGI) methodology for program eligibility and any other recipient categories
not excluded from the Medallion II managed care program. Such reforms shall, at a minimum,
include the following: (i) the services and benefits provided are the types of services and
benefits provided by commercial insurers and may include appropriate and reasonable limits on
services such as occupational, physical, and speech therapy, and home care with the exception
of non-traditional behavioral health and substance use disorder services; (ii) reasonable
limitations on non-essential benefits such as non-emergency transportation are implemented;
and (iii) patient responsibility is required including reasonable cost-sharing and active patient
participation in health and wellness activities to improve health and control costs.

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

The second phase of reform shall also include administrative simplification of the Medicaid
program through any necessary waiver(s) and/or State Plan authorization under Titles XIX and
XXI of the Social Security Act and outline agreed upon parameters and metrics to provide
maximum flexibility and expedited ability to develop and implement pilot programs to test
innovative models that (i) leverage innovations and variations in regional delivery systems; (ii)
link payment and reimbursement to quality and cost containment outcomes; or (iii) encourage
innovations that improve service quality and yield cost savings to the Commonwealth.

4. In the third phase of reform, 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.
A report shall be provided to the 2014 General Assembly regarding the progress of designing
and implementing such reforms.

5. The Department of Medical Assistance Services shall provide a report to the Medicaid
Innovation and Reform Commission on the specific waiver and/or State Plan changes that have
been approved and status of implementing such changes, and associated cost savings or cost
avoidance to Medicaid/FAMIS expenditures.

6.a. The Department shall seek the approval of the Medicaid Innovation and Reform
Commission to amend the State Plan for Medicaid 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. If
the Medicaid Innovation and Reform Commission determines that the conditions in paragraphs
2, 3, 4, and 5 have been met, then the Commission shall approve implementation of coverage
for newly eligible individuals pursuant to 42 U.S.C. § 1396d(y)(1)[2010] of the Patient
Protection and Affordable Care Act.
b. Upon approval by the Medicaid Innovation and Reform Commission, the department shall implement the provisions in paragraph 6.a. of this item by July 1, 2014, or as soon as feasible thereafter.

7.a. Contingent upon the expansion of eligibility in paragraph 6.a., there is hereby created in the state treasury a special nonreverting fund to be known as the Virginia Health Reform and Innovation Fund, hereafter referred to as the "Fund." The Fund shall be established on the books of the Comptroller and any moneys remaining in the Fund at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund. For purposes of the Comptroller's preliminary and final annual reports required by § 2.2-813, however, all deposits to and disbursements from the Fund shall be accounted for as part of the general fund of the state treasury.

b. The Director of the Department of Medical Assistance Services, in consultation with the Director of the Department of Planning and Budget, shall annually identify projected general fund savings attributable to enrollment of newly eligible individuals included in 42 U.S.C. § 1396d(y)(1)(2010) of the PPACA, including behavioral health services, inmate health care, and indigent care. Beginning with development of the fiscal year 2015 budget, these projected savings shall be reflected in reduced appropriations to the affected agencies and the amounts deposited into the Fund net of any appropriation increases necessary to meet resulting programmatic requirements of the Department of Medical Assistance Services. Beginning in fiscal year 2015, funding to support health innovations described in Paragraph 3 shall be appropriated from the Fund not to exceed $3.5 million annually. Funding shall be distributed through health innovation grants to private and public entities in order to reduce the annual rate of growth in health care spending or improve the delivery of health care in the Commonwealth. When the department, in consultation with the Department of Planning and Budget, determines that the general fund expenses incurred from coverage of newly eligible individuals included in 42 U.S.C. § 1396d(y)(1)(2010) of the PPACA exceed any associated savings, a percentage of the principle of the Fund as determined necessary by the department and the Department of Planning and Budget to cover the cost of the newly eligible population shall be reallocated to the general fund and appropriated to the department to offset the cost of this population. Principle shall be allocated on an annual basis for as long as funding is available.

8. 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 is modified through federal law or regulation from the methodology in effect on January 1, 2014, resulting in a reduction in federal medical assistance as determined by the department in consultation with the Department of Planning and Budget, the Department of Medical Assistance Services shall disenroll and eliminate coverage for individuals who obtained coverage through 42 U.S.C. § 1396d(y)(1) [2010] of the PPACA. The disenrollment process shall include written notification to affected Medicaid beneficiaries, Medicaid managed care plans, and other providers that coverage will cease as soon as allowable under federal law from the date the department is notified of a reduction in Federal Medical Assistance Percentage.

9. There is hereby appropriated sum sufficient nongeneral funds 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.

SSSS.1. The Director of the Department of Medical Assistance Services shall continue to make improvements in the provision of health and long-term care services under Medicaid/FAMIS that are consistent with evidence-based practices and delivered in a cost effective manner to eligible individuals.

2. In order to effect such improvements and ensure that reform efforts are cost effective relative to current forecasted Medicaid/FAMIS expenditure levels, the Department of Medical Assistance Services shall (i) develop a five-year consensus forecast of expenditures and savings associated with the Virginia Medicaid/FAMIS reform efforts by November 15 of each year in conjunction with the Department of Planning and Budget, and with input from the House Appropriations and Senate Finance Committees, and (ii) engage stakeholder involvement in meeting annual targets for quality and cost-effectiveness.

TTTT. Contingent upon the Commonwealth not receiving the expected revenue in fiscal year 2013 from the arbitration settlement with tobacco companies as part of the Master Settlement Agreement, the Director, Department of Planning and Budget, is authorized to appropriate from
the unappropriated general fund balance in this act, and, if necessary, transfer general fund appropriation from the second year to the first year to backfill the shortage of up to $21,680,000 in general fund for the Medicaid program.

308. Not set out.

309. Medical Assistance Services for Low Income Children (46600) ................................................................. $120,286,661

Reimbursements for Medical Services Provided to Low-Income Children (46601) ............................................. $120,286,661

Fund Sources: General.................................................. $41,607,923

Federal Trust ............................................................... $78,678,738

Authority: Title 32.1, Chapters 9, 10 and 13, Code of Virginia; P.L. 89-97, as amended, Titles XIX and XXI, Social Security Act, Federal Code.

To the extent that appropriations in this Item are insufficient, the Director, Department of Planning and Budget shall transfer general fund appropriation from Items 306 and 307, if available, into this Item, to be used as state match for federal Title XXI funds.

310. Administrative and Support Services (49900)................. $146,765,841

General Management and Direction (49901) .................. $129,808,704

Information Technology Services (49902)................. $10,970,975

Administrative Support for the Family Access to Medical Insurance Security Plan (49932) ........................................ $5,986,162

Fund Sources: General.................................................. $48,247,694

Special................................................................. $1,465,000

Dedicated Special Revenue ......................................... $300,000

Federal Trust ............................................................... $96,753,147

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

A. By November 15 of each year, the Department of Planning and Budget, in cooperation with the Department of Medical Assistance Services, shall prepare and submit a forecast of Medicaid expenditures, upon which the Governor’s budget recommendations will be based, for the current and subsequent two years to the Chairmen of the House Appropriations and Senate Finance Committees.

B. The Department of Medical Assistance Services shall submit expenditure reports of the Medicaid program to the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees. These reports shall be submitted on a quarterly basis.

C. Out of this appropriation, $50,000 the first year and $50,000 the second year from the special fund is appropriated to the Department of Medical Assistance Services for the administration of the disbursement of civil money penalties levied against and collected from Medicaid nursing facilities for violations of rules identified during survey and certification as required by federal law and regulation. Based on the nature and seriousness of the deficiency, the Agency or the Centers for Medicare and Medicaid Services may impose a civil money penalty, consistent with the severity of the violations, for the number of days a facility is not in substantial compliance with the facility’s Medicaid participation agreement. Civil money penalties collected by the Commonwealth must be applied to the protection of the health or
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property of residents of nursing facilities found to be deficient. Penalties collected are to be used for (1) the payment of costs incurred by the Commonwealth for relocating residents to other facilities; (2) payment of costs incurred by the Commonwealth related to operation of the 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.

D. The Department of Medical Assistance Services, to the extent permissible under federal law, shall enter into an agreement with the Department of Behavioral Health and Developmental Services to share Medicaid claims and expenditure data on all Medicaid-reimbursed mental health, intellectual disability and substance abuse services, and any new or expanded mental health, intellectual disability retardation and substance abuse services that are covered by the State Plan for Medical Assistance. The information shall be used to increase the effective and efficient delivery of publicly funded mental health, intellectual 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 Planning and Budget, is authorized to transfer amounts, as needed, from Medicaid Program Services (45600), Medical Assistance Services for Low Income Children (46600) and Children’s Health Insurance Program Delivery (44600), to Administrative and Support Services (49900), to fund administrative expenditures associated with contracts between the department and companies providing dental benefit services, consumer-directed payroll services, claims processing, behavioral health management services and disease state / chronic care programs for Medicaid and FAMIS recipients.

G. The Department of Medical Assistance Services shall report on the results of the federally required review in the Payment Error Rate Measurement program for federal fiscal year 2012. This report shall include the error rates for both claims and eligibility determinations. If locality specific error rates for the eligibility review are available, they should be included in the report. The department shall report the findings to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by December 1, 2013.

H. The Department of Medical Assistance Services shall report on the feasibility and potential savings to the Medicaid program of an initiative, in cooperation with the Department of Veterans Services, to assist veterans, who also happen to be Medicaid members, in accessing veterans benefits through the federal government. The department shall submit the report to the Governor and Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2012.

I. 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.

J. The Department of Medical Assistance Services shall be authorized to issue a Request for Proposals (RFP) in order to contract with a single vendor to provide a centralized customer service call center for applicants/recipients of programs administered by the department under Titles XIX and XXI of the Social Security Act for application assistance functions necessary under provisions of the Patient Protection and Affordable Care Act (PPACA), and other related functions necessary for the efficient and effective implementation of Medicaid and CHIP eligibility determinations and enrollment. The RFP shall include a provision for a cost structure with tiered levels of service based on workload. The procurement of this contract is deemed an emergency and the provisions of §2.2-4303 F., Code of Virginia, shall apply in order for the department to comply with federal law and initiate the contract by October 1, 2013, or as soon as practicable thereafter. The department shall have authority to amend the
ITEM 310.

State Plans for Medical Assistance under Titles XIX and XXI, and any waivers thereof, and shall have authority to implement this contract upon federal approval, and prior to the completion of any regulatory process undertaken to effect such change.

Total for Department of Medical Assistance Services...... $8,072,884,862 $8,579,861,305

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§ 1-38. DEPARTMENT OF BEHAVIORAL HEALTH AND DEVELOPMENTAL SERVICES (720)

311. Not set out.

312. Not set out.

313. Not set out.

314. Administrative and Support Services (49900)............... $64,939,952 $60,536,435

General Management and Direction (49901)............... $6,999,814 $7,811,949
Information Technology Services (49902)............... $27,683,506 $24,207,854
Architectural and Engineering Services (49904)........... $2,465,094 $2,465,094
Collection and Locator Services (49905)............... $2,584,316 $2,584,316
Human Resources Services (49914)........... $1,685,838 $1,685,838
Planning and Evaluation Services (49916)............... $356,956 $356,956
Program Development and Coordination (49933)........... $23,164,428 $24,424,428

Fund Sources: General........................................ $36,014,066 $34,980,102
Special.................................................. $18,063,453 $14,693,900
Federal Trust............................................. $10,862,433 $10,862,433

Authority: Title 16.1, Article 18, and Title 37.2, Chapters 2, 3, 4, 5, 6 and 7, and Title 2.2, Chapters 26 and 53 Code of Virginia; P.L. 102-119, Federal Code.

A. The Commissioner, Department of Behavioral Health and Developmental Services shall, at the beginning of each fiscal year, establish the current capacity for each facility within the system. When a facility becomes full, the commissioner or his designee shall give notice of the fact to all sheriffs.

B. The Commissioner, Department of Behavioral Health and Developmental Services shall work in conjunction with community services boards to develop and implement a graduated plan for the discharge of eligible facility clients to the greatest extent possible, utilizing savings generated from statewide gains in system efficiencies.

C. Notwithstanding § 4-5.09 of this act and paragraph C of § 2.2-1156, Code of Virginia, the Department of Behavioral Health and Developmental Services is hereby authorized to deposit the entire proceeds of the sales of surplus land at state-owned behavioral health and intellectual disability facilities into a revolving trust fund. The trust fund may initially be used for expenses associated with restructuring such facilities. Remaining proceeds after such expenses shall be
dedicated to continuing services for current patients as facility services are restructured. The trust fund will receive any savings resulting from facility restructuring. Thereafter, the fund will be used to enhance services to individuals with mental illness, intellectual disability and substance abuse problems.

D. The Department of Behavioral Health and Developmental Services shall identify and create opportunities for public-private partnerships and develop the incentives necessary to establish and maintain an adequate supply of acute-care psychiatric beds for children and adolescents.

E. The Department of Behavioral Health and Developmental Services, in cooperation with the Department of Juvenile Justice, where appropriate, shall identify and create opportunities for public-private partnerships and develop the incentives necessary to establish and maintain an adequate supply of residential beds for the treatment of juveniles with behavioral health treatment needs, including those who are mentally retarded, aggressive, or sex offenders, and those juveniles who need short-term crisis stabilization but not psychiatric hospitalization.

F. Out of this appropriation, $656,538 the first year and $656,538 the second year from the general fund shall be provided for placement and restoration services for juveniles found to be incompetent to stand trial pursuant to Title 16.1, Chapter 11, Article 18, Code of Virginia.

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

H. Out of this appropriation, $1,388,423 the first year and $1,388,423 the second year from the general fund shall be provided for services for the civil commitment of sexually violent predators as follows: (i) $642,700 the first year and $642,700 the second year for clinical evaluations and court testimony for sexually violent predators who are being considered for release from state correctional facilities and who will be referred to the Clinical Review Committee for psycho-sexual evaluations prior to the state seeking civil commitment, (ii) $529,465 the first year and $529,465 the second year for conditional release services, including treatment, and (iii) $216,528 the first year and $216,258 the second year for the costs associated with contracting with a Global Positioning System service to closely monitor the movements of individuals who are civilly committed to the sexually violent predator program but conditionally released.

I. Out of this appropriation, $25,000 the first year and $25,000 the second year from the general fund shall be used to operate a real-time reporting system for public and private acute psychiatric beds in the Commonwealth.

J.1. The Commissioner, Department of Behavioral Health and Developmental Services shall work in collaboration with the Health Planning Region (HPR) V Community Services Boards to plan, develop and implement transitional mental health services to qualified individuals discharged from the Eastern State Hospital.

2. The HPR V Community Services Boards shall involve local and regional partners, including local governments, in the planning and development of these programs and services.

K. The Department of Behavioral Health and Developmental Services shall submit a report to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees no later than December 1 of each year for the preceding fiscal year that provides information 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 receiving state facility services or CSB services, including purchased inpatient psychiatric services, the types and amounts of services received by these individuals, and CSB and state facility service capacities, staffing, revenues, and expenditures. The annual report also shall describe major new initiatives implemented during the past year and shall provide information on the accomplishment of systemic outcome and performance measures during the year.

L. The Commissioner of the Department of Behavioral Health and Developmental Services shall provide a plan to the General Assembly, developed in consultation with the Secretary of Health and Human Resources and the Chairmen of the House Appropriations and Senate Finance Committees, related to the closure of state training centers by the end fiscal year 2021, in compliance with the settlement agreement relating to United States of America v.
Commonwealth of Virginia (Civil Action No. 312cv0059-JAG), subject to judicial approval. In developing the plan, the Commissioner shall solicit input from all relevant stakeholders including, but not limited to, individuals with intellectual or developmental disabilities or their guardians, and public and private providers. The plan shall be completed within one year of the effective date of the settlement agreement.

M. Out of this appropriation, $250,000 the first year from the general fund is designated for the Department to preplan the construction/renovation of the Virginia Center for Behavioral Rehabilitation II (VCBR II) facility on state-owned property in and around the current VCBR site. The project options shall include costs for any relocation of current services as well as re-purposing of current facilities. The Department shall report the options for this project to the Chairmen of the House Appropriations and Senate Finance Committees by October 15, 2013. If an agreement on an option is reached by the Secretary of Health and Human Resources and the Chairmen of the House Appropriations and Senate Finance Committees, the Secretary of Finance is authorized to allocate up to $1,000,000 from the Central Capital Planning Fund established under § 2.2-1520, Code of Virginia for detailed planning of this project.

N. Out of this appropriation, $500,000 the second year from the general fund shall be used to develop and implement a comprehensive statewide suicide prevention program. The Commissioner of the Department of Behavioral Health and Developmental Services (DBHDS), in collaboration with the Departments of Health, Education, Veterans Services, Aging and Rehabilitative Services, and other partners shall develop and implement a statewide program of public education, evidence-based training, health and behavioral health provider capacity-building, and related suicide prevention activity. The Commissioner shall provide a progress report on this effort to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2013.

O.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 Senate Finance Committees on progress in implementing the plan to close state training centers and transition residents to the community. The reports shall provide the following information on each state training center: (i) the number of authorized representatives who have made decisions regarding the long-term type of placement for the resident they represent and the type of placement they have chosen; (ii) the number of authorized representatives who have not yet made such decisions; (iii) barriers to discharge; (iv) the general fund and nongeneral fund cost of the services provided to individuals transitioning from training centers; and (v) the use of increased Medicaid reimbursement for congregate residential services to meet exceptional needs of individuals transitioning from state training centers in fiscal year 2014, provided in item 307, paragraphs BBB.1. and BBB.2.

2. At least six months prior to the closure of a state intellectual disabilities training center, the Commissioner of Behavioral Health and Developmental Services shall complete a comprehensive survey of each individual residing in the facility slated for closure to determine the services and supports the individual will need to receive appropriate care in the community. The survey shall also determine the adequacy of the community to provide care and treatment for the individual, including but not limited to, the appropriateness of current provider rates, adequacy of waiver services, and availability of housing. The Commissioner shall report quarterly findings to the Governor and Chairmen of the House Appropriations and Senate Finance Committees beginning October 1, 2013.

3. The department shall convene quarterly meetings with authorized representatives, families, and service providers in Health Planning Regions I, II, III and IV to provide a mechanism to (i) promote routine collaboration between families and authorized representatives, the department, community services boards, and private providers; (ii) ensure the successful transition of training center residents to the community; and (iii) gather input on Medicaid 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 his quarterly report, pursuant to paragraph 1:

P. The State Comptroller shall provide the Department of Behavioral Health and Developmental Services an interest-free anticipation loan not to exceed $3,100,000 to serve as an advance stream of funds in anticipation of Medicare Meaningful Use funds related to successful implementation of the Electronic Health Records project at state-operated behavioral health and intellectual disability facilities. The loan will be repaid no later than June 30, 2015.

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Grants to Localities (790)

| Financial Assistance for Health Services (44500) | $347,621,560 | $331,621,560 |
| Community Substance Abuse Services (44501) | $95,871,968 | $95,871,968 |
| Community Mental Health Services (44506) | $187,403,320 | $192,553,320 |
| Community Developmental Disability Services (44507) | $64,346,272 | $43,196,272 |
| Fund Sources: General | $285,397,318 | $269,347,318 |
| Special | $544,795 | $594,795 |
| Federal Trust | $61,679,447 | $61,679,447 |

Authority: Title 37.2, Chapters 5 and 6; Title 2.2, Chapter 53, Code of Virginia.

A. It is the intent of the General Assembly that community mental health, intellectual disability and substance abuse services are to be improved throughout the state. Funds provided in this Item shall not be used to supplant the funding effort provided by localities for services existing as of June 30, 1996.

B. Further, it is the intent of the General Assembly that funds appropriated for this Item may be used by Community Services Boards to purchase, develop, lease, or otherwise obtain, in accordance with §§ 37.2-504 and 37.2-605, Code of Virginia, real property necessary to the provision of residential services funded by this Item.

C. Out of the appropriation for this Item, funds are provided to Community Services Boards in an amount sufficient to reimburse the Virginia Housing Development Authority for principal and interest payments on residential projects for the mentally disabled financed by the Housing Authority.

D. The Department of Behavioral Health and Developmental Services shall make payments to the Community Services Boards from this Item in twenty-four equal semimonthly installments, except for necessary budget revisions or the operational phase-in of new programs.

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.
G. Out of this appropriation $190,000 the first year and $190,000 the second year from the general fund shall be provided to Grafton School, Virginia Commonwealth University for the continued operation and expansion of the Virginia Autism Resource Center.

H.1. Out of this appropriation, $9,453,366 the first year and $13,203,366 the second year from the general fund shall be provided for Virginia's Part C Early Intervention System for infants and toddlers with disabilities.

2. By October 1 of each year, the department shall report to the Chairmen of the House Appropriations and Senate Finance Committees on the (a) total revenues used to support Part C services, (b) total expenses for all Part C services, (c) total number of infants, toddlers and families served using all Part C revenues, and (d) services provided to those infants, toddlers, and families.

3. Any additional funds received by local early intervention systems pursuant to the federal American Recovery and Reinvestment Act (ARRA) of 2009 for early intervention services through Part C of the Individuals with Disabilities Education Act (IDEA) of 2004 shall be used to supplement, not supplant federal, state and local funding at the level in effect upon the date of enactment of the ARRA.

4. The Department of Behavioral Health and Developmental Services shall promulgate regulations to comply with 34 CFR Parts 300 and 303. 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.

I. Out of this appropriation $6,148,128 the first year and $6,148,128 the second year from the general fund shall be provided for mental health services for children and adolescents with 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 Assessment Planning Team of the locality. The Department of Behavioral Health and Developmental Services shall provide these funds to Community Services Boards through the annual Performance Contract. These funds shall be used exclusively for children and adolescents, not mandated for services under the Comprehensive Services Act for At-Risk Youth, who are identified and assessed through the Family and Assessment Planning Teams of the localities. The department shall provide these funds to the Community Services Boards based on an individualized plan of care methodology.

J. Beginning July 1, 2007, the Commissioner, Department of Behavioral Health and Developmental Services shall allocate $1,000,000 the first year and $1,000,000 the second year from the federal Community Mental Health Services Block Grant for two specialized geriatric mental health services programs. One program shall be located in Health Planning Region II and one shall be located in Health Planning Region V. The programs shall serve elderly populations with mental illness who are transitioning from state mental health geriatric units to the community or who are at risk of admission to state mental health geriatric units. 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.

K. Beginning July 1, 2007, 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.

L. Out of this appropriation, $2,197,050 the first year and $2,197,050 the second year from the general fund shall be used for jail diversion and reentry services. Funds shall be distributed to community-based contractors based on need and community preparedness as determined by the commissioner. 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.
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. Funded services shall focus on recovery models and the use of best practices.

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.

P. 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 House Bill 559 and Senate Bill 246, 2008 Session of the General Assembly. 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 the General Assembly; and (ii) attendance at involuntary commitment hearings by community services board staff who have completed the prescreening report, pursuant to House Bill 560 and Senate Bill 246, 2008 Session of the General Assembly.

Q. Out of this appropriation, $5,000,000 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.

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

S. Out of this appropriation, $2,000,000 the first year and $2,000,000 the second year from the general fund shall be used to expand crisis stabilization and related services statewide intended to delay or deter placement in a state mental health facility.

T.1. Out of this appropriation, $30,000,000 the first year from the general fund shall be used to implement the provisions of the settlement agreement relating to United States of America v. Commonwealth of Virginia (Civil Action No. 312cv0059-JAG).

2. Any funds appropriated for the purposes of complying with the agreement that are unspent in the first year may be carried forward into the second year at the end of a fiscal year may be carried forward for expenditure into the subsequent fiscal year.

U. Notwithstanding any contrary provision of law, the unexpended appropriation as of June 30, 2012 in the Behavioral Health and Developmental Services Trust Fund, appropriated for the expansion of community-based services in anticipation of an agreement with the U.S. Department of Justice, pursuant to Item 305, Chapter 890, 2011 Acts of Assembly, shall be reappropriated. Upon approval by the Secretary of Health and Human Resources and the Secretary of Finance, the Director, Department of Planning and Budget, shall transfer the reappropriated amount from the Trust Fund to the general fund. The general fund appropriation shall be transferred to Item 315 of this act and made available for the purposes of complying with the agreement with the U.S. Department of Justice. The State Comptroller shall transfer the equivalent amount of cash from the Trust Fund to the general fund. Any cash in the fund not associated with implementation of the agreement shall remain in the fund.

V.1. In order to meet the terms of the settlement agreement, the appropriations in Items 307 and 315 include the following estimated general fund amounts.
### Estimated Amounts

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<th>FY2014</th>
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<tr>
<td>Community Waiver Slots</td>
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<tr>
<td>Program of Individual and Family Supports</td>
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<td>Rental Subsidies</td>
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<td><strong>$49,054,594</strong></td>
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These amounts may vary as needs are identified throughout the year. Changes to the amounts described above require the review and approval of the Secretary of Health and Human Resources and the Secretary of Finance. Upon approval of the Secretary of Health and Human Resources and the Secretary of Finance, the Director, Department of Planning and Budget, shall transfer appropriation between Items 307, 311, 312, and 314, as needed. The Department of Behavioral Health and Developmental Services shall provide updates on July 1 and December 1 of each year to the Governor and the Chairmen of the Senate Finance and House Appropriations Committees regarding expenditures and progress in meeting implementation targets established in the agreement.

2.a. The Department of Medical Assistance Services shall amend the Intellectual Disabilities Waiver to add 160 slots each year for individuals who are exiting training centers and 225 slots each year to address the community waiting list in accordance with the agreement.

b. The Department of Medical Assistance Services shall amend the Individual and Family Developmental Disabilities Supports Waiver to add 25 slots each year in accordance with the agreement.

3. The State Board of Behavioral Health and Developmental Services shall promulgate emergency regulations to implement an individual and family supports program. These regulations shall become effective within 280 days or less from the enactment date of this act.

4. Any funds appropriated for the purposes of complying with the agreement that are unspent in the first year may be carried forward into the second year.

W. Out of this appropriation, $1,500,000 the first year and $3,650,000 the second year from the general fund shall be used to provide child psychiatry and children’s crisis response services for children with mental health and behavioral disorders. These funds, divided among the health planning regions based on the current availability of the services, shall be used to hire or contract with child psychiatrists who can provide direct clinical services, including crisis response services, as well as training and consultation with other children’s health care providers in the health planning region such as general practitioners, pediatricians, nurse practitioners, and community service boards staff, to increase their expertise in the prevention, diagnosis, and treatment of children with mental health disorders. Funds may also be used to create new or enhance existing community-based crisis response services in a health planning region, including mobile crisis teams and crisis stabilization services, with the goal of diverting children from inpatient psychiatric hospitalization to less restrictive services in or near their communities. 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 beginning on October 1, 2013 and each year thereafter.

X. Out of this appropriation, $600,000 the first year and $1,500,000 the second year from the general fund shall be used to expand capacity for up to eight drop-off centers to provide an alternative to incarceration for people with serious mental illness. Priority for new funding shall be given to programs that have implemented Crisis Intervention Teams pursuant to § 9.1-102 and § 9.1-187 et seq. of the Code of Virginia and have undergone planning to implement drop-off centers.
Y. Out of this appropriation, $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.

Z. Out of this appropriation, $1,500,000 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.

AA. Out of this appropriation, $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 and certification, and manuals and certification for all those receiving the training.

Total for Grants to Localities ............................................ $347,621,560  $331,621,560

Fund Sources: General ....................................................... $285,397,318  $269,347,318
Special ................................................................. $544,795  $594,795
Federal Trust ............................................................. $61,679,447  $61,679,447

316. Not set out.
317. Not set out.
318. Not set out.
319. Not set out.
320. Not set out.
321. Not set out.
322. Not set out.
323. Not set out.
324. Not set out.
325. Not set out.
326. Not set out.

Virginia Center for Behavioral Rehabilitation (794)

326.05. Not set out.
327. Not set out.
327.05. Not set out.
328. Not set out.

329. Facility Administrative and Support Services (49800) .... $8,976,635  $8,976,635
General Management and Direction (49801) ...................... $8,930,600  $8,930,600
Information Technology Services (49802) ......................... $15,345  $15,345
Food and Dietary Services (49807) ................................. $10,230  $10,230
Housekeeping Services (49808) ................................. $10,230  $10,230
Physical Plant Services (49815) ................................. $10,230  $10,230

Fund Sources: General ....................................................... $8,976,635  $8,976,635

Authority: Title 37.1, Chapter 2, Article 1.1, and 37.1-70.1 through 37.1-70.19. Code of Virginia.
1. The Department of Behavioral Health and Developmental Services (DBHDS) shall implement a plan to accommodate additional sexually violent predators committed to the Virginia Center for Behavioral Rehabilitation (VCBR). Such plan may include double-bunking dormitory-style, repurposing existing space, or the addition of new housing units at the current VCBR site. The department shall not reopen a temporary facility for the housing, confinement and treatment of civilly committed sexually violent predators at the Southside Virginia Training Center in Dinwiddie County. Further, the department shall not undertake a capital project to expand or construct additional units or facilities at a new site for the housing, confinement and treatment of these individuals until a comprehensive review of the current program for the civil commitment of sexually violent predators is completed. The Department of Corrections shall assist DBHDS in developing the plan to accommodate additional capacity and shall provide risk assessment data of the affected population. The department may make necessary capital renovations to the facility in Nottoway County to accommodate the increased capacity in order to ensure resident safety.

2. In the event that services are not available in Virginia to address the specific needs of an individual committed for treatment at the VCBR or conditionally released, or additional capacity cannot be met at the VCBR, the Commissioner is authorized to seek such services from another state.

3. Beginning on July 1, 2011, the department shall provide quarterly reports to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees on the plan for the housing of additional individuals committed for treatment.

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Total for Virginia Center for Behavioral Rehabilitation...

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Grand Total for Department of Behavioral Health and Developmental Services

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330.10. Not set out.
330.15. Not set out.
331. Not set out.
332. Not set out.
333. Not set out.
334. Not set out.
335. Not set out.
§ 1-39. DEPARTMENT OF SOCIAL SERVICES (765)

336. Program Management Services (45100)............................... $34,688,327 $36,432,247
    Training and Assistance to Local Staff (45101)...................... $4,165,605 $4,165,605
    Central Administration and Quality Assurance for Benefit Programs (45102)............................... $11,811,192 $11,618,654
    Central Administration and Quality Assurance for Family Services (45103)............................... $6,747,519 $7,246,262
    Central Administration and Quality Assurance for Community Programs (45105)............................... $8,691,719 $8,135,689
    Central Administration for the Comprehensive Services Act (Csa) (45106)............................... $1,092,728 $1,267,728
    Central Administration and Quality Assurance for Child Care Activities (45107)............................... $2,179,564 $3,998,309

Fund Sources: General........................................................ $15,822,104 $15,367,182
    Special......................................................... $100,000 $100,000
    Federal Trust............................................... $18,766,223 $20,965,065

Authority: Title 2.2, Chapter 54; Title 63.2, Chapter 2, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as amended; P.L. 104-193, as amended, Federal Code.

A. The Department of Social Services, in collaboration with the Office of Comprehensive Services, shall provide training to local staff serving on Family Assessment and Planning Teams and Community Policy and Management Teams. Training shall include, but need not be limited to, the federal and state requirements pertaining to the provision of the foster care services funded under § 2.2-5211, Code of Virginia. The training shall also include written guidance concerning which services remain the financial responsibility of the local departments of social services. Training shall be provided on a regional basis at least once per year. Written guidance shall be updated and provided to local Comprehensive Services Act teams whenever there is a change in allowable expenses under federal 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.

B. By November 1 of each year, the Department of Planning and Budget, in cooperation with the Department of Social Services, shall prepare and submit a forecast of expenditures for cash assistance provided through the Temporary Assistance for Needy Families (TANF) program, mandatory child day care services under TANF, foster care maintenance and adoption subsidy payments, upon which the Governor’s budget recommendations will be based, for the current and subsequent two years to the Chairmen of the House Appropriations and Senate Finance Committees.

C. Out of this appropriation, $1,925,380 the first year and $1,829,111 the second year from the general fund and $1,925,380 the first year and $1,829,111 the second year from nongeneral funds shall be provided to fund the Supplemental Nutrition Assistance Program (SNAP) Electronic Benefit Transfer (EBT) contract cost.

D. The Department of Social Services may revise the current schedule for the issuance of federal Supplemental Nutrition Assistance Program (SNAP) benefits over a two-month conversion period while minimizing the impact on current recipients, provided that no general fund dollars are required to implement the conversion. If the department determines that there are any general fund costs required to implement the conversion, the department may revise the current schedule for the issuance of federal Supplemental Nutrition Assistance Program (SNAP) benefits for new enrollees only. The department may spread out the issuance of SNAP benefits over nine calendar days with payments occurring on the first, fourth, seventh, and ninth day of the month. The department has the authority to accept private donations to complete the transition to this revised schedule of payments by December 1, 2012.
ITEM 336.

E. Out of this appropriation, $175,000 the first year and $175,000 the second year from the general fund shall be available for utilization management services. The Office of Comprehensive Services and the Department of Behavioral Health and Developmental Services, in cooperation with representatives of the Virginia Association of Counties, the Virginia Municipal League, and the State Executive Council, shall develop the criteria and guidelines to be followed when providing these utilization management services.

F. 1. Out of this appropriation, ten positions and the associated funding shall be dedicated to providing on-going financial oversight of foster care services. Each of the ten positions, with two working out of each regional office, shall assess and review all foster care spending to ensure that state and federal standards are met. None of these positions shall be used for quality, information technology, or clerical functions.

2. By September 1 of each year, the department shall report to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget regarding the foster care program’s statewide spending, error rates and compliance with state and federal reviews.

G. The Department of Social Services shall provide administrative support and technical assistance to the Family and Children's Trust Fund (FACT) Board of Trustees established in Sections 63.2-2100 through 63.2-2103, Code of Virginia.

337. Financial Assistance for Self-Sufficiency Programs and Services (45200) ................................................................. $264,054,765 $268,063,141 $249,451,028

Temporary Assistance for Needy Families (TANF)
Cash Assistance (45201).................................................. $101,663,954 $104,514,209
Temporary Assistance for Needy Families (TANF) Cash Assistance (45201).................................................. $94,118,604
Temporary Assistance for Needy Families (TANF) Employment Services (45212) .................................................. $19,657,832 $19,657,832
Temporary Assistance for Needy Families (TANF) Employment Services (45212) .................................................. $19,657,832 $19,657,832
Supplemental Nutrition Assistance Program
Employment and Training (SNAPET) Services (45213).......................................................... $1,017,742 $1,017,742
Supplemental Nutrition Assistance Program Employment and Training (Snapet) Services (45213).......................................................... $1,017,742 $1,017,742
Temporary Assistance for Needy Families (TANF)
Child Care Subsidies (45214) ............................................. $61,363,154 $62,513,275
Temporary Assistance for Needy Families (TANF) Child Care Subsidies (45214) ............................................. $54,296,767
At-Risk Child Care Subsidies (45215) .................................. $71,837,914 $71,845,914
Unemployed Parents Cash Assistance (45216) .................... $8,514,169 $8,514,169

Fund Sources: General .................................................$82,667,388 $82,675,388
Federal Trust ..................................................$181,387,377 $185,387,753
$166,775,640

Authority: Title 2.2, Chapter 54; Title 63.2, Chapters 1 through 7, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as amended; P.L. 104-193, as amended, Federal Code.

A. It is hereby acknowledged that as of June 30, 2011 there existed with the federal government an unexpended balance of $25,574,493 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 $30,053,974 on June 30, 2012; $22,192,651 on June 30, 2013; and $31,385,231 on June 30, 2014.

B. The Department of Social Services (DSS) shall report annually on October 1 to the Governor, the Secretary of Health and Human Resources, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and
Budget regarding spending; program results; clients served; the location, size, implementation status, and nature of projects funded with TANF funds; results of all formal evaluations; and recommendations for continuation, expansion, and redesign of the projects. Such report shall be combined with the report required by § 63.2-619, Code of Virginia.

C. No less than 30 days prior to submitting any amendment to the federal government related to the State Plan for the Temporary Assistance for Needy Families program, the Commissioner of the Department of Social Services shall provide the Chairmen of the House Appropriations and Senate Finance Committees as well as the Director, Department of Planning and Budget written documentation detailing the proposed policy changes. This documentation shall include an estimate of the fiscal impact of the proposed changes and information summarizing public comment that was received on the proposed changes.

D. To the extent permitted by federal law, the State Plan for Temporary Assistance for Needy Families (TANF) shall provide that the eligibility for assistance of an alien who is a qualified alien (as defined in § 431 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law Number 104-193) shall be determined without regard to alienage.

E. Notwithstanding any other provision of state law, the Department of Social Services shall maintain a separate state program, as that term is defined by federal regulations governing the Temporary Assistance for Needy Families (TANF) program, 45 C.F.R. § 260.30, for the purpose of providing welfare cash assistance payments to able-bodied two-parent families. The separate state program shall be funded by state funds and operated outside of the TANF program. Able-bodied two-parent families shall not be eligible for TANF cash assistance as defined at 45 C.F.R. § 260.31 (a)(1), but shall receive benefits under the separate state program provided for in this paragraph. Although various conditions and eligibility requirements may be different under the separate state program, the basic benefit payment for which two-parent families are eligible shall not be less than what they would have received under TANF. The Department of Social Services shall establish regulations to govern this separate state program.

F. As a condition of this appropriation, the Department of Social Services shall disregard 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.

G. The Department of Social Services, in collaboration with local departments of social 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.

H. A participant whose Temporary Assistance for Needy Families (TANF) financial assistance is terminated due to the receipt of 24 months of assistance as specified in § 63.2-612, Code of Virginia, or due to the closure of the TANF case prior to the completion 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 eligible to receive employment and training assistance for up to 12 months after termination, if needed, in addition to other transitional services provided pursuant to § 63.2-611, Code of Virginia.

I. The Department of Social Services, in conjunction with the Department of Correctional Education, shall identify and apply for federal, private and faith-based grants for pre-release parenting programs for non-custodial incarcerated parent offenders committed to the Department of Corrections, including but not limited to the following grant programs: Promoting Responsible Fatherhood and Healthy Marriages, State Child Access and Visitation Block Grant, Serious and Violent Offender Reentry Initiative Collaboration, Special Improvement Projects, § 1115 Social Security Demonstration Grants, and any new grant programs authorized under the federal Temporary Assistance for Needy Families (TANF) block grant program.
J. Included in this Item is funding to carry out the former responsibilities of the Virginia Council on Child Day Care and Early Childhood Programs. Nongeneral fund appropriations allocated for uses associated with the Head Start program shall not be transferred for any other use until eligible Head Start families have been fully served. Any remaining funds may be used to provide services to enrolled low-income families in accordance with federal and state requirements. Families, who are working or in education and training programs, with income at or below the poverty level, whose children are enrolled in Head Start wraparound programs paid for with the federal block grant funding in this Item shall not be required to pay fees for these wraparound services.

K. Out of this appropriation, $2,639,305 the first year and $2,647,305 the second year from the general fund and $54,466,586 the first year and $54,466,586 the second year from federal funds shall be provided to support state child care programs which will be administered on a sliding scale basis to income eligible families. The sliding fee scale and eligibility criteria are to be set according to the rules and regulations of the State Board of Social Services, except that the income eligibility thresholds for child care assistance shall account for variations in the local cost of living index by metropolitan statistical areas. The Department of Social Services shall report on the sliding fee scale and eligibility criteria adopted by the Board of Social Services by December 15 of each year. The Department of Social Services shall make the necessary amendments to the Child Care and Development Funds Plan to accomplish this intent. Funds shall be targeted to families who are most in need of assistance with child care costs. Localities may exceed the standards established by the state by supplementing state funds with local funds.

L. The department shall report to the Governor, General Assembly, and Director, Department of Planning and Budget by October 15 of each year regarding the status of its child care assistance automation efforts. The annual report shall include system adequacy, programmatic and financial efficiencies gained and the need for any further actions.

M. Out of this appropriation, $600,000 the first year and $600,000 the second year from nongeneral funds shall be used to provide scholarships to students in early childhood education and related majors who plan to work in the field, or already are working in the field, whether in public schools, child care or other early childhood programs, and who enroll in a state community college or a state supported senior institution of higher education.

N. Out of this appropriation, $505,000 the first year and $505,000 the second year from nongeneral funds shall be used to provide training of individuals in the field of early childhood education.

O. Out of this appropriation, $300,000 the first year and $300,000 the second year from nongeneral funds shall be used to provide child care assistance for children in homeless and domestic violence shelters.

Financial Assistance for Local Social Services Staff
(46000) ................................................................. $375,068,444 $377,679,017
Eligibility Determination Local Staff and Operations
(46003) ................................................................. $198,293,667 $201,793,667
Social Worker Local Staff and Operations (46006) ....... $176,774,777 $175,885,350
Fund Sources: General ........................................ $115,234,376 $115,254,321
Dedicated Special Revenue ................................. $109,483,123 $109,483,123
Federal Trust .................................................. $3,000,000 $3,000,000

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.

A. The amounts in this Item shall be expended under regulations of the Board of Social Services to reimburse county and city welfare/social services boards pursuant to § 63.2-401, Code of Virginia, and subject to the same percentage limitations for other administrative services performed by county and city public welfare/social services boards and superintendents of public welfare/social services pursuant to other provisions of the Code of Virginia, as amended.
B. Pursuant to the provisions of §§ 63.2-403, 63.2-406, 63.2-407, 63.2-408, and 63.2-615 Code of Virginia, all moneys deducted from funds otherwise payable out of the state treasury to the counties and cities pursuant to the provisions of § 63.2-408, Code of Virginia, shall be credited to the applicable general fund account.

C. Included in this appropriation are funds to reimburse local social service agencies for eligibility workers who interview applicants to determine qualification for public assistance benefits which include but are not limited to: Temporary Assistance for Needy Families (TANF); Supplemental Nutrition Assistance Program (SNAP); and Medicaid.

D. Included in this appropriation are funds to reimburse local social service agencies for social workers who deliver program services which include but are not limited to: child and adult protective services complaint investigations; foster care and adoption services; and adult services.

E. Out of the federal fund appropriation for local social services staff, amounts estimated at $47,000,000 the first year and $47,000,000 the second year shall be set aside for allowable local costs which exceed available general fund reimbursement and amounts estimated at $16,000,000 the first year and $16,000,000 the second year shall be set aside to reimburse local governments for allowable costs incurred in administering public assistance programs.

F. Out of this appropriation, $439,338 the first year and $439,338 the second year from the general fund and $422,109 the first year and $422,109 the second year from nongeneral funds is provided to cover the cost of the health insurance credit for retired local social services employees.

339. Child Support Enforcement Services (46300)................... $764,992,149 $764,992,149
Support Enforcement and Collection Services (46301) .... $94,793,978 $94,793,978
Public Assistance Child Support Payments (46302) ....... $11,000,000 $11,000,000
Non-Public Assistance Child Support Payments (46303).................................................. $659,198,171 $659,198,171
Fund Sources: General........................................................ $7,033,311 $7,033,311
          Special ......................................................... $699,626,813 $699,626,813
          Federal Trust............................................... $58,332,025 $58,332,025
Authority: Title 20, Chapters 1 through 9; Title 63.2, Chapter 19, Code of Virginia; P.L. 104-193, as amended; P.L. 105-200, P.L. 105-33, P.L. 106-113, Federal Code.

A. Any net revenue from child support enforcement collections, after all disbursements are made in accordance with state and federal statutes and regulations, and after the state's share of the cost of administering the program is paid, shall be estimated and deposited into the general fund by June 30 of the fiscal year in which it is collected. Any additional moneys determined to be available upon final determination of a fiscal year's costs of administering the program shall be deposited to the general fund by September 1 of the subsequent fiscal year in which it is collected.

B. In determining eligibility and amounts for cash assistance, pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, the department shall continue to disregard up to $100 per month in child support payments and return to recipients of cash assistance up to $100 per month in child support payments collected on their behalf.

C. The state share of amounts disbursed to recipients of cash assistance pursuant to paragraph B of this Item shall be considered part of the Commonwealth's required Maintenance of Effort spending for the federal Temporary Assistance for Needy Families program established by the Social Security Act.
D. The department shall expand collections of child support payments through contracts with private vendors. However, the Department of Social Services and the Office of the Attorney General shall not contract with any private collection agency, private attorney, or other private entity for any child support enforcement activity until the State Board of Social Services has made a written determination that the activity shall be performed under a proposed contract at a lower cost than if performed by employees of the Commonwealth.

E. The Division of Child Support Enforcement, in cooperation with the Department of Medical Assistance Services, shall identify cases for which there is a medical support order requiring a noncustodial parent to contribute to the medical cost of caring for a child who is enrolled in the Medicaid or Family Access to Medical Insurance Security (FAMIS) Programs. Once identified, the division shall work with the Department of Medical Assistance Services to take appropriate enforcement actions to obtain medical support or repayments for the Medicaid program.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
<th>Appropriations($)</th>
</tr>
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<tbody>
<tr>
<td>Adult Programs and Services (46800)</td>
<td>$38,476,417</td>
<td>$39,961,169</td>
<td>$37,961,169</td>
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<td>Auxiliary Grants for the Aged, Blind, and Disabled (46801)</td>
<td>$23,414,217</td>
<td>$24,898,969</td>
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<tr>
<td>Adult In-Home and Supportive Services (46802)</td>
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<td>Domestic Violence Prevention and Support Activities (46803)</td>
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<td>Fund Sources: General</td>
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<td>Dedicated Special Revenue</td>
<td>$1,000,000</td>
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<td>Federal Trust</td>
<td>$13,705,028</td>
<td>$13,705,028</td>
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</tbody>
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Authority: Title 63.2, Chapters 1, 16 and 22, Code of Virginia; Title XVI, federal Social Security Act, as amended.

A1. Effective January 1, 2013, 2014, the Department of Social 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 $1,161 $1,207 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.

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

3. The Department of Social Services is authorized to increase the assisted living facility and adult foster care home rates and/or the personal care allowance cited above on January 1 of each year in which the federal government increases Supplemental Security Income or Social Security rates or at any other time that the department determines that an increase is necessary to ensure that the Commonwealth continues to meet federal requirements for continuing eligibility for federal financial participation in the Medicaid program. Any such increase is subject to the prior concurrence of the Department of Planning and Budget. Within thirty days after its effective date, the Department of Social Services shall report any such increase to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees with an explanation of the reasons for the increase.

4. Effective July 1, 2013, the Department of Social 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 $1,196 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.

B. Out of this appropriation, $4,843,286 the first year and $4,843,286 in the second year from the federal Social Services Block Grant shall be allocated to provide adult companion services for low-income elderly and disabled adults.
C. The toll-free telephone hotline operated by the Department of Social Services to receive child abuse and neglect complaints shall also be publicized and used by the department to receive complaints of adult abuse and neglect.

D.1. Out of this appropriation, $248,750 the first year and $248,750 the second year from the general fund and $1,000,000 the first year and $1,000,000 the second year from nongeneral funds shall be provided as a grant to local domestic violence programs for purchase of crisis and core services for victims of domestic violence, including 24-hour hotlines, emergency shelter, emergency transportation, and other crisis services as a first priority.

2. The nongeneral fund amounts in D.1. shall be supported with $500,000 the first year and $500,000 the second year from the Virginia Domestic Violence Victim Fund and $500,000 the first year and $500,000 the second year from the Virginia Crime Victim-Witness Fund.

E. Out of this appropriation, $75,000 the first year and $75,000 the second year from the general fund and $400,000 the first year and $400,000 the second year from nongeneral funds shall be provided for the purchase of services for victims of domestic violence as stated in § 63.2-1615, Code of Virginia, in accordance with regulations promulgated by the Board of Social Services.

F. The Director, Department of Planning and Budget, shall, on or before June 30, 2013, unallot $500,000 from the general fund in this item, which reflects unused balances in the auxiliary grants program.

### 341. Child Welfare Services (46900)

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<th>Description</th>
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<th>FY2014</th>
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<tr>
<td>Foster Care Payments (46901)</td>
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<td>Supplemental Child Welfare Activities (46902)</td>
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<td>Adoption Subsidy Payments (46903)</td>
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**Fund Sources:***

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<td>$81,754,881</td>
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A. Expenditures meeting the criteria of Title IV-E of the Social Security Act shall be fully reimbursed except that expenditures otherwise subject to a standard local matching share under applicable state policy, including local staffing, shall continue to require local match. The commissioner shall ensure that local social service boards obtain reimbursement for all children eligible for Title IV-E coverage.

B. The commissioner, in cooperation with the Department of Planning and Budget, shall establish a reasonable, automatic adjustment for inflation each year to be applied to the room and board maximum rates paid to foster parents. However, this provision shall apply only in fiscal years following a fiscal year in which salary increases are provided for state employees.

C. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund shall be provided for the purchase of services for victims child abuse and neglect prevention activities as stated in §63.2-1502, Code of Virginia, in accordance with regulations promulgated by the Board of Social Services.

D. Out of this appropriation, $180,200 the first year and $180,200 the second year from the general fund and $99,800 the first year and $99,800 the second year from nongeneral funds shall be provided to continue respite care for foster parents.
E. Out of this appropriation, $100,000 the first year and $100,000 the second year from nongeneral funds shall be provided to support the Virginia Child Protection Accountability System.

F. Notwithstanding the provisions of §§63.2-1300 through 63.2-1303, Code of Virginia, adoption assistance subsidies and supportive services shall not be available for children adopted through parental placements. This restriction does not apply to existing adoption assistance agreements.

G.1. Out of this appropriation, $828,734 the first year from federal funds and $1,500,000 the second year from the general fund shall be provided to implement pilot programs that increase the number of foster care children adopted.

2. Beginning October 1, 2013, the department shall provide a quarterly report, within 30 days of quarter end, on the use and effectiveness of this funding including, but not limited to, the additional number of special needs children adopted from foster care as a result of this effort and the types of ongoing supportive services provided, to the Governor, Chairmen of House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget.

H. Out of this appropriation, $32,829,644 the first year and $32,829,644 $32,893,644 the second year from the general fund and $7,000,000 the first year and $7,000,000 the second year from nongeneral funds shall be provided for special needs adoptions.

I. Out of this appropriation $32,485,408 the first year and $32,485,408 $37,603,764 the second year from the general fund and $32,485,408 the first year and $32,485,408 $37,603,764 the second year from nongeneral funds shall be provided for Title IV-E adoption subsidies.

J. 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 information about and counseling regarding the availability of independent living services is provided to any person who chooses to leave foster care or who chooses to terminate independent living services before his twenty-first birthday. Information shall include the option for restoration of independent living services following termination of independent living services, and the processes whereby independent living services may be restored should he choose to seek restoration of such services in accordance with § 63.2-905.1 of the Code of Virginia.

342. Not set out.

343. Financial Assistance to Community Human Services Organizations (49200)................................................................................. $24,150,789 $24,700,789
Community Action Agencies (49201)................................. $12,888,048 $12,888,048
Volunteer Services (49202)................................. $3,866,340 $3,866,340
Other Payments to Human Services Organizations (49203)................................................................................. $7,396,401 $7,946,401
Fund Sources: General......................................................... $4,406,725 $4,098,621
Federal Trust......................................................... $19,744,064 $20,602,168

Authority: Title 2.2, Chapter 54; Title 63.2, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as amended; P.L. 104-193, as amended, Federal Code.

A.1. All increased state or federal funds distributed to Community Action Agencies shall be distributed as follows: The funds shall be distributed to all local Community Action Agencies according to the Department of Social Services funding formula (75 percent based on low-income population, 20 percent based on number of jurisdictions served, and five percent based on square mileage served), adjusted to ensure that no agency receives less than 1.5 percent of any increase.

2. Out of this appropriation, $185,725 the first year and $185,725 the second year from the general fund shall be provided to the Virginia Community Action Partnership to support the Virginia Earned Income Tax Coalition (EITC) and provide grants to local organizations to provide outreach, education and tax preparation services to citizens who may be eligible for the
federal Earned Income Tax Credit. The Virginia Community Action Partnership shall report on its efforts to expand the number of Virginians who are able to claim the federal EITC, including the number of individuals identified who could benefit from the credit, the number of individuals counseled on the availability of the federal EITC, and the number of individuals assisted with tax preparation to claim the federal EITC. This report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees and the Chairman of the Joint Legislative Audit and Review Commission by December 1 each year.

3. Out of this appropriation, $500,000 the first year from the general fund and $500,000 the second year from the Temporary Assistance for Needy Families (TANF) block grant shall be provided to Community Action Agencies.

B. The department shall continue to fund from this Item all organizations recognized by the Commonwealth as community action agencies as defined in §2.2-540 et seq.

C. Out of this appropriation, $760,000 the first year and $951,896 the second year from the general fund and $2,475,501 the first year and $2,833,605 the second year from the Temporary Assistance for Needy Families (TANF) block grant shall be provided to Healthy Families Virginia. These funds shall be used at the discretion of local sites for obtaining matching Title IV-E nongeneral funds when available. The Department of Social Services shall continue to allocate funds from this item to the statewide office of Prevent Child Abuse Virginia for providing the coordination, technical support, quality assurance, training and evaluation of the Healthy Families Virginia program.

D.1. Out of this appropriation, $1,500,000 the first year and $1,250,000 the second year from the general fund shall be provided to the Virginia Early Childhood Foundation (VECF). These funds shall be matched with local public and private resources with a goal of leveraging a dollar for each state dollar provided. Funds shall be awarded to proposals that seed and foster community programs that enhance the health, safety and well-being of Virginia's youth. The Foundation shall account for the expenditure of these funds by providing the Governor, Secretary of Health and Human Resources, and the Chairmen of the House Appropriations and Senate Finance Committees with a certified audit and full report on Foundation initiatives and results not later than October 1 of each year for the preceding fiscal year ending June 30.

2. On or before October 1 of each year, the foundation shall submit to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees a report on the actual amount, by fiscal year, of private and local government funds received by the foundation.

E. Out of this appropriation, $100,000 the first year and $100,000 the second year from nongeneral funds shall be provided for Volunteer Emergency Families for Children to expand its shelter care network for abused, neglected, runaway, homeless, and at-risk children throughout Virginia.

F. Out of this appropriation, $100,000 the first year and $100,000 the second year from nongeneral funds shall be provided for the Child Abuse Prevention Play administered by Theatre IV of Richmond.

G. Out of this appropriation, $70,000 the first year and $70,000 the second year from the general fund shall be provided for dementia-specific training of long-term care workers dealing with Alzheimer's disease and related disorders through the Virginia Alzheimer's Association Chapters.

H. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be provided to Northern Virginia Family Services to provide comprehensive safety net services for children and families.

I. Out of this appropriation, $931,000 the first year and $931,000 the second year from the general fund shall be used to sustain statewide services provided through child advocacy centers. The department shall develop a request for proposal to (i) distribute 67 percent of the allocated funds for accredited child advocacy centers and 30 percent for associate/developing child advocacy centers, as recognized and in good standing with the National Children's Alliance, with input from Children's Advocacy Centers of Virginia (CACVA); (ii) allocate three percent to Children's Advocacy Centers of Virginia, the recognized chapter of National
Children's Alliance for Virginia's child advocacy centers, for the purpose of assisting and supporting the development, continuation and sustainability of community-coordinated, child-focused services delivered by children's advocacy centers; and (iii) distribute any non-allocated funding equally to accredited and associate/developing child advocacy centers awarded funding in section (i) of this paragraph.

J. Out of this appropriation, $100,000 the first year and $100,000 the second year from the general fund shall be provided to Youth for Tomorrow (YFT) to provide comprehensive residential, education and counseling services to at-risk adolescents and youth. The department shall include in the contract with YFT specific goods and services that will be delivered to adolescents and youth of the Commonwealth as a result of this appropriation. The department shall report outcomes to the Chairmen of the Senate Finance and House Appropriations Committees on October 1, 2013 and each year thereafter.

K. Out of this appropriation, $250,000 the second year from the general fund shall be provided to Elevate Early Education for the purpose of implementing a pilot program for a kindergarten readiness assessment. The contract with Elevate Early Education to administer this program shall require the submission of a final report from the organization detailing the assessment method(s) utilized, actual expenditures for the program, and outcome analysis and evaluation. This report shall be submitted to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, and the Secretaries of Health and Human Resources and Education. Prior to the receipt of any state funding for this purpose, Elevate Early Education must provide evidence of private matching funds secured for this purpose.

L. Out of this appropriation, $25,000 the second year from the federal Temporary Assistance to Needy Families block grant shall be provided to the Visions of Truth Community Development Corporation to support self-sufficiency programs for at-risk youth. The Department of Social Services shall require that an update on the use of these funds to promote self-sufficiency be provided to the department by January 1, 2014.

344. Not set out.

345. Administrative and Support Services (49900)................. $116,107,125 $87,802,609
               General Management and Direction (49901).............. $3,067,632 $3,222,675
               Information Technology Services (49902).................. $97,212,220 $68,881,307
               Accounting and Budgeting Services (49903)............... $6,916,443 $6,916,443
               Human Resources Services (49914)......................... $2,047,260 $2,047,260
               Planning and Evaluation Services (49916)................... $1,229,761 $1,229,761
               Procurement and Distribution Services (49918)............ $3,184,910 $3,056,264
               Public Information Services (49919)....................... $2,151,509 $2,151,509
               Financial and Operational Audits (49929).................... $297,390 $297,390

               Fund Sources: General............................................. $33,513,756 $30,507,054
                                Special................................................... $175,000 $175,000
                                Federal Trust................................................ $82,418,369 $48,879,152


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

B. It is the intent of the General Assembly that the Commissioner, Department of Social Services shall work with localities that seek to voluntarily merge and consolidate their respective local departments of social services. No funds appropriated under this act shall be used to require a locality to merge or consolidate local departments of social services.
ITEM 345.

C. The Commissioner, Department of Social Services, in consultation with relevant state and local agencies, shall develop proposed criteria for assessing funding requests for addressing space needs among local departments of social services, as well as proposed consolidated human services buildings. The criteria shall include but not be limited to compliance with the Americans with Disabilities Act, access to public transportation, life safety issues, condition of current space and related major building systems, impact on service delivery, and other factors as may be appropriate. The department shall use the criteria to prioritize local requests for increased state reimbursement for renovating existing space, relocating or constructing new space. For those jurisdictions that, when applying such criteria, achieve high priority ranking for increased state reimbursement, yet initiate local funding actions to address critical space needs or to consolidate human services, they shall nevertheless retain their ranking on the prioritized list of projects for increased state reimbursement for renovating existing space, relocating or constructing new space. The department shall forward a prioritized list of projects to the Secretary of Health and Human Resources and the Department of Planning and Budget by November 1 of each year for consideration by the Governor in the development of the budget. The department shall also submit a copy of the list of prioritized projects by November 1 of each year, to the Chairmen of the House Appropriations and Senate Finance Committees.

D.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.

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

3. 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.

E.1. Out of this appropriation, $2,000,000 the first year and $7,500,000 the second year from the general fund and $44,500,000 the first year and $8,200,000 the second year from nongeneral funds shall be provided to modernize 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.

3. Beginning July 1, 2012, the Department of Social Services shall also provide semi-annual progress reports that must include a current project summary, implementation status, accounting of project expenditures and future milestones. All reports shall be submitted to the Chairmen of House Appropriations and Senate Finance Committees, and Director, Department of Planning and Budget.
F. Out of this appropriation, $522,286 the second year from the general fund and $1,924,019 the second year from nongeneral funds shall be provided to supplement management and programmatic support of the agency’s eligibility systems modernization effort. In addition, eight positions are added in FY 2013. These resources shall be dedicated to the modernization project until its completion or the end of FY 2017, whichever comes first.

G. On or before June 30, 2013 the Department of Social Services shall deposit to the general fund $4,371,057 resulting from the identification of a prior period general fund refund.

346. Not set out.

347. Not set out.

Total for Department of Social Services ....................... $1,880,234,670 $1,863,903,435 $1,854,098,415

§ 1-40. DEPARTMENT FOR THE BLIND AND VISION IMPAIRED (702)

350. Not set out.

351. Not set out.

352. Not set out.

353. Not set out.

354. Not set out.

355. Administrative and Support Services (49900) ..................... $1,285,539 $4,643,992 $1,628,518

General Management and Direction (49901) ...................... $839,686 $840,174
Information Technology Services (49902) ......................... $68,793 $65,014
Physical Plant Services (49915) .................................. $377,060 $723,930

Fund Sources: General .............................................. $770,861 $1,129,314 $1,113,840

Special ................................................................. $331,082 $331,082
Federal Trust ......................................................... $183,596 $183,596


Out of the appropriation in this Item, $346,270 $361,744 the second year from the general fund and $346,270 $361,744 the second year from nongeneral funds is included for the installation and purchase of emergency generators at the Azalea Road campus and an emergency generator through the state’s master equipment lease purchase program.
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<tr>
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<th>Appropriations($)</th>
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Authority: Title 2.2, Chapters 37, 40, 41, 43; and Title 10.1, Chapter 1 Code of Virginia.

### § 1-41. DEPARTMENT OF CONSERVATION AND RECREATION (199)

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<td>First Year FY2013</td>
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<td>$9,940,244</td>
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<tr>
<td>General</td>
<td>$8,748,890</td>
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<td>Special</td>
<td>$1,140,397</td>
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<td>Debt Service</td>
<td>$50,957</td>
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</table>

Authority: Title 2.2, Chapters 37, 40, 41, 43; and Title 10.1, Chapter 1 Code of Virginia.

Total for Department of Conservation and Recreation....$151,812,183 $123,393,030

| Fund Sources: General | $66,413,820 | $44,283,470 |
| Fund Sources: Special | $25,253,602 | $25,380,556 |
| Fund Sources: Debt Service | $236,144 | $236,144 |
| Fund Sources: Dedicated Special Revenue | $45,695,921 | $39,280,164 |
| Fund Sources: Federal Trust | $27,081,263 | $27,081,263 |

### § 1-42. DEPARTMENT OF ENVIRONMENTAL QUALITY (440)

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<td>$9,940,244</td>
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<td>General</td>
<td>$8,748,890</td>
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<td>$1,140,397</td>
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<td>Debt Service</td>
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</table>

Authority: Title 10.1, Chapters 11.1, 14, 21.1, and 25 and Title 62.1, Chapters 3.1, 22, 23.2, and 24, Code of Virginia.
A. To the extent available, the authorization included in Chapter 781, 2009 Acts of Assembly, Item 368, paragraph E, is hereby continued for the Virginia Public Building Authority to issue revenue bonds in order to finance Virginia Water Quality Improvement Grants, pursuant to Chapter 851, 2007 Acts of Assembly.

C.1. Out of this appropriation, $45,269,394 the first year from the general fund shall be deposited to the Virginia Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997.

2. This appropriation, together with the amounts included in Item 360 of this act, meets the mandatory deposit requirements associated with the FY 2011 excess general fund revenue collections and discretionary year-end general fund balances.

3. Out of this appropriation, the Department of Environmental Quality shall use an amount not to exceed $3,000,000 from the Water Quality Improvement Fund to conduct the James River chlorophyll study pursuant to the approved Virginia Chesapeake Bay Total Maximum Daily Load, Phase I Watershed Implementation Plan. This amount shall be used solely for contractual support for water quality monitoring and analysis and computer modeling. No portion of this funding may be used for administrative costs of the department.

4. Out of this appropriation, the Department of Environmental Quality shall transfer $3,474,862 in the first year to the Department of Corrections for a wastewater treatment plant for use by the Department of Corrections and the Town of Craigsville, per Item C-78.05 of Chapter 890, 2011 Acts of Assembly.

D. Out of the amounts provided for Environmental Financial Assistance is $42,300,000 the first year from the general fund to be deposited to the Virginia Water Quality Improvement Fund established in Title 10.1, Chapter 21.1, Code of Virginia, to finance the costs of design and installation of nutrient removal technology at publicly owned treatment works designated as significant dischargers in order to comply with the effluent limitations for total nitrogen and total phosphorus established for those publicly owned treatment works. Any unexpended balances on June 30, 2013, from the amount appropriated in this paragraph shall not revert to the general fund but shall be carried forward and reappropriated.

E. The Department of Environmental Quality is authorized to capitalize the Nutrient Offset Fund to the extent necessary to facilitate the development of grants or contracts to support animal waste to energy projects.

F.1. Pursuant to the provisions of Item C-39.40 of this act, bonds in an aggregate principle amount not to exceed $186,000,000 are provided for the following purposes:

2. Up to $101,000,000 to finance Nutrient Removal Grants to reimburse entities as provided in § 10.1-2117, Code of Virginia, considered as eligible Significant and Non-Significant Dischargers in the Chesapeake Bay watershed for capital costs incurred for the design and installation of nutrient removal technology. Such reimbursements shall be in accordance with eligibility determinations made by the Department of Environmental Quality pursuant to the provisions of this enactment and Chapter 21.1 of Title 10.1, Code of Virginia, including but not limited to the qualifications of projects for Virginia Water Quality Improvement Grants as set forth in §§ 10.1-2129, 10.1-2130, and 10.1-2131, Code of Virginia, and in written guidelines developed by the Secretary of Natural Resources in accordance with § 10.1-2129, Code of Virginia.

3. Up to $75,000,000 for the Combined Sewer Overflow Matching Fund established pursuant to § 62.1-241.12, Code of Virginia. These bond proceeds shall be used, along with any interest earnings thereon, by the Virginia Resources Authority and the State Water Control Board to make grants to the cities of Lynchburg and Richmond to pay a portion of the capital costs of their combined sewer overflow control projects. Disbursements from these proceeds shall be authorized by the State Water Control Board, under the authority of the Department of Environmental Quality, and administered by the Virginia Resources Authority through the Combined Sewer Overflow Matching Fund. Of the net proceeds, $30,000,000 shall be provided to the City of Lynchburg and $45,000,000 shall be provided to the City of Richmond. No such net proceeds shall be used to pay debt service on obligations of the cities of Lynchburg or Richmond or any other localities or regional or local authorities. As a condition of the additional bond authorization provided to the City of Lynchburg, and pursuant to the

<table>
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<th>Item Details($)</th>
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<td><strong>First Year</strong></td>
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<tr>
<td><strong>FY2013</strong></td>
<td><strong>FY2014</strong></td>
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<tr>
<td><strong>A.</strong> To the extent available, the authorization included in Chapter 781, 2009 Acts of Assembly, Item 368, paragraph E, is hereby continued for the Virginia Public Building Authority to issue revenue bonds in order to finance Virginia Water Quality Improvement Grants, pursuant to Chapter 851, 2007 Acts of Assembly.</td>
<td></td>
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<tr>
<td><strong>C.1.</strong> Out of this appropriation, $45,269,394 the first year from the general fund shall be deposited to the Virginia Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997.</td>
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<tr>
<td><strong>2.</strong> This appropriation, together with the amounts included in Item 360 of this act, meets the mandatory deposit requirements associated with the FY 2011 excess general fund revenue collections and discretionary year-end general fund balances.</td>
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<tr>
<td><strong>3.</strong> Out of this appropriation, the Department of Environmental Quality shall use an amount not to exceed $3,000,000 from the Water Quality Improvement Fund to conduct the James River chlorophyll study pursuant to the approved Virginia Chesapeake Bay Total Maximum Daily Load, Phase I Watershed Implementation Plan. This amount shall be used solely for contractual support for water quality monitoring and analysis and computer modeling. No portion of this funding may be used for administrative costs of the department.</td>
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<tr>
<td><strong>4.</strong> Out of this appropriation, the Department of Environmental Quality shall transfer $3,474,862 in the first year to the Department of Corrections for a wastewater treatment plant for use by the Department of Corrections and the Town of Craigsville, per Item C-78.05 of Chapter 890, 2011 Acts of Assembly.</td>
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<tr>
<td><strong>D.</strong> Out of the amounts provided for Environmental Financial Assistance is $42,300,000 the first year from the general fund to be deposited to the Virginia Water Quality Improvement Fund established in Title 10.1, Chapter 21.1, Code of Virginia, to finance the costs of design and installation of nutrient removal technology at publicly owned treatment works designated as significant dischargers in order to comply with the effluent limitations for total nitrogen and total phosphorus established for those publicly owned treatment works. Any unexpended balances on June 30, 2013, from the amount appropriated in this paragraph shall not revert to the general fund but shall be carried forward and reappropriated.</td>
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<tr>
<td><strong>E.</strong> The Department of Environmental Quality is authorized to capitalize the Nutrient Offset Fund to the extent necessary to facilitate the development of grants or contracts to support animal waste to energy projects.</td>
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<tr>
<td><strong>F.1.</strong> Pursuant to the provisions of Item C-39.40 of this act, bonds in an aggregate principle amount not to exceed $186,000,000 are provided for the following purposes:</td>
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<tr>
<td><strong>2.</strong> Up to $101,000,000 to finance Nutrient Removal Grants to reimburse entities as provided in § 10.1-2117, Code of Virginia, considered as eligible Significant and Non-Significant Dischargers in the Chesapeake Bay watershed for capital costs incurred for the design and installation of nutrient removal technology. Such reimbursements shall be in accordance with eligibility determinations made by the Department of Environmental Quality pursuant to the provisions of this enactment and Chapter 21.1 of Title 10.1, Code of Virginia, including but not limited to the qualifications of projects for Virginia Water Quality Improvement Grants as set forth in §§ 10.1-2129, 10.1-2130, and 10.1-2131, Code of Virginia, and in written guidelines developed by the Secretary of Natural Resources in accordance with § 10.1-2129, Code of Virginia.</td>
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<tr>
<td><strong>3.</strong> Up to $75,000,000 for the Combined Sewer Overflow Matching Fund established pursuant to § 62.1-241.12, Code of Virginia. These bond proceeds shall be used, along with any interest earnings thereon, by the Virginia Resources Authority and the State Water Control Board to make grants to the cities of Lynchburg and Richmond to pay a portion of the capital costs of their combined sewer overflow control projects. Disbursements from these proceeds shall be authorized by the State Water Control Board, under the authority of the Department of Environmental Quality, and administered by the Virginia Resources Authority through the Combined Sewer Overflow Matching Fund. Of the net proceeds, $30,000,000 shall be provided to the City of Lynchburg and $45,000,000 shall be provided to the City of Richmond. No such net proceeds shall be used to pay debt service on obligations of the cities of Lynchburg or Richmond or any other localities or regional or local authorities. As a condition of the additional bond authorization provided to the City of Lynchburg, and pursuant to the</td>
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authorization issued by the City Council of the City of Lynchburg during its meeting on January 29, 2013, the City of Lynchburg shall not seek further funding from the Commonwealth for any costs associated with the completion of its combined sewer overflow project.

4. Up to $5,000,000 for a supplemental Nutrient Removal Grant to reimburse capital costs incurred by the Hopewell Regional Wastewater Treatment Authority for the design and installation of nutrient removal technology. Such reimbursement shall be in addition to any conventional grant awarded for the nutrient removal project to the extent determined by the Department of Environmental Quality pursuant to the provisions of Chapter 21.1 of Title 10.1, Code of Virginia, including but not limited to the qualifications of projects for Virginia Water Quality Improvement Grants as set forth in §§ 10.1-2129, 10.1-2130, and 10.1-2131, Code of Virginia, and in written guidelines developed by the Secretary of Natural Resources in accordance with § 10.1-2129.

5. Up to $5,000,000 for the Appomattox River Water Authority, to increase the supply of drinking water for the counties of Dinwiddie, Prince George, and Chesterfield, the cities of Colonial Heights and Petersburg, and the U.S. Army Garrison at Fort Lee, and to improve streamflow within the Appomattox River. The amount provided shall be matched by local contributions from any one or more of the affected local governments totaling $5,000,000.

G. Out of this appropriation, $85,000 the second year from the general fund is designated to help with the costs of a new wastewater treatment facility at the W. E. Skelton 4-H Educational Conference Center at Smith Mountain Lake.

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<td>$9,302,600</td>
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<tr>
<td>Enterprise</td>
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<td>$37,120,570</td>
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<tr>
<td>Dedicated Special Revenue</td>
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<tr>
<td><strong>Total for Department of Environmental Quality</strong></td>
<td><strong>$241,879,033</strong></td>
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§ 1-43. DEPARTMENT OF GAME AND INLAND FISHERIES (403)

A. Pursuant to Chapter 322 of the 1994 Acts of Assembly, and Chapter 320 of the 1998 Acts of Assembly, deposits to the Game Protection Fund (§ 29.1-101, Code of Virginia) include an estimated $14,335,320 the first year and $18,700,000 the second year from revenue originating from the general fund.

B. Pursuant to § 29.1-101.01, Code of Virginia, the Department of Planning and Budget shall transfer such funds as designated by the Board of Game and Inland Fisheries from the Game Protection Fund (§ 29.1-101) to the Capital Improvement Fund (§ 29.1-101.01) up to an amount equal to 50 percent or less of the revenue deposited to the Game Protection Fund by § 3-1.01, subparagraph M, of this act.

C. Out of the amounts transferred pursuant to § 3-1.01, subparagraph K, of this act, $881,753 the first year and $881,753 the second year from the Game Protection Fund shall be used for the enforcement of boating laws, boating safety education, and for improving boating access.
### CH. 1] ACTS OF ASSEMBLY

#### ITEM 371.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
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</tr>
</thead>
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372. Not set out.

373. Not set out.

374. Not set out.

375. Not set out.

375.10. Not set out.

376. Not set out.


378. Not set out.

**TOTAL FOR OFFICE OF NATURAL RESOURCES...** $481,441,541 $368,810,035

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<td>Dedicated Special Revenue</td>
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### OFFICE OF PUBLIC SAFETY

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<thead>
<tr>
<th>Item</th>
<th>First Year</th>
<th>Second Year</th>
<th>Appropriations($)</th>
</tr>
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### § 1-44. DEPARTMENT OF CORRECTIONS (799)

<table>
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<th>First Year</th>
<th>Second Year</th>
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<td>388.</td>
<td>Operation of Secure Correctional Facilities (39800)</td>
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<tr>
<td>Supervision and Management of Inmates (39802)</td>
<td>$409,153,810</td>
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<td>Rehabilitation and Treatment Services - Prisons (39803)</td>
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<td>Prison Management (39805)</td>
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<td>Food Services - Prisons (39807)</td>
<td>$40,604,837</td>
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<td>Medical and Clinical Services - Prisons (39810)</td>
<td>$162,384,473</td>
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<td>Agribusiness (39811)</td>
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<td>Correctional Enterprises (39812)</td>
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<td>Physical Plant Services - Prisons (39815)</td>
<td>$65,009,070</td>
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**Fund Sources:**

- **General** | $769,942,730 | $776,887,448 |
- **Special** | $63,306,724 | $57,789,560 |
- **Dedicated Special Revenue** | $990,047 | $990,047 |
- **Federal Trust** | $1,304,048 | $1,304,048 |


A. Included in this appropriation is $1,005,000 in the first year and $1,005,000 the second year from nongeneral funds for the purposes listed below. The source of the funds is commissions generated by prison commissary operations:

1. $150,000 the first year and $150,000 the second year for Assisting Families of Inmates, Inc., to provide transportation for family members to visit offenders in prison and other ancillary services to family members;

2. $780,000 the first year and $780,000 the second year for distribution to organizations that work to enhance faith-based services to inmates; and

3. $75,000 the first year and $75,000 the second year for the "Pen Pals" program.

B.1. The Department of Corrections is authorized to contract with other governmental entities to house male and female prisoners from those jurisdictions in facilities operated by the department.
2. The State Comptroller shall continue the Contract Prisoners Special Revenue Fund on the Commonwealth Accounting and Reporting System 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.

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.

C. The Department of Corrections may enter into agreements with local and regional jails to house state-responsible offenders in such facilities and to effect transfers of convicted state felons between and among such jails. Such agreements shall be governed by the provisions of Item 69 of this act.

D. To the extent that the Department of Corrections privatizes food services, the department shall also seek to maximize agribusiness operations.

E. Notwithstanding the provisions of § 53.1-45, Code of Virginia, the Department of Corrections is authorized to sell on the open market and through the Virginia Farmers’ Market Network any dairy, animal, or farm products of which the Commonwealth imports 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, $1,304,048 the first year and $1,304,048 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.

H.1. The Department of Corrections, in coordination with the Virginia Supreme Court, shall continue to operate a behavioral correction program. Offenders eligible for such a program shall be those offenders: (i) who have never been convicted of a violent felony as defined in § 17.1-805 of the Code of Virginia and who have never been convicted of a felony violation of §§ 18.2-248 and 18.2-248.1 of the Code of Virginia; (ii) for whom the sentencing guidelines developed by the Virginia Criminal Sentencing Commission would recommend a sentence of three years or more in facilities operated by the Department of Corrections; and (iii) whom the court determines require treatment for drug or alcohol substance abuse. For any such offender, the court may impose the appropriate sentence with the stipulation that the Department of Corrections place the offender in an intensive therapeutic community-style substance abuse treatment program as soon as possible after receiving the offender. Upon certification by the Department of Corrections that the offender has successfully completed such a program of a duration of 24 months or longer, the court may suspend the remainder of the sentence imposed by the court and order the 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.

3. The Department of Corrections shall collect the data and develop the framework and processes that will enable it to conduct an in-depth evaluation of the program three years after it has been in operation. The department shall submit a report periodically on the program to the Chief Justice as he may require and shall submit a report on the implementation of the program and its usage to the Secretary of Public Safety and the Chairmen of the House Appropriations and Senate Finance Committees by June 30 of each year.
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 establish the Inmate Culinary Arts Training Program Fund in the Commonwealth Accounting and Reporting System to reflect the revenue and expenditures of this program.

J. The Department of Corrections shall coordinate with the Department of Medical Assistance Services and the Department of Social Services to establish procedures to enroll eligible inmates in Medicaid, with coverage to start July 1, 2013. To the extent possible, the Department of Corrections shall work to identify potentially eligible inmates on a proactive basis, prior to the time inpatient hospitalization occurs. Procedures shall also include provisions for medical providers to bill the Department of Medical Assistance Services, rather than the Department of Corrections, for inmate inpatient medical expenses. Given the multiple payor sources associated with inpatient and outpatient health care services, beginning July 1, 2013, the Department of Corrections and the Department of Medical Assistance Services shall consult with the applicable provider community to ensure that administrative burdens are minimized and payment for health care services is rendered in a prompt manner. The Departments of Medical Assistance Services and Corrections shall provide a joint report on the implementation of this initiative and the expected cost savings to the Commonwealth. Copies of this report shall be provided to the Secretaries of Health and Human Services and Public Safety, and to the Chairmen of the House Appropriations and Senate Finance Committees, by October 1, 2013.

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. The amounts paid into the Corrections Special Reserve Fund established in accordance with § 30-19.1:4, Code of Virginia, shall be used in the first year to offset a portion of the budgeted amounts for the department's operation of secure correctional facilities.

M. Included in the appropriation for this item is $398,725 the second year from nongeneral funds for the purchase of surveillance cameras for installation in correctional facilities to enable the department to comply with the requirements of the federal Prison Rape Elimination Act. The source of the nongeneral funds is revenue from inmate medical copay fees.

N. Included in the appropriation for this item is $800,000 the first year and $17,200,000 the second year from the general fund to enable the agency to open the River North Correctional Center in Grayson County by October 15, 2013. In determining those state-responsible offenders to transfer to the River North Correctional Center, the department shall prioritize the transfer of any state-responsible offenders housed in any local or regional jail for which a waiver from the Board of Corrections' "Standards for Planning, Design, Construction, and Reimbursement of Local Correctional Facilities" has been provided.

O. Included in the appropriation for this item is $546,426 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.

P. Included in the appropriation for this item is $663,757 the second year from the general fund to establish 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 new requirements of the federal Prison Rape Elimination Act.

Q. The amounts paid into the Corrections Special Reserve Fund established in accordance with § 30-19.1:4, Code of Virginia, shall be used in the second year to offset a portion of the budgeted amounts for the early opening of the River North Correctional Center in October 2013.
### ITEM 388.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
<th>Appropriations($)</th>
</tr>
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<td>$4,987,500</td>
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</table>


A. 1. Any plan to modernize and integrate the automated systems of the Department of Corrections shall be based on developing the integrated system in phases, or modules. Furthermore, any such integrated system shall be designed to provide the department the data needed to evaluate its programs, including that data needed to measure recidivism.

2. The appropriation in this Item includes $1,562,500 the first year and $1,562,500 the second year from the Contract Prisoners Special Revenue Fund to defray a portion of the costs of maintaining and enhancing the offender management system. In addition to any general fund appropriations, the Department of Corrections may, subject to the authorization of the Director, Department of Planning and Budget, utilize additional revenue deposited in the Contract Prisoners Special Revenue Fund to support the development of the offender management system.

B. Included in this appropriation is $550,000 the first year and $550,000 the second year from nongeneral funds to be used for installation and operating expenses of the telemedicine program operated by the Department of Corrections. The source of the funds is revenue from inmate fees collected for medical services.

C. Included in this appropriation is $2,800,000 the first year and $2,800,000 the second year from nongeneral funds to be used by the Department of Corrections for the operations of its Corrections Construction Unit. The State Comptroller shall continue the Corrections Construction Unit Special Operating Fund on the Commonwealth Accounting and Reporting System to reflect the activities of contracts between the Corrections Construction Unit and (i) institutions within the Department of Corrections for work not related to a capital project and (ii) agencies without the Department of Corrections for work performed for those agencies.

D. Notwithstanding the provisions of § 53.1-20 A. and B., Code of Virginia, the Director, Department of Corrections, shall receive offenders into the state correctional system from local and regional jails at such time as he determines that sufficient, secure and appropriate housing is available, placing a priority on receiving inmates diagnosed and being treated for HIV, mental illnesses requiring medication, or Hepatitis C. The director shall maximize, consistent with inmate and staff safety, the use of bed space in the state correctional system. The director shall report monthly to the Secretary of Public Safety and the Department of Planning and Budget on the number of inmates housed in the state correctional system, the number of inmate beds available, and the number of offenders housed in local and regional jails that meet the criteria set out in § 53.1-20 A. and B.

E. The Department of Corrections is exempted from the approval requirements of Chapter 11 of the Construction and Professional Services Manual as issued by the Division of Engineering and Buildings. The Department of Corrections may authorize and initiate design-build contracts as deemed appropriate by the Director, Department of Corrections, in accordance with §§ 2.2-4301 and 2.2-4306, Code of Virginia.
F. Notwithstanding any requirement to the contrary, any building, fixture, or structure to be placed, erected or constructed on, or removed or demolished from the property of the Commonwealth of Virginia under the control of the Department of Corrections shall not be subject to review and approval by the Art and Architectural Review Board as contemplated by § 2.2-2402, Code of Virginia. However, if the Department of Corrections seeks to construct a facility that is not a secure correctional facility or a structure located on the property of a secure correctional facility, then the Department of Corrections shall submit that structure to the Art and Architectural Review Board for review and approval by that board. Such other structures could include probation and parole district offices or regional offices.

G. The Commonwealth of Virginia shall convey 45 acres (more or less) of property, being a portion of Culpeper County Tax Map No. 75, parcel 32, lying in the Cedar Mountain Magisterial District of Culpeper County, Virginia, in consideration of the County's construction of water capacity and service line(s) adequate to serve the needs of the Department of Corrections' Coffeewood Facility and the Department of Juvenile Justice's Culpeper Juvenile Correctional Facility (hereinafter "the facilities"). The cost of the water improvements necessary to serve the facilities, including an eight-inch water service line, and including engineering and land/easement acquisition costs, shall be paid by the Commonwealth, less and except (i) the value of the property for the jail conveyed by the Commonwealth to the County ($150,382.00, based on valuation by the Culpeper County Assessor), and (ii) the cost of increasing the size of the water service line from eight inches to twelve inches, in order to accommodate planned county needs.

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

I. From the appropriation for this item, the Director, Department of Planning and Budget, is authorized to transfer up to $150,000 the first year and $150,000 the second year from the general fund to the Secretary of Public Safety, to support a position dedicated to the improvement and coordination of the Commonwealth’s efforts related to the re-entry of offenders into society after being incarcerated in prison. Improving re-entry efforts is expected to decrease the recidivism of those offenders and enhance public safety.

J. The Department of Corrections shall serve as the Federal Bonding Coordinator and shall work with the Virginia Community College System and its workforce development programs and services to provide fidelity bonds to those offenders released from jails or state correctional centers who are required to provide fidelity bonds as a condition of employment. The department is authorized to use funds from the Contract Prisoners Special Revenue Fund to pay the costs of this activity.

K. In the event the Department of Corrections closes a correctional facility for which it has entered into an agreement with any locality to pay a proportionate share of the debt service for the establishment of utilities to serve the facility, the department shall continue to pay its agreed upon share of the debt service, subject to the schedule previously agreed upon.

L. Included in the appropriation for this Item is $37,500 the first year and $37,500 the second year from nongeneral funds to be used to purchase video visitation equipment for correctional facilities. The source of the funds is the Contract Prisoners Special Revenue Fund.

M. Included in the appropriation for this item is $5,915,889 the first year from the general fund for the estimated net increase in the operating cost of adult correctional centers resulting from the enactment of bills as listed below for the purposes shown. This amount shall be paid into the Corrections Special Reserve Fund, established in accordance with § 30-19.1:4, Code of Virginia.

b. House Bill 508/Senate Bill 273, concerning synthetic cannabinoids — $50,000.
c. House Bill 973/Senate Bill 436, concerning certain sex offenses against children — $50,000.
d. House Bill 752/Senate Bill 459, concerning strangulation — $50,000.
<table>
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<td>FY2013</td>
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<tr>
<td>e. House Bill 876/Senate Bill 503, concerning motor vehicle fuels tax — $50,000.</td>
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<tr>
<td>f. House Bill 546, concerning gangs; predicate crimes — $3,358.</td>
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</tr>
<tr>
<td>g. House Bill 718, concerning transfer of juveniles to adult court — $50,000.</td>
<td></td>
</tr>
<tr>
<td>h. House Bill 963, concerning solicitation of child pornography — $50,000.</td>
<td></td>
</tr>
<tr>
<td>i. House Bill 964, concerning displaying grooming videos to minors — $50,000.</td>
<td></td>
</tr>
<tr>
<td>j. House Bill 1140, concerning moving carisoprodol to Schedule IV — $50,000.</td>
<td></td>
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</tbody>
</table>

N. Out of this appropriation, $142,644 the second year from the general fund is included for the purchase of a generator for Deep Meadow Correctional Center through the state’s master equipment lease purchase program.

O. Included in the appropriation for this item is $200,000 the first year and $100,000 the second year from the general fund to provide transitional assistance to the Town of Boydton following the closure of Mecklenburg Correctional Center. The actual amount distributed each year by the Department of Corrections to the town shall be the lesser of (i) the amount provided in this item for this purpose, or (ii) the amount of revenue received by the town from treatment of wastewater from Mecklenburg Correctional Center in FY 2011 minus the amount of additional revenue for wastewater treatment services received in FY 2013 and FY 2014, respectively, from industrial and commercial customers, including, but not limited to, the new Microsoft data center, compared to revenue received from industrial and commercial customers in FY 2011.

P. Included in the appropriation for this item is $1,786,279 the second year from the general fund for the estimated net increase in the operating cost of adult correctional centers resulting from the enactment of bills as listed below for the purposes shown. This amount shall be paid into the Corrections Special Reserve Fund, established in accordance with § 30-19.1:4, Code of Virginia.

1. House Bill 1559 and Senate Bill 1272: To increase the penalties for any subsequent drunken driving conviction following any previous felony related to drunken driving — $50,000.

2. House Bill 1606 and Senate Bill 1015: To increase the penalties for the solicitation of a minor for prostitution — $50,000.

3. House Bill 1682 and Senate Bill 706: To increase the penalties for the financial exploitation of mentally incapacitated persons — $50,000.

4. House Bill 1684 and Senate Bill 1010: To increase the penalties for identity theft — $30,152.

5. House Bill 1745 and Senate Bill 1031: To prohibit an adult, through the use of electronic means, to propose to a child that he or she fondle his or her own sexual organs — $50,000.

6. House Bill 1746 and Senate Bill 1214: To expand the list of violent crimes for which offenders receive sentence enhancements — $50,000.

7. House Bill 1783 and Senate Bill 1017: To increase the penalties for possession with intent to distribute contraband cigarettes — $50,000.

8. House Bill 1816: To prohibit the presence of any child or incapacitated person where methamphetamine is being manufactured or is attempted to be manufactured — $50,000.

9. House Bill 1820 and Senate Bill 1018: To increase the penalties for the possession, transport, or sale of unstamped cigarettes — $50,000.

10. House Bill 1847 and Senate Bill 1205: To expand the list of "predicate offenses" that is used to define criminal gang activity — $574,916.
<table>
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<tr>
<th>Item</th>
<th>Details($)</th>
<th>Appropriations($)</th>
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<tr>
<td></td>
<td>FY2013</td>
<td>FY2014</td>
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<tr>
<td>11.</td>
<td>House Bill 1850: To prohibit the assault and battery of any person employed by a local or regional jail and involved in the care, treatment, or supervision of inmates — $50,000.</td>
<td>$50,000.</td>
</tr>
<tr>
<td>12.</td>
<td>House Bill 1862 and Senate Bill 1032: To require offenders, convicted of sex offenses under statutes with different Code section numbers prior to their recodification to register as sex offenders — $50,000.</td>
<td>$50,000.</td>
</tr>
<tr>
<td>13.</td>
<td>House Bill 1927: To prohibit the assault and battery of any emergency medical services personnel — $50,000.</td>
<td>$50,000.</td>
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<td>14.</td>
<td>House Bill 1941 and Senate Bill 1083: To penalize and prohibit the production of synthetic cannabinoids and certain research chemicals — $50,000.</td>
<td>$50,000.</td>
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<td>15.</td>
<td>House Bill 1955: To increase the penalties associated with second and subsequent convictions of impersonating a law-enforcement officer — $4,048.</td>
<td>$4,048.</td>
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<td>16.</td>
<td>House Bill 2065 and Senate Bill 1033: To increase the penalties for offenses committed by juveniles and other offenders in juvenile correctional centers and in facilities housing sexually violent predators — $299,513.</td>
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<td>17.</td>
<td>House Bill 2211: To increase the penalties associated with a second conviction for stalking within five years — $23,197.</td>
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<td>18.</td>
<td>House Bill 2269 and Senate Bill 832: To require that mandatory minimum sentences be served consecutively — $50,000.</td>
<td>$50,000.</td>
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<td>19.</td>
<td>Senate Bill 811: To prohibit the filing of fraudulent liens or encumbrances against public employees — $50,000.</td>
<td>$50,000.</td>
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<td>20.</td>
<td>Senate Bill 853: To prohibit the assault and battery of magistrates — $7,680.</td>
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<td>21.</td>
<td>Senate Bill 1019: To increase the penalties for the distribution or possession with intent to distribute counterfeit cigarettes — $50,000.</td>
<td>$50,000.</td>
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<td>22.</td>
<td>Senate Bill 1020: To add possession with intent to distribute tax-paid contraband cigarettes as a qualifying offense under the Virginia Racketeer Influenced and Corrupt Organization Act — $50,000.</td>
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<td>23.</td>
<td>Senate Bill 1378: To increase the penalties for the sale, transfer, gift, or exchange of a firearm to any person he knows is prohibited from possessing or transporting a firearm under Virginia law — $46,773.</td>
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Q. Included in the appropriation for this Item is $440,000 the second year from the general fund for the development of an interface between the department's automated systems and the customer portal of the Department of Social Services to support inmate reentry.

Total for Department of Corrections.......................... $1,027,497,798 $1,057,512,329

General Fund Positions........................................... 11,838.00 12,492.00
Nongeneral Fund Positions............................ 232.50 232.50
Position Level .................................................. 12,070.50 12,724.50

Fund Sources: General................................... $953,294,147 $988,556,253
Special................................................. $70,079,224 $64,562,060
Dedicated Special Revenue.................... $2,480,379 $2,480,379
Federal Trust........................................ 1,644,048 1,913,637

390. Not set out.
391. Not set out.
392. Not set out.
### § 1-45. DEPARTMENT OF EMERGENCY MANAGEMENT (127)

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Authority: Title 44, Chapters 3.2, 3.3, 3.4, Code of Virginia.

A. By September 1 of each year, the State Coordinator of Emergency Management shall assess emergencies and disasters that have been authorized sum sufficient funding by the Governor and provide to the Department of Planning and Budget written justification to support continuing sum sufficient funding longer than one year for a locally declared emergency (or disaster), three years for a state declared disaster, and five years for a nationally declared disaster. At the same time, the state coordinator shall identify any disasters that can be closed due to fulfillment of the state’s obligations.

B.1. Localities and eligible private non-profit organizations that have received cost reimbursement through state and/or federal assistance programs to support homeland security and eligible recovery and mitigation projects and initiatives associated with disaster events, that are subsequently notified that either a portion or all of the funds provided are to be returned, shall reimburse the Virginia Department of Emergency Management for such overpayments, including any interest accrued on such funds, within sixty (60) days of being notified and receiving the request for reimbursement.

2. Overpayment amounts shall be based on the difference between the amount reimbursed or prepaid to the entity involved by the Department of Emergency Management and the final amount approved by the granting agency. Localities and eligible private non-profit organizations shall certify that no interest was earned on overpaid funds if no interest is included in the remittance.

3. If the entity does not reimburse the Virginia Department of Emergency Management within 60 days of being notified, the Comptroller is authorized to withhold the amount of overpayment from any eligible funds to be transferred to the locality or organization and redirect the funds withheld to the Virginia Department of Emergency Management to satisfy the outstanding liability.

4. The Department of Emergency Management shall not provide future prepayments to any locality or eligible private non-profit organization once the Comptroller has been required to withhold funding.
C. Included within this appropriation is $820,901 $300,000 the second year from the general fund that shall only be used for costs associated with transforming the agency’s information systems to conform with standards of the Virginia Information Technologies Agency.

401. Not set out.

Total for Department of Emergency Management

General Fund Positions ................................. 40.85 40.85
Nongeneral Fund Positions............................... 104.15 104.15
Position Level ........................................... 145.00 145.00

Fund Sources:
Special .................................................. $3,316,394 $2,916,394
Commonwealth Transportation ............... $933,251 $933,251
Federal Trust ......................................... $35,886,378 $35,488,216

§ 1-46. DEPARTMENT OF FIRE PROGRAMS (960)

402. Not set out.

403. Not set out.

404. Regulation of Structure Safety (56200)

State Fire Prevention Code Administration (56203) .... $2,754,626 $2,754,827 $2,759,747

Fund Sources:
Special .................................................. $2,225,471 $2,225,672 $2,230,592
Federal Trust ......................................... $529,155 $529,155


The State Fire Marshall may charge no fee for any permits or inspections of any school, whether it be public or private.

Total for Department of Fire Programs

General Fund Positions ................................. 29.00 29.00
Nongeneral Fund Positions............................... 43.00 43.00
Position Level ........................................... 72.00 72.00

Fund Sources:
Special .................................................. $31,111,553 $31,111,553
Federal Trust ......................................... $250,000 $250,000

§ 1-47. DEPARTMENT OF JUVENILE JUSTICE (777)

405. Not set out.

405.05. Instruction (19700).............................. $0 $21,783,397 $21,199,913

Youth Instructional Services (19711) ...................... $0 $12,554,925 $11,971,441

Career and Technical Instructional Services for Youth and Adult Schools (19712)................. $0 $4,696,415
Instructional Leadership and Support Services (19714),...
$0 $4,532,057
Fund Sources: General........................................ $0 $19,292,611
Special......................................................... $0 $170,536
Federal Trust............................................... $0 $2,320,250


The Department of Juvenile Justice, with the assistance of the Department of Education, shall complete a program review and staffing analysis to determine the appropriate teaching staffing ratios for the state-operated juvenile correctional centers and local and regional juvenile detention facilities. The review and analysis shall be provided to the Secretaries of Public Safety and Education and to the Chairmen of the Senate Finance and House Appropriations Committees by September 1, 2013.

Operation of Community Residential and Nonresidential Services (35000)......................... $1,921,241

Community Residential and Non-Residential Custody and Treatment Services (35008)...................(35000) $1,921,241 $1,921,241

Fund Sources: General........................................ $1,848,814 $2,364,916
Special......................................................... $50,000 $50,000
Federal Trust............................................... $22,427 $22,427


A. Services funded out of this appropriation may include intensive supervision, day treatment, boot camp, and aftercare services, and should be integrated into existing services for juveniles.

B. Included in the appropriation for this Item is $720,000 in the second year from the general fund for a Juvenile Community Placement Program, in which the department may contract with local juvenile detention centers to house juveniles committed to the department prior to their release. The funding provided shall support a minimum of 40 juvenile detention center beds. The department shall develop program guidelines that at a minimum will include which juveniles qualify for placement, length of stay, level of security, mental health services, alcohol and substance abuse services, as well as other services that will be provided to the juvenile while in the detention center.

Supervision of Offenders and Re-Entry Services (35100)......................... $52,751,843

Juvenile Probation and Aftercare Services (35102)........ $52,751,843 $52,751,843

Fund Sources: General........................................ $51,869,894 $51,197,813
Special......................................................... $145,000 $145,000
Federal Trust............................................... $736,949 $736,949


Notwithstanding the provisions of §16.1-273 of the Code of Virginia, the Department of Juvenile Justice, including locally-operated court services units, shall not be required to provide drug screening and assessment services in conjunction with investigations ordered by the courts.
ITEM 409.

Operation of Secure Correctional Facilities (39800)........... $80,807,099 $73,069,943

Juvenile Corrections Center Management (39801) .......... $6,440,884 $6,440,884
Food Services - Prisons (39807).............................. $5,984,307 $5,984,307
Medical and Clinical Services - Prisons (39810)........... $8,900,581 $8,900,581

Physical Plant Services - Prisons (39815).................... $6,171,104 $6,171,104
Offender Classification and Time Computation Services
(39830)................................................................. $1,293,404 $1,293,404
Juvenile Supervision and Management Services
(39831)................................................................... $42,633,054 $34,895,898
Juvenile Rehabilitation and Treatment Services (39832).... $9,383,765 $9,383,765

Fund Sources: General............................................. $77,753,073 $70,015,917
Special......................................................... $1,551,293 $1,551,293
Dedicated Special Revenue........................ $48,000 $48,000
Federal Trust............................................... $1,454,733 $1,454,733


A. The Department of Juvenile Justice shall retain all funds paid for the support of children committed to the department to be used for the security, care, and treatment of said children.

B. The Director, Department of Juvenile Justice, in response to the continuing downward trend of the juvenile population and requirements imposed by the federal government, is directed to implement the downsizing and repurposing of its juvenile facilities. It is anticipated that by relocating the department’s reception center and the repurposing of the Oak Ridge and Hanover Juvenile Correctional Centers, the agency will be able to increase the efficiency and effectiveness of its operations and enhance the services provided to juveniles committed to state facilities in the areas of education, re-entry, mental health treatment, health services, and various other programmatic areas.

Total for Department of Juvenile Justice.................. $199,174,308 $212,930,613

Not set out.

Fund Sources: General............................................. $192,030,726 $203,296,245
Special......................................................... $2,726,293 $2,896,829
Dedicated Special Revenue........................ $48,000 $48,000
Federal Trust............................................... $4,369,289 $6,689,539

410. Not set out.
ITEM 416.

§ 1-48. DEPARTMENT OF STATE POLICE (156)

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<td>$174,315,960</td>
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A. Included in this appropriation is $810,687 the first year and $810,687 the second year from Commonwealth Transportation Funds for the personal and associated nonpersonal services costs for eight positions. These positions will be dedicated to patrolling the I-95/395/495 Interchange.

B. Included in this appropriation is $4,831,625 the first year and $4,831,625 the second year from the Commonwealth Transportation Fund to support enforcement operations at weigh stations statewide.

C. The Department of State Police shall modify the implementation of the division of drug law enforcement established pursuant to § 52-8.1:1, Code of Virginia, and shall redirect, as may be necessary, resources heretofore provided for that purpose by the General Assembly for the purposes of homeland security, the gathering of intelligence on terrorist activities, the preparation for response to a terrorist attack and any other activity determined by the Governor to be crucial to strengthening the preparedness of the Commonwealth against the threat of natural disasters and emergencies. Nothing in this Item shall be construed to prohibit the Department of State Police from performing drug law enforcement or investigation as otherwise provided for by the Code of Virginia.

D. Included within this appropriation is $3,098,098 the first year and $3,098,098 the second year from the Rescue Squad Assistance Fund to support the department’s aviation (med-flight) operations.

E. In the event that special fund revenues for this Item exceed expenditures, the balance of such revenues may be used for air medical evacuation equipment improvements, information technology upgrades or for motor vehicle replacement.

F. Included in this appropriation is $110,000 the first year and $110,000 the second year from the general fund to maintain increased increase traffic enforcement on Interstate 81. These funds shall be used to provide overtime payments for extended and additional work shifts so as to maintain the enhanced level of State Police patrols on this and other public highways in the Commonwealth.
G.1. Out of this appropriation, $3,729,650 the first year and $3,729,650 the second year from the general fund is provided for the monitoring of offenders required to comply with the Sex Offender Registry requirements. The department shall coordinate monitoring and verification activities related to registry requirements with other state and local law enforcement agencies that have responsibility for monitoring or supervising individuals who are also required to comply with the requirements of the Sex Offender Registry.

2. The Secretary of Public Safety, in conjunction with the Superintendent of State Police, shall report on the implementation of the monitoring of offenders required to comply with the Sex Offender Registry requirements. The report shall include at a minimum: (1) the number of verifications conducted; (2) the number of investigations of violations; (3) the status of coordination with other state and local law enforcement agencies activities to monitor Sex Offender Registry requirements; and (4) an update of the sex offender registration and monitoring section in the department's current "Manpower Augmentation Study." This report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees each year by January 1.

H. Included within this appropriation is $200,000 the first year and $200,000 the second year from nongeneral funds to be used by the Department of State Police to record revenue related to overtime work performed by troopers at the end of a fiscal year and for which reimbursement was not received by the department until the following fiscal year. The Department of Accounts shall establish a revenue code and fund detail for this revenue.

I. Included within this appropriation is $100,000 the first year and $100,000 the second year from the general fund for the Department of State Police to enhance its capabilities in recruiting minority troopers. Funding is to support increased marketing and advertising efforts for recruiting minorities.

J. Included within this appropriation is $116,988 the first year and $116,988 the second year from the Department of Aviation’s special fund to support the aviation operations of the Department of State Police.

K.1 Out of the amounts appropriated for this Item, $600,000 the first year and $600,000 the second year from nongeneral funds shall be distributed to the department to expand the operations of the Northern Virginia Internet Crimes Against Children Task Force.

2. Pursuant to paragraph H.2 of Item 393, the Northern Virginia Internet Crimes Against Children Task Force shall provide a report on the actual expenditures and performance results achieved each year. Copies of this report shall be provided each year to the Secretary of Public Safety and the Chairmen of the House Appropriations and Senate Finance Committees by October 1.

L. Included within this appropriation is $4,823,210 the first year and $4,823,210 the second year from the general fund to support the Commonwealth’s Fusion Center and counter-terrorism activities.

M. Included within this appropriation is $1,543,733 the first year and $1,543,733 the second year from the general fund for debt service to finance the purchase of two helicopters.

N. Included within this appropriation is $2,654,632 the first year and $2,009,433 the second year from the general fund to support 43 non-sworn positions provided in the first year and 43 non-sworn positions provided in the second year that shall be responsible for monitoring persons required to comply with the requirements of the Sex Offender Registry. The department shall redeploy to other law enforcement activities any state trooper no longer needed for monitoring offenders required to comply with the Sex Offender Registry.

O. Included within this appropriation is $2,911,840 the first year and $3,100,800 the second year from the general fund to fill 40 state trooper positions that shall be used to increase state trooper presence on Virginia’s highways.
P. Included in the appropriation for this item is $3,044,710 in the second year from nongeneral funds to be used to purchase patrol vehicles and to maintain aircraft. The source of the nongeneral funds is the FY 2013 year-end balance in the Safety Fund (Fund 0261).

418. Not set out.

419. Not set out.

Total for Department of State Police................................. $293,792,305 $293,224,303 $297,613,422

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<td>P. Included in the appropriation for this item is $3,044,710 in the second year from nongeneral funds to be used to purchase patrol vehicles and to maintain aircraft. The source of the nongeneral funds is the FY 2013 year-end balance in the Safety Fund (Fund 0261).</td>
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420. Not set out.

421. Not set out.

TOTAL FOR OFFICE OF PUBLIC SAFETY.............................. $2,556,147,557 $2,565,854,623 $2,565,549,850

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422. Not set out.
ITEM 422.  

OFFICE OF TECHNOLOGY

§ 1-49. INNOVATION AND ENTREPRENEURSHIP INVESTMENT AUTHORITY (934)

422.  Not set out.

423. Economic Development Services (53400) $5,926,877 $8,282,500
     Technology Entrepreneurial Development Services (53415) $4,237,811 $6,313,434
     Technology Industry Development Services (53419) $854,258 $814,258
     Technology Industry Research and Developmental Services (53420) $790,416 $1,110,416

Fund Sources: General $5,926,877 $8,282,500

Authority: Title 2.2, Chapter 22, Code of Virginia, and Discretionary Inclusion.

A.1. The appropriation in this Item shall be used for the purpose of and in accordance with the terms and conditions specified in Title 2.2, Chapter 22, Code of Virginia.

2. Out of the amounts appropriated for the Innovation and Entrepreneurship Investment Authority, an amount equal to $50,000 shall be used to create the Commonwealth Innovation and Entrepreneurship Measurement System to measure activities worthy of economic development and institutional focus in furtherance of the Commonwealth Research and Development Roadmap.

B. The Innovation and Entrepreneurship Investment Authority is hereby authorized to transfer funds in this appropriation to the Center for Innovative Technology to expend said funds for realizing the statutory purposes of the Authority, by contracting with governmental and private entities, notwithstanding the provisions of § 4-1.05 b of this act.

C. This appropriation shall be disbursed in twelve equal monthly installments each fiscal year.

D. Before the beginning of each fiscal year, the Innovation and Entrepreneurship Investment Authority shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget, a report of its operating plan. Within three months after the end of the fiscal year, the center shall submit to the same entities a detailed expenditure report for the concluded fiscal year. Both reports shall be prepared in the formats as approved by the Director, Department of Planning and Budget.

E. As part of its mission to foster technological innovation in the Commonwealth, the Innovation and Entrepreneurship Investment Authority is encouraged to include in its activities Virginia private research universities.

F.1. The Center for Innovative Technology shall continue to support efforts of public and quasi-public bodies within the Commonwealth to enhance or facilitate the prompt availability of and access to advanced electronic communications services, commonly known as broadband, throughout the Commonwealth, monitoring trends and advances in advanced electronic communications technology to plan and forecast future needs for such technology, and identify funding options.

2. The Center for Innovative Technology shall provide technical assistance to localities where broadband services are not currently available, or where under-served communities have been identified, in order to assist those localities in determining the issues, business practices, and vendor requirements, including an assessment of the existing technologies, for the provision of broadband services to their citizens.

G. The General Assembly supports the Innovation and Entrepreneurship Investment Authority’s stated mission to enhance federal research funding to Virginia’s colleges and universities and to industry. It is also the intent of the General Assembly to promote a greater reliance by the authority on nongeneral fund revenues for the authority’s operations and programs.
H. Notwithstanding any other provision of law, any interest earned on moneys in the Advanced Communications Assistance Fund, as well as any moneys remaining in the fund at the end of each fiscal year, including interest thereon, shall be reverted to the general fund.

I. From the amounts appropriated in this Item $1,000,000 the first year and $1,000,000 the second year from the general fund shall be allocated to the Commonwealth GAP Fund program to foster the development of Virginia-based technology, biosciences, and energy companies. It is the intent of the General Assembly that this funding shall be used to underwrite immediate first financing for not fewer than 20 new early-stage companies and achieve a rate of return of not less than 11:1. As part of the reporting requirements identified within paragraph D of this item, the Director of the Center for Innovative Technology shall provide a detailed report on the number of companies and jobs created pursuant to this additional funding.

J. Out of the appropriation for this item, $480,000 the first year and $520,000 the second year from the general fund is provided to support research and outreach activities, as well as foster growth and diversification within the Commonwealth’s initiatives in modeling and simulation.

K. Out of the appropriation for this item, $520,000 the first year and $480,000 the second year from the general fund is provided to support and expand the Commonwealth’s initiatives in cyber security.

L. Notwithstanding the definition of qualifying institutions in § 2.2-2233.1, Code of Virginia, a university research consortium that includes Virginia colleges and university member institutions is a qualifying institution for purposes of seeking funding from the Commonwealth Research Commercialization Fund.

M.1. Out of the amounts in this item, $2,500,000 the second year from the general fund shall be provided to establish a cyber-security accelerator which will be managed by the Center for Innovative Technology (CIT). CIT is directed to recruit companies for the accelerator program regionally, and any participating company must agree to start and operate their company in the Commonwealth. Participating companies will be guided through a company initiation and development process supported by key cyber-security professionals, investors and technologists.

2. It is the intent of the General Assembly that this funding shall be used to defray capital expenses of company formation for not fewer than ten companies. Funding from this item shall not be available to any company for longer than two years. As part of the reporting requirements identified within paragraph D of this item, the Director of the Center for Innovative Technology shall provide a detailed report on the number of companies and jobs created pursuant to this additional funding. Any proceeds from the sale of equity in these companies shall not revert to the general fund but shall be used to support the accelerator program.

3. It is the intention of the General Assembly that no moneys or funds provided herein to the Innovation and Entrepreneurship Investment Authority for the purposes of establishing, procuring, or obtaining a Commonwealth of Virginia cybersecurity accelerator, doing business as a registered trademark or trade name known as MACH37 or any other subsequent trademark or trade name, shall be expended directly or indirectly in support of any activity that will directly or indirectly result in the day-to-day operations of the cybersecurity accelerator being conducted by an entity other than the Center for Innovative Technology, including any public-private partnership or other legal entity that may be established or formed by the Center for Innovative Technology. All appropriations provided by the Commonwealth of Virginia to the Center for Innovative Technology to establish the MACH37 cybersecurity accelerator shall be conditional upon the MACH37 cybersecurity accelerator remaining an independent service line solely within the Center for Innovative Technology and operated by employees of the Center. An assessment regarding the structure and relationship of the cybersecurity accelerator to CIT shall be conducted by the Auditor of Public Accounts and submitted to the Governor and the Chairmen of the House Appropriations and Senate Finance committees by October 15, 2014.
ITEM 423.

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424. Not set out.

425. Not set out.

426. Not set out.

427. Not set out.

428. Not set out.

429. Not set out.

TOTAL FOR OFFICE OF TECHNOLOGY.................... $60,363,835 $39,193,769

| Fund Sources: General                       | $8,560,681 | $10,847,565 |
| Special                                     | $6,457,324 | $6,457,324 |
| Dedicated Special Revenue                   | $42,769,928 $21,812,978 |
| Federal Trust                               | $2,575,902 | $75,902 |

| General Fund Positions                      | 31.00  | 31.00  |
| Nongeneral Fund Positions                   | 268.00 | 268.00 |
| Position Level                              | 299.00 | 299.00 |

| Special                                     | $6,457,324 | $6,457,324 |

| Dedicated Special Revenue                   | $42,769,928 $21,812,978 |

| Federal Trust                               | $2,575,902 | $75,902 |
### OFFICE OF TRANSPORTATION

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§ 1-50. DEPARTMENT OF RAIL AND PUBLIC TRANSPORTATION (505)

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<th>Financial Assistance for Rail Programs (61000)</th>
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<tr>
<td>Rail Industrial Access (61001)</td>
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<td>$3,000,000</td>
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<tr>
<td>Rail Preservation Programs (61002)</td>
<td>$7,987,000</td>
<td>$7,887,000</td>
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<tr>
<td>Passenger and Freight Rail Financial Assistance Programs (61003)</td>
<td>$46,600,000</td>
<td>$39,175,000</td>
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Fund Sources: Commonwealth Transportation

- $57,587,000
- $50,062,000

**Authority:** Title 33.1, Code of Virginia.

**A.** Except as provided in Item 440, the Commonwealth Transportation Board shall operate the Shortline Railway Preservation and Development Program in accordance with § 33.1-221.1:1.2, Code of Virginia. The board may allocate funds pursuant to § 33.1-23.1, Code of Virginia, to the Shortline Railway Preservation and Development Fund.

**B.** The Commonwealth Transportation Board shall operate the Rail Industrial Access Program in accordance with §33.1-221.1:1, Code of Virginia. The board may allocate funds pursuant to §33.1-23.1, Code of Virginia, to the fund for construction of industrial access railroad tracks.

**C.** Because of the overwhelming need for the development of a balanced transportation system in the Commonwealth, upon approval by the Commonwealth Transportation Board and notwithstanding the provisions of § 33.1-221.1:1.1, Code of Virginia, the 30 percent match requirement for the Rail Enhancement Fund is hereby waived exclusively for funding allocated from such fund for improvements for the Richmond/Hampton Roads Passenger Rail Project between Richmond and Norfolk in the 2012-2014 biennium.

**D.** Notwithstanding any other provision of law, in implementing the provisions of the Intercity Passenger Rail Operating and Capital Fund created pursuant to § 33.1-221.1:1.3, Code of Virginia, the Commonwealth Transportation Board may allocate such funds as it deems necessary from the Rail Enhancement Fund, created pursuant to § 33.1-221.1:1.1, Code of Virginia. Such funding shall not exceed $6,700,000 the first year and $19,400,000 the second year, unless additional funding shall be required in either year for capital improvements between Petersburg and Richmond in conjunction with the acquisition of slots two and three.
for regional passenger rail service initiating in Norfolk. Such request shall be made only if the Director notifies the Commonwealth Transportation Board of any verifiable action by any federal entity or agency, or any other state, to secure from CSX the slots Virginia would require for this service.

E. Included in the amounts for Passenger and Freight Rail Financial Assistance, $150,000 in the first second year is provided for the continued operation of transit connector service from the Roanoke Valley to the Kemper Street Station in Lynchburg as part of the daily intercity passenger rail service. Receipt of this funding is contingent upon the Greater Roanoke Transit Service establishing AMTRAK reservation capabilities for the daily service. It is the intent of the General Assembly that no additional funding in excess of normal transit formula distribution as awarded by the Department shall be appropriated in support of this service in any future years.

F.1. The director, Department of Rail and Public Transportation, with the approval of CSX Transportation, shall initiate infrastructure improvement projects which promote safety or reduce the average dwell times of hazardous material shipments subject to regulation under Title 49 CFR Part 174 et seq. within rail yards, depots, sidings, and other intermediate terminals or facilities and properties located in the City of Fredericksburg to not longer than 24 hours. These improvements may include, but are not limited to, those that (i) increase capacity at existing storage facilities terminating near Fredericksburg; (ii) increase the physical distance between commodity storage areas and residential communities; and (iii) transfer intermediate storage of commodities to locations closer to terminus of the shipment.

2. Out of the funds available for Rail Industrial Access pursuant to § 33.1-221.1:1, Code of Virginia, up to $450,000 in the first year and up to $450,000 in the second year is hereby authorized for associated infrastructure improvements which may be constructed in any location in Virginia so long as their use results in increased safety or reduced average dwell times of hazardous materials currently staged in Fredericksburg. Such funds may be awarded to CSX Transportation or other entities or political subdivisions identified by the Department as having responsibility for implementing the associated infrastructure improvement. In the allocation of funds for this project by the Commonwealth Transportation Board, the requirements of § 33.1-22.1:1, Code of Virginia, with the exception of § 33.1-22.1:1 F., are waived.

G. Of the funds appropriated pursuant to Chapters 1019 and 1044 of the 2000 Acts of Assembly for passenger rail capacity improvements in the I-95 passenger rail corridor between Richmond and the District of Columbia, the Director of the Department of Rail and Public Transportation is authorized to utilize any remaining funds along the described corridor for the development of intercity passenger rail enhancements to include rail improvements and passenger station facilities.

H. Notwithstanding any other provision of law, in implementing the provisions of the Intercity Passenger Rail Operating and Capital Fund created pursuant to § 33.1-221.1:1.3, Code of Virginia, the Commonwealth Transportation Board may allocate such funds as dedicated pursuant to § 58.1-638.3.A.2., Code of Virginia.

§ 1-51. DEPARTMENT OF TRANSPORTATION (501)
## ITEM 446.

<table>
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<tr>
<th>Item Description</th>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
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<tr>
<td>Highway System Acquisition and Construction (60300)</td>
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<td>Dedicated and Statewide Construction (60302)</td>
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<td>Secondary Construction (60306)</td>
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Fund Sources:
- Commonwealth Transportation: $1,087,708,452
- Trust and Agency: $837,617,620

Authority: Title 33.1, Chapter 1; Code of Virginia; Chapters 8, 9, and 12, Acts of Assembly of 1989, Special Session II.

A. From the appropriation for dedicated and statewide construction, the Commonwealth Transportation Board shall determine an amount each year, not less than $15,000,000 and not to exceed $200,000,000 from the Commonwealth Transportation Fund, which shall be allocated to localities for revenue sharing. No additional amount shall be appropriated from the proceeds of Commonwealth of Virginia Transportation Capital Projects Revenue Bonds for this program.

B. Notwithstanding § 33.1-23.1 of the 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 system and locality where the residue property is located. This funding shall be provided as an increase to the allocations distributed to the systems and localities according to § 33.1-23.1 of the Code of Virginia.

C. The Director, 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.

D. Included in the amounts for dedicated and statewide construction is the reappropriation of $311,000,000 the first year and $119,300,000 the second year from bond proceeds or dedicated special revenues for anticipated expenditure of amounts collected in prior years. The amounts will be provided from balances in the Northern Virginia Transportation District Fund, State Route 28 Highway Improvement District Fund, U.S. Route 58 Corridor Development Fund and the Priority Transportation Fund. These amounts were originally appropriated when received or forecasted and are not related to FY 2013 and FY 2014 estimated revenues.

E. Projects being developed and procured through adopted state, local or regional design-build provisions, other than those required by § 33.1-12(2)(b), Code of Virginia, may be considered for funding from the Transportation Partnership Opportunity Fund. In addition, an application requesting funding from the fund shall be limited to requesting only one form of assistance and the limitations included in § 33.1-221.1:8(E), Code of Virginia.

F. Prior to annual adoption of the Six Year Improvement Program, the Commonwealth Transportation Board may allocate funding from the highway portion of the Transportation Trust Fund to undertake any park and ride lot improvements for the I-95 Corridor required pursuant to the Comprehensive Agreement for the I-95 High Occupancy Toll Lanes project.

G. Prior to the adoption of the Six-Year Improvement Program for the fiscal year beginning July 1, 2013, the Commonwealth Transportation Board shall annually determine an amount, not less than $500,000 and not to exceed $2,500,000, from state transportation revenues deposited to the Commonwealth Transportation Fund to maintain a program for the enhancement of statewide transportation assets, including Virginia Byways.

H. Out of the amounts provided for dedicated and statewide construction, the Commonwealth Transportation Board shall provide up to $5,000,000 the second year from Commonwealth Transportation Funds to begin an environmental assessment for the replacement of the I-64...
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## OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY

### § 1-52. SECRETARY OF VETERANS AFFAIRS AND HOMELAND SECURITY (454)

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<td>First Year</td>
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<td>Second Year</td>
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**459.** Not set out.

459.05. Economic Development Services (53400)................. $0 $1,286,504

Financial Assistance for Economic Development (53410).................. $0 $1,286,504

Fund Sources: General.............................................. $0 $249,058
Dedicated Special Revenue......................... $0 $1,286,504

Authority: Discretionary Inclusion

A. In accordance with Chapter 653 of the 2008 Virginia Acts of Assembly, this item includes the Commonwealth’s contribution to address the encroachment of the United States Navy Master Jet Base and shall only be expensed by purchasing property as established under Chapter 653. The contribution includes $1,286,504 from nongeneral funds and out of the appropriation in paragraph J.1.b of Item 469 of this act, an amount equal to $6,213,496 the second year, for a total of $7,500,000.

B. The Secretary of Veterans Affairs and Homeland Security shall develop an annual grant application which shall include at a minimum requirements for the Grantee to (1) report expenditures each quarter, (2) retain all invoices, bills, receipts, cancelled checks, proof of payment and similar documentation to substantiate expenditures of grant funding, (3) provide a 50 percent cash match from non-state funds for each property purchased under this program, (4) return excess state grant funding within thirty (30) days after the grant year expires, and (5) split all proceeds from the sale of any properties under Chapter 653 or Chapter 622 of the 2006 Virginia Acts of Assembly with the Commonwealth.

C.1. Prior to the distribution of any funds, any Grantee seeking funding under this Item shall submit a grant application to the Secretary of Veterans Affairs and Homeland Security for consideration.

2. Payments to Grantees shall be made in equal quarterly installments. After the initial payment, the Secretary of Veterans Affairs and Homeland Security shall make additional quarterly payments to the Grantee based on the quarterly expenditure reports. In making subsequent payments, the Secretary shall ensure the Grantee’s match funding is being expensed at the appropriate rate and limit surplus state funding at the local level by withholding quarterly payments as necessary.

3. The Secretary may approve a request by the Grantee for additional state funding in a particular quarterly payment if supporting documentation is provided.

D. The Commonwealth shall have the right to make inspections and copies of the books and records of the Grantee at any time. The Grantee shall undergo an audit for the grant period and provide a copy of the audit report to the Secretary.

E. Included in the appropriation for this Item is $249,058 the second year from the general fund to restore funding returned to the Commonwealth by the Hampton Roads Military and Federal Facilities Alliance that was subsequently deposited into the general fund.

Total for Secretary of Veterans Affairs and Homeland Security................................................. $1,368,051 $2,874,743

General Fund Positions....................................................... 6.00 6.00
ITEM 459.05.

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460. Not set out.
461. Not set out.
462. Not set out.
463. Not set out.
464. Not set out.

TOTAL FOR OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY ................................................................. $55,492,939 $59,543,955 $59,793,013

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CENTRAL APPROPRIATIONS

§ 1-53. CENTRAL APPROPRIATIONS (995)

465. Not set out.

466. Not set out.

467. Not set out.

468. Compensation and Benefit Adjustments (75700) .................. $85,825,318 $246,073,011
    Adjustments to Employee Compensation (75701) ................ $0 $87,614,419
    Adjustments to Employee Benefits (75702) ..................... $85,825,318 $158,458,592
    Fund Sources: General .............................................. $85,825,318 $246,073,011

Authority: Discretionary Inclusion.

A. Transfers to or from this Item may be made to decrease or supplement general fund appropriations to state agencies for:

1. Adjustments to base rates of pay;

2. Adjustments to rates of pay for budgeted overtime of salaried employees;

3. Salary changes for positions with salaries listed elsewhere in this act;

4. Salary changes for locally elected constitutional officers and their employees;

5. Employer costs of employee benefit programs when required by salary-based pay adjustments;

6. Salary changes for local employees supported by the Commonwealth, other than those funded through appropriations to the Department of Education; and

7. Adjustments to the cost of employee benefits to include but not limited to health insurance premiums and retirement and related contribution rates.

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.

C. Except as provided for elsewhere in this Item, agencies supported in whole or in part by nongeneral fund sources, shall pay the proportionate share of changes in salaries and benefits as required by this Item, subject to the rules and regulations prescribed by the appointing or governing authority of such agencies. Nongeneral fund revenues and balances required for this purpose are hereby appropriated.

D. The Governor is hereby authorized to transfer funds from agency appropriations to the accounts of participating state employees in such amounts as may be necessary to match the contributions of the qualified participating employees, consistent with the requirements of the Code of Virginia governing the deferred compensation cash match program. Such transfers shall be made consistent with the following:

1. The maximum cash match provided to eligible employees shall not be less than $20.00 per pay period, or $40.00 per month, in each year of the biennium. The Governor may direct the agencies of the Commonwealth to utilize funds contained within their existing appropriations to meet these requirements.
2. The Governor may direct agencies supported in whole or in part with nongeneral funds to utilize existing agency appropriations to meet these requirements. Such nongeneral revenues and balances are hereby appropriated for this purpose, subject to the provisions of § 4-2.01 b of this act. The use of such nongeneral funds shall be consistent with any existing conditions and restrictions otherwise placed upon such nongeneral funds.

4. The procurement of services related to the implementation of this program shall be governed by standards set forth in § 51.1-124.30 C, Code of Virginia, and shall not be subject to the provisions of Chapter 7 (§ 11-35 et seq.), Title 11, Code of Virginia.

E. The Secretary of Administration, in conjunction with the Secretary of Finance, may establish a program that allows for the sharing of cost savings from improved productivity, efficiency, and performance with agencies and employees. Such gain sharing programs require a management philosophy of open communication encouraging employee participation; a system which seeks, evaluates and implements employee input on increasing productivity; and a formula for measuring productivity gains and sharing these gains between employees and the agency. The Department of Human Resource Management, in conjunction with the Department of Planning and Budget, shall develop specific gain sharing program guidelines for use by agencies. The Department of Human Resource Management shall provide to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees an annual report no later than October 1 of each year detailing identified savings and their usage.

F.1. Out of the appropriation for this Item, amounts estimated at $44,172,400 the first year and $113,886,416 the second year from the general fund shall be transferred to state agencies and institutions of higher education to support the general fund portion of costs associated with changes in the employer's share of premiums paid for the Commonwealth's health benefit plans.

2. Out of the amounts included in subparagraph 1, $526,849 the first year and $981,409 the second year from the general fund shall be transferred to the University of Virginia to cover the state share of the increases in employer premiums for state employees participating in the University of Virginia's health care plan.

3. Notwithstanding any contrary provision of law, the health benefit plans for state employees resulting from the additional funding in this Item shall allow for a portion of employee medical premiums to be charged to employees.

4. The Department of Human Resource Management shall explore options within the health insurance plan for state employees to promote value-based health choices aimed at creating greater employee satisfaction with lower overall health care costs. It is the General Assembly's intent that any savings associated with this employee health care initiative be retained and used towards funding state employee salary or fringe benefit cost increases.

5. Notwithstanding any other provision of law, it shall be the sole responsibility and authority of the Department of Human Resource Management to establish and enforce employer contribution rates for any health insurance plan established pursuant to §2.2-2818, Code of Virginia.

6. The Department of Human Resource Management is prohibited from establishing a retail maintenance network for maintenance drugs that includes penalties for non-use of the retail maintenance network. As an alternative, the Department shall include in the upcoming request for proposal a requirement that the successful bidder provide, upon request of the Department, all claims-related financial and utilization information relating to the provision of benefits and all other financial and utilization information relating to benefits to covered individuals. This information shall include information on the nature, type, and amount of all other revenue received in aggregate from pharmaceutical manufacturers or labelers for programs relating to benefits to covered individuals of the State Employee Health Plan.

G.1. Contribution rates paid to the Virginia Retirement System for the retirement benefits of 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 on a valuation of retirement assets and liabilities that are consistent with the provisions of Senate Bill 498 and House Bill 1130.
2. Retirement contribution rates for the first year and the second year, excluding the five percent employee portion, shall be: 11.66 percent for public school teachers, 8.76 percent for state employees, 24.74 percent for state police officers, 14.80 percent for the Virginia Law Officers Retirement System, and 45.44 percent for the Judicial Retirement System. These rates include both the regular contribution rate and the rate calculated by the Virginia Retirement System actuary for the 10-year payback of the retirement contribution payments deferred for the 2010-12 biennium. From such general fund revenues as are collected for fiscal year 2013 in excess of the First Year Official Revenue Estimate contained in this Act, the first $100.0 million, or portion thereof, that is not required to meet (i) a Constitutionally-mandated deposit to the Revenue Stabilization Fund, (ii) the Water Quality Improvement Fund, Part A deposit, or (iii) the Item 469 J.1., deposit to the Federal Action Contingency Trust Fund shall be reserved by the Comptroller in the Restricted Fund Balance for payment to the Virginia Retirement System (VRS) prior to June 30, 2014. The VRS shall allocate any payments to the retirement system plans proportionate to each plan's, excluding political subdivision plans, unfunded liability estimated as of June 30, 2012. Said payment to VRS shall constitute a prepayment of the general fund 2014-16 biennial installment of the ten-year payback of retirement contributions deferred for the 2010-12 biennium, thereby reducing the general fund contribution rate in the 2014-16 biennium.

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

4. Out of the general fund appropriation for this Item is included $42,161,373 the first year and $43,994,437 the second year to support the general fund portion of the net costs resulting from 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.

H.1. Except as authorized in Paragraph H.2. of this Item, rates paid to the VRS 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 higher of: a) the contribution rate in effect for FY 2012, or b) seventy percent of the results of the June 30, 2011 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2012-14 biennium, eighty percent of the results of the June 30, 2013 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2014-16 biennium, ninety percent of the results of the June 30, 2015 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2016-18 biennium, one-hundred percent of the results of the June 30, 2017 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2018-20 biennium.

2. Rates paid to the VRS 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 may, at each participating employers option, be based on the employer contribution rates certified by the Virginia Retirement System (VRS) Board of Trustees pursuant to § 51.1-145(I), Code of Virginia.

3. Every participating employer must certify to the board of the Virginia Retirement System by resolution adopted by its local governing body that it: has reviewed and understands the information provided by the Virginia Retirement System outlining the potential future fiscal implications of electing or not electing to utilize the employer contribution rates certified by the Virginia Retirement System (VRS) Board of Trustees, as provided for in paragraph H.2.
4. Prior to electing to utilize the employer contribution rates certified by the Virginia Retirement System (VRS) Board of Trustees, as authorized in paragraph H.2, local public school divisions must receive the concurrence of the local governing body. Such concurrence must be documented by a resolution of the governing body.

5. The board of the Virginia Retirement System shall provide all employers participating in the Virginia Retirement System with a summary of the implications inherent in the use of the employer contribution rates certified by the Virginia Retirement System (VRS) Board of Trustees set out in paragraph H.2, and the alternate employer contribution rates set out in paragraph H.1

I. The Virginia Retirement System Board of Trustees shall account for the employer retirement contribution payments deferred for the 2010-2012 biennium based on limiting employer retirement contributions to the Virginia Retirement System to the actuarial normal cost. In setting the employer retirement contribution rates for subsequent biennia, the board shall calculate a separate, supplemental employer contribution rate that will amortize such deferred payments over a period of ten years using the board's assumed long-term rate of return. The Governor shall include funds to support payment of such board-approved, supplemental employer contribution rates in the budget submitted to the General Assembly.

J.1. Contribution rates paid to the Virginia Retirement System for other employee benefits to include the public employee group life insurance program, the Virginia Sickness and Disability Program, the state employee retiree health insurance credit, and the public school teacher retiree health insurance credit, shall be based on a valuation of assets and liabilities that assume an investment return of eight percent and an amortization period of 30 years.

2. Contribution rates paid on behalf of public employees for other programs administered by the Virginia Retirement System in the first year and the second year shall be: 1.19 percent for the state employee group life insurance program, 0.48 percent for the employer share of the public school teacher group life insurance program, 0.47 percent for the Virginia Sickness and Disability Program, 1.00 percent for the state employee retiree health insurance credit, and 1.11 percent for the public school teacher retiree health insurance credit.

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

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

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

L. 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.
1.a. "Involuntary separation" includes, but is not limited to, terminations and layoffs from employment with the employer, or being placed on leave without pay-layoff or equivalent status, due to budget reductions, employer reorganizations, workforce downsizings, or other causes not related to the job performance or misconduct of the employee, but shall not include voluntary resignations. As used in this paragraph, a "terminated employee" shall mean an employee who is involuntarily separated from employment with his employer.

b. The governing authority of a city, county, school division or other political subdivision electing to cover its employees under the provisions of this paragraph shall adopt a resolution, as prescribed by the Board of Trustees of the Virginia Retirement System, to that effect. An election by a school division shall be evidenced by a resolution approved by the Board of such school division and its local governing authority.

2.a. Any (i) "eligible employee" as defined in § 51.1-132, (ii) "teacher" as defined in § 51.1-124.3, and (iii) any "local officer" as defined in § 51.1-124.3 except for the treasurer, commissioner of the revenue, attorney for the Commonwealth, clerk of a circuit court, or sheriff of any county or city, and (a) for whom reemployment with his employer is not possible because there is no available position for which the employee is qualified or the position offered to the employee requires relocation or a reduction in salary and (b) whose involuntary separation was due to causes other than job performance or misconduct, shall be eligible, under the conditions specified, for the transitional severance benefit conferred by this paragraph. The date of involuntary separation shall mean the date an employee was terminated from employment or placed on leave without pay-layoff or equivalent status.

b. Eligibility shall commence on the date of involuntary separation.

3.a. On his date of involuntary separation, an eligible employee with (i) two years' service or less to the employer shall be entitled to receive a transitional severance benefit equivalent to four weeks of salary; (ii) three years through and including nine years of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to four weeks of salary plus one additional week of salary for every year of service over two years; (iii) ten years through and including fourteen years of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to twelve weeks of salary plus two additional weeks of salary for every year of service over nine years; or (iv) fifteen years or more of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to two weeks of salary for every year of service, not to exceed thirty-six weeks of salary.

b. Transitional severance benefits shall be computed by the terminating employer's payroll department. Partial years of service shall be rounded up to the next highest year of service.

c. Transitional severance benefits shall be paid by the employer in the same manner as normal salary. In accordance with § 60.2-229, transitional severance benefits shall be allocated to the date of involuntary separation. The right of any employee who receives a transitional severance benefit to also receive unemployment compensation pursuant to § 60.2-100 et seq. shall not be denied, abridged, or modified in any way due to receipt of the transitional severance benefit; however, any employee who is entitled to unemployment compensation shall have his transitional severance benefit reduced by the amount of such unemployment compensation. Any offset to a terminated employee's transitional severance benefit due to reductions for unemployment compensation shall be paid in one lump sum at the time the last transitional severance benefit payment is made.

d. For twelve months after the employee's date of involuntary separation, the employee shall continue to be covered under the (i) health insurance plan administered by the employer for its employees, if he participated in such plan prior to his date of involuntary separation, and (ii) group life insurance plan administered by the Virginia Retirement System pursuant to Chapter 5 (§ 51.1-500 et seq.) of Title 51.1, or such other group life insurance plan as may be administered by the employer. During such twelve months, the terminating employer shall continue to pay its share of the terminated employee's premiums. Upon expiration of such twelve month period, the terminated employee shall be eligible to purchase continuing health insurance coverage under COBRA.
e. Transitional severance benefit payments shall cease if a terminated employee is reemployed or hired in an individual capacity as an independent contractor or consultant by the employer during the time he is receiving such payments.

f. All transitional severance benefits payable pursuant to this section shall be subject to applicable federal laws and regulations.

4.a. In lieu of the transitional severance benefit provided in subparagraph 3 of this paragraph, any otherwise eligible employee who, on the date of involuntary separation, is also (i) a vested member of the Virginia Retirement System, including a member eligible for the benefits described in subsection B of § 51.1-138, and (ii) at least fifty years of age, may elect to have the employer purchase on his behalf years to be credited to either his age or creditable service or a combination of age and creditable service, except that any years of credit purchased on behalf of a member of the Virginia Retirement System, including a member eligible for the benefits described in subsection B of § 51.1-138, who is eligible for unreduced retirement shall be added to his creditable service and not his age. The cost of each year of age or creditable service purchased by the employer shall be equal to fifteen percent of the employee’s present annual compensation. The number of years of age or creditable service to be purchased by the employer shall be equal to the quotient obtained by dividing (i) the cash 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 shall be rounded up to the next highest year. Deferred retirement under the provisions of subsection C of §§ 51.1-153 and 51.1-205, and disability retirement under the provisions of § 51.1-156 et seq., shall not be available under this paragraph.

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.

M.1. All classified employees of the Executive Branch and other full-time employees of the Commonwealth, except elected officials, who were employed on April 1, 2012, and remain employed until at least November 24, 2012, shall receive a one-time bonus payment equal to three percent of base pay on December 1, 2012, contingent upon additional general fund resources equaling or exceeding $77,200,000 from the combination of actual general fund revenue collections for fiscal year 2012 exceeding the official fiscal year 2012 revenue estimate contained in the first enactment of the 2010-12 appropriations act, as amended by the 2012 session of the General Assembly, and by any discretionary unspent general fund appropriations recommended by the Governor for reversion at the end of fiscal year 2012. In the event that the total of all funds provided for in this paragraph are insufficient to fully fund the general fund cost of the three percent one-time bonus payment, such bonus payment shall be prorated to a percent of base pay for the general fund payroll that equates to the amount of total general fund resources provided.

a. Employees in the Executive Department subject to the Virginia Personnel Act shall receive the bonus payment authorized in this paragraph only if they have attained an equivalent rating of at least "Meets Expectations" on their performance evaluation and have no active written notices under the Standards of conduct for the preceding review period.

2. For purposes of paying the general fund share of the December 1, 2012, one-time bonus, after meeting all Constitutionally-required deposits to the Revenue Stabilization Fund, the State Comptroller shall reserve $77,200,000 in the Restricted Fund Balance on the balance sheet for the general fund attributable to fiscal year 2012 general fund revenue collections in excess of the official revenue estimate and discretionary general fund balances recommended for reversion by the Governor, prior to designating amounts for the Committed Fund Balance.
3. The Director of the Department of Planning and Budget shall administratively increase nongeneral fund appropriations as required to implement the one-time bonus payment.

N. Any supplemental salary payment to a state employee or class of state employees by a local governing body shall be governed by a written agreement between the agency head of the employee or class of employees receiving the supplement and the chief executive officer of the local governing body. Such agreement shall also be reviewed and approved by the Director of the State Department of Human Resource Management. At a minimum, the agreement shall specify the percent of state salary or fixed amount of the supplement, the resultant total salary of the employee or class of employees, the frequency and method of 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 supplement shall not subject employees to any personnel or payroll rules and practices other than those promulgated by the State Department of Human Resource Management.

O. The Governor is hereby authorized to allocate a sum of up to $60,992,733 from this appropriation to the extent necessary to offset any downward revisions of the general fund revenue estimate prepared for fiscal years 2013 and 2014 after the enactment by the General Assembly of the 2012 Appropriation Act. If the general fund revenue estimates prepared subsequent to the 2012 General Assembly Session do not result in downward revisions and, if within 5 days of the preliminary close of the fiscal year ending on June 30, 2013, the Comptroller's analysis does not determine that a revenue re-forecast is required pursuant to § 2.2-1503.3, Code of Virginia, then such appropriation shall be used only for employee compensation purposes as stated in paragraphs P, Q and R below.

P. 1. Contingent on the provisions of paragraph O. above, the base salary of the following employees shall be increased by two percent on July 25, 2013, for state employees:

a. Full-time and other classified employees of the Executive Department subject to the Virginia Personnel Act;

b. Full-time employees of the Executive Department not subject to the Virginia Personnel Act, except officials elected by popular vote;

c. Any official whose salary is listed in § 4-6.01 of this act, subject to the ranges specified in the agency head salary levels in § 4-6.01 c; and

d. Full-time professional staff of the Governor's Office, the Lieutenant Governor's Office, the Attorney General's Office, Cabinet Secretaries Offices, including the Deputy Secretaries, the Virginia Liaison Office, and the Secretary of the Commonwealth's Office.

e. Heads of agencies in the Legislative Department;

f. Full-time employees in the Legislative Department, other than officials elected by popular vote; and

g. Secretaries and administrative assistants as provided for in Item 1 of this act.

h. Judges and Justices in the Judicial Department;

i. Heads of agencies in the Judicial Department; and,

j. Full-time employees in the Judicial Department.

k. Commissioners of the State Corporation Commission and the Virginia Workers' Compensation Commission, the Executive Directors of the Virginia College Savings Plan and the Virginia Office for Protection and Advocacy, and the Directors of the State Lottery Department, and the Virginia Retirement System;

l. Full-time employees of the State Corporation Commission, the Virginia College Savings Plan, the State Lottery Department, Virginia Workers' Compensation Commission, the Virginia Retirement System, and Virginia Office for Protection and Advocacy.
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.

b. Salary increases authorized in this paragraph for employees in the Judicial and Legislative Departments, employees of Independent agencies, and employees of the Executive Department not subject to the Virginia Personnel Act shall be consistent with the provisions of this paragraph, as determined by the appointing or governing authority. However, notwithstanding anything herein to the contrary, the governing authorities of those state institutions of higher education with employees not subject to the Virginia Personnel Act may implement salary increases for such employees that may vary based on performance and other employment-related factors. The appointing or governing authority shall certify to the Department of Human Resource Management that employees receiving the awards are performing at levels at least comparable to the eligible employees as set out in subparagraph 2.a. of this paragraph.

3. The Department of Human Resource Management shall increase the minimum salary for each band within the Commonwealth's Classified Compensation Plan by two percent on July 25, 2013. The Department of Human Resource Management shall increase the maximum salary for each band within the Commonwealth's Classified Compensation Plan by seven percent plus an additional $1,950 on July 25, 2013, for purposes of implementing the salary compression compensation adjustment. 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 where 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.

4. Out of the amounts for Supplements to Employee Compensation is included $37,179,293 the second year from the general fund to support the general fund portion of costs associated with the salary increase provided in this paragraph.

5. In lieu of the provisions set out in subparagraph P.1. above, the following agency heads, at their discretion, may implement the provisions of new or existing performance-based pay plans to provide salary adjustments for affected employees:

a. The heads of agencies in the Legislative and Judicial Departments;

b. The Commissioners of the State Corporation Commission and the Virginia Workers' Compensation Commission;

c. The Attorney General;

d. The Director of the Virginia Retirement System;

e. The Director of the State Lottery Department;

f. The Director of the University of Virginia Medical Center;

g. The Executive Director of the Virginia College Savings Plan;

h. The Executive Director of the Virginia Port Authority; and,

i. The Executive Director of the Virginia Office for Protection and Advocacy.

Q. The base rates of pay, and related employee benefits, for wage employees may be increased by up to two percent no earlier than July 25, 2013. The cost of such increases for wage employees shall be borne by existing funds appropriated to each agency.

R.1. Contingent on the provisions of paragraph O. above, the base salary of the following employees shall be increased by three percent on August 1, 2013:

a. Locally elected constitutional officers;

b. General Registrars and members of local electoral boards;
c. Full-time employees of locally elected constitutional officers, except for assistant Commonwealth’s attorney whose salary adjustment upwards by 2 percent of their salary as of June 30, 2013; 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.

2. Out of the appropriation for Supplements to Employee Compensation is included $23,813,440 the second year from the general fund to support the costs associated with the salary increase provided in this paragraph.

S. Subsequent to effectuating the salary adjustment authorized in paragraph P. of this item the base salary of employees listed in P.1 of this item, except for those listed in subparagraph 1 below, who have five years or more of continuous state service shall be increased by $65 for each full year of service, except sworn employees of the Department of State Police who shall receive $70 for each full year of service, up to thirty years, effective July 25, 2013. The Department of Human Resource Management shall develop guidelines and procedures for implementation of this salary compression compensation adjustment.

1. Employees excluded from adjustment:

   a) Faculty at public institutions of higher education;
   b) Judges and Justices of the Judicial Department;
   c) Commissioners of the State Corporation Commission;
   d) Commissioners of the Virginia Workers’ Compensation Commission;
   e) Employees of public institutions of higher education who are not faculty but are also not subject to the Virginia Personnel Act;
   f) Legislative Assistants who are employees of individual members of the General Assembly.

2. 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.

3. Employees specifically excluded from the salary compression adjustment pursuant to section b), and c), and d) of subparagraph 1 above shall receive a one percent salary adjustment effective July 25, 2013 in addition to the two percent adjustment authorized in paragraph P of this item.

4. The governing authorities of those state institutions of higher education with employees specifically excluded from the salary compression adjustment pursuant to section e) of subparagraph 1 may provide a salary adjustment based on performance and other employment-related factors, as long as the increases do not exceed what the average would have been based on the general methodology authorized in this paragraph.

5. Out of the appropriation Employee Compensation Supplements, $26,621,686 the second year from the general fund is included to support the general fund costs associated with the salary adjustment authorized in this paragraph.

T. 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.
ITEM 469. Payments for Special or Unanticipated Expenditures

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<th>Item Details($)</th>
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<th>Second Year FY2014</th>
<th>Appropriations($)</th>
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Authority: Discretionary Inclusion.

A. The Governor is hereby authorized to allocate sums from this appropriation, in addition to an amount not to exceed $2,000,000 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.

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.

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.

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.

a. Agencies in the Legislative and Judicial Departments;

b. The State Corporation Commission, the Virginia Workers' Compensation Commission, the Virginia Retirement System, the State Lottery Department, Virginia College Savings Plan, and the Virginia Office for Protection and Advocacy;

c. The Office of the Attorney General and the Department of Law; and

d. State-supported institutions of higher education.

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.

D. Out of the appropriation for this item is included $450,000 the first year and $2,450,000 the second year from the general fund to be used by the Governor as he may determine to be needed for the following purposes:
1. To address the six conditions listed in § 4-1.03 c 5 of this act.

2. To provide for unbudgeted and unavoidable increases in costs to state agencies for essential commodities and services which cannot be absorbed within agency appropriations to include unbudgeted benefits associated with Workforce Transition Act requirements.

3. To secure federal funds in the event that additional matching funds are needed for Virginia to participate in the federal Superfund program.

4. To make additional payments to public institutions of higher education pursuant to Item 465 of this Act, up to a maximum of $1,000,000, in the event that amounts appropriated for that purpose are insufficient.

5. To provide a payment of up to $100,000 to the Military Order of the Purple Heart, for the continued operation of the National Purple Heart Hall of Honor, provided that at least half of other states have made similar grants.

6. 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 Governor's Opportunity Fund for the unanticipated purposes set forth in paragraph D.1. through paragraph D.5. of this Item.

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.

8. 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.

E. Included in this appropriation is $300,000 the first year and $300,000 the second year from the general fund to pay for private legal services and the general fund share of unbudgeted costs for enforcement of the 1998 Tobacco Master Settlement Agreement. Transfers for private legal services shall be made by the Director, Department of Planning and Budget upon prior written authorization of the Governor or the Attorney General, pursuant to § 2.2-510, Code of Virginia or Item 59, Paragraph D of this act. Transfers for enforcement of the Master Settlement Agreement shall be made by the Director, Department of Planning and Budget at 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.1. Out of the appropriation for this Item, up to $3,958,652 the first year from the general fund is provided to state agencies to cover unanticipated increases in the general fund cost of information technology and telecommunication charges, including contractually required transformations and mission critical telephone system replacements. The Director, Department of Planning and Budget, is authorized to transfer these funds to the impacted state agencies based upon information provided by the Virginia Information Technologies Agency.

H.1. Out of the appropriation for this Item, up to $1,656,925 the first year and up to $1,656,925 the second year from the general fund is provided to state agencies for costs incurred as the result of an internal service fund established within the Department of Accounts to cover ongoing operational and maintenance costs of the Performance Budgeting System, an enterprise application of the Commonwealth. The Director, Department of Planning and Budget, is authorized to transfer these funds to the impacted state agencies.
2. Out of the appropriation for this Item, up to $215,101 the second year from the general fund is provided to state agencies for costs incurred as the result of an internal service fund established within the Department of Accounts to cover ongoing operational and maintenance costs of the Cardinal System, an enterprise application of the Commonwealth. The Director, Department of Planning and Budget, is authorized to transfer these funds to the impacted state agencies.

I. Out of the general fund appropriation for this Item, $1,677,078 in the first year shall be transferred to state agencies and institutions of higher education to support the general fund portion of costs associated with benefits provided pursuant to the Line of Duty Act.

J.1.a. There is hereby appropriated in the second year an amount not to exceed $20,000,000 from that portion of the general fund balance designated by the State Comptroller on June 30, 2013, for nonrecurring expenditures pursuant to § 2.2-1514 B., Code of Virginia, to further capitalize the Federal Action Contingency Trust (FACT) Fund. The purpose of this FACT Fund is solely to offset the potential loss of any revenue to the Commonwealth, either directly or indirectly related to any actions of the United States Congress as part of any federal budget reductions. In addition to the amounts appropriated herein, included in the FACT Fund is the balance of $22,500,000, which was appropriated in Item 470 K.1 of Chapter 2, 2012 Special Session I. The first priority for the use of these funds shall be to ensure that the Commonwealth maintains sufficient funding to meet all required debt service payments appropriated in Item 280 of this act.

b. Notwithstanding the provisions of paragraph J.1.a., $6,213,496 from the FACT Fund shall be provided in the second year, in addition to the nongeneral fund amounts in Item 459.05 A. of this act, to meet the Commonwealth's contribution to address encroachment upon the United States Navy Master Jet Base Oceana pursuant to the 2005 Base Realignment and Closure Commission recommendations.

c. Notwithstanding the provisions of paragraph J.1.a., up to $3,000,000 from the FACT Fund, to be matched dollar-for-dollar from sources other than state funds, shall be used to assist any Virginia locality in which a U.S. Air Force Base is located to mitigate adverse impacts on military operations and employment levels caused by encroachment of incompatible uses, in advance of further actions by the federal Base Realignment and Closure Commission or any similar federal actions. Such funds shall only be used to purchase properties from willing sellers.

d. Notwithstanding the provisions of paragraph J.1.a. of this Item, up to $5,000,000 from the FACT Fund may be provided to: (i) develop plans and implement strategies to prevent or limit the adverse economic impacts of closure, relocation, or realignment of federal military or security installations or other federal agencies located in Virginia, including actions to evaluate military and command clusters to access their vulnerability for closure, relocation or realignment, and (ii) remedial efforts to promote renewed economic growth in jurisdictions adversely affected by closure, relocation, or realignment decisions on the part of the federal government.

2. There is hereby created an advisory committee to provide advice to the Governor concerning the use of the Federal Action Contingency Trust (FACT) Fund. The FACT Fund Approval Commission is established as an advisory commission in the legislative branch and shall consist of 10 members, including the Chairman of the House Appropriations Committee and four members of the House Appropriations Committee selected by the chairman, the Chairman of the Senate Finance Committee and four members of the Senate Finance Committee selected by the chairman. The secretaries of Commerce and Trade, Health and Human Resources and Finance shall also be available to provide technical assistance to the advisory committee.

3. Prior to the distribution of any funds from the Federal Action Contingency Trust (FACT) Fund, The FACT Fund Approval Commission shall review all prospective uses of the FACT Fund and recommend approval or denial of such uses to the Governor. The Governor shall also notify the chairmen of the Senate Finance Committee and the House Appropriations Committee in writing within ten days concerning his decision to distribute money from the FACT reserve having previously received approval from the advisory committee.

4. The Director, Department of Planning and Budget shall revert the undesignated and unobligated balances of the FACT Fund, estimated at $5,288,411, to the General Fund.
K.1. Included in this Item is $594,650 the second year from the general fund to support the transition offices established as a result of the 2013 elections for Governor, Lieutenant Governor, and Attorney General. Out of this amount, $504,650 shall be transferred, based on actual expenses, to the Department of General Services and $90,000 to the Division of Select Agencies Support Services for the provision of facilities, equipment, services, and supplies required to support the transition activity.

2. The Commonwealth’s financial support for the transition is to be allocated as follows:

<table>
<thead>
<tr>
<th></th>
<th>FY 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office of the Governor</td>
<td>$414,200</td>
</tr>
<tr>
<td>Office of the Lieutenant Governor</td>
<td>$83,600</td>
</tr>
<tr>
<td>Office of the Attorney General</td>
<td>$96,850</td>
</tr>
</tbody>
</table>

3. The Virginia Information Technologies Agency shall fund all computer and telecommunications costs associated with the transition from the Acquisition Services Special Fund.

L. Included in this Item is $282,700 the second year from the general fund to be transferred, based on actual expenditures, to the Department of General Services to support anticipated costs for the inauguration on January 16, 2014.

M. Included in this Item is $40,000 the second year from the general fund to support the costs anticipated to be incurred by the legislative department for the inauguration on January 16, 2014.

N. Out of this appropriation, up to $50,000 the second year from the general fund is provided to reimburse state agencies for the costs incurred as a result of the 2013 Attorney General election recount. The Director, Department of Planning and Budget, is authorized to transfer these funds to the impacted agencies.

470. Not set out.

471. Miscellaneous Reversion Clearing Account (22600) ........ ($14,981,316) ($7,502,009)

Designated Reversions From Agency Appropriations (22601) ......................................................... ($14,981,316) ($7,502,009)

Fund Sources: General ......................................................... ($14,981,316) ($7,502,009)

Authority: Discretionary Inclusion.

A.1. The Director, Department of Planning and Budget shall withhold and transfer to this Item an amount estimated at $186,355 the first year from the general fund appropriations of state agencies and institutions of higher education, representing savings resulting from a reduction in the rate charged to agencies for purchases made under the statewide purchase and supply system administered by the Department of General Services.

2. Pursuant to § 3-1.01 of this act, an amount estimated at $164,885 the first year shall be transferred from eligible nongeneral fund accounts to the general fund, representing nongeneral fund savings associated with the reduction in the rate charged to agencies for purchases made under the statewide purchase and supply system administered by the Department of General Services.

B. The Director, Department of Planning and Budget, shall withhold and transfer to this Item an amount estimated at $1,145,775 the first year from the general fund appropriations of state agencies, boards, and commissions representing savings resulting from the elimination or consolidation of such state agencies, boards, and commissions.

C.1. Notwithstanding any other provision of law, the Director, Department of Planning and Budget, shall withhold and transfer to this Item amounts estimated at $93,500 the first year and $185,300 the second year from the general fund appropriations of state agencies and
Institutions of higher education representing savings realized through the elimination of organizational memberships held by state agencies and institutions of higher education as detailed below.

<table>
<thead>
<tr>
<th>Agency Name / Organization</th>
<th>General Fund Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Department of Motor Vehicles (154)</strong></td>
<td></td>
</tr>
<tr>
<td>Governor’s Highway Safety Representatives</td>
<td>$0</td>
</tr>
<tr>
<td>Federation of Tax Administrators</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Department of Education (201)</strong></td>
<td></td>
</tr>
<tr>
<td>Marketing Education Resource Center</td>
<td>$0</td>
</tr>
<tr>
<td>Council of Chief State School Officers State Consortium on Educator Effectiveness</td>
<td>$0</td>
</tr>
<tr>
<td>Education Commission of the States (Second Year Only)</td>
<td>$91,800</td>
</tr>
<tr>
<td><strong>State Council of Higher Education for Virginia (245)</strong></td>
<td></td>
</tr>
<tr>
<td>Southern Regional Education Board - Educational Technology Cooperative</td>
<td>$8,000</td>
</tr>
<tr>
<td>Southern Regional Education Board - Go Alliance</td>
<td>$8,000</td>
</tr>
<tr>
<td><strong>Department of Rehabilitative Services (262)</strong></td>
<td></td>
</tr>
<tr>
<td>Council of State Administrators of Vocational Rehabilitation</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Virginia Tourism Authority (320)</strong></td>
<td></td>
</tr>
<tr>
<td>Virginia Hospitality and Travel Association</td>
<td>$10,000</td>
</tr>
<tr>
<td><strong>Department of Transportation (501)</strong></td>
<td></td>
</tr>
<tr>
<td>Appraisal Institute</td>
<td>$0</td>
</tr>
<tr>
<td>Intelligent Transportation Society of Virginia</td>
<td>$0</td>
</tr>
<tr>
<td>Virginia Tech Foundation</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Department of Behavioral Health and Developmental Services (720)</strong></td>
<td></td>
</tr>
<tr>
<td>National Association of State Alcohol and Drug Abuse Directors</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Innovation and Entrepreneurship Investment Authority (934)</strong></td>
<td></td>
</tr>
<tr>
<td>Rich Tech</td>
<td>$7,500</td>
</tr>
<tr>
<td>Fredericksburg Regional Technology Council</td>
<td>$7,500</td>
</tr>
<tr>
<td>Technology Hampton Roads</td>
<td>$7,500</td>
</tr>
<tr>
<td>Roanoke-Blacksburg Technology Council</td>
<td>$7,500</td>
</tr>
<tr>
<td>Region 2000 Technology Council</td>
<td>$7,500</td>
</tr>
<tr>
<td>Shenandoah Valley Technology Council</td>
<td>$7,500</td>
</tr>
<tr>
<td>Southwestern Virginia Technology Council</td>
<td>$7,500</td>
</tr>
<tr>
<td>Southern Piedmont Technology Council</td>
<td>$7,500</td>
</tr>
<tr>
<td>Charlottesville Business Innovation Council</td>
<td>$7,500</td>
</tr>
</tbody>
</table>

2. After June 30, 2012, no Executive Branch agency may use appropriations in Part 1 of this act to pay dues to any of the organizations listed in subparagraph 1 subject to consultation with legal counsel regarding any legal requirements involved or to pay dues or fees to new trade or other membership organizations without prior authorization of the Governor’s Chief of Staff.

E. The Director, Department of Planning and Budget shall withhold and transfer to this Item an amount estimated at $415,616 the first year from the general fund appropriations of state agencies and institutions of higher education, representing savings resulting from a reduction in information technology overhead costs.

F. The Director, Department of Planning and Budget shall withhold and transfer to this Item an amount estimated at $107,050 the first year from the general fund appropriations of state agencies and institutions of higher education, representing savings from a contract agreement with the Commonwealth’s information technology infrastructure provider negotiated by the Virginia Information Technologies Agency for computer service outages in August of 2010.

G. The Director, Department of Planning and Budget, shall withhold and transfer to this item amounts estimated at $13,033,020 the first year and $7,316,709 the second year from the general fund appropriations of state agencies representing savings from administrative efficiencies. These savings shall be implemented as an across-the-board reduction based upon general fund salaries in Executive Department agencies. Agencies shall be encouraged to maximize savings that can be realized through the electronic distribution of information,
through email or internet, in place of printed materials. The Secretary of Finance shall establish the procedures to be used in determining the amounts to be reverted from impacted agencies. The amounts to be reverted in the second year shall not include higher education institutions and affiliated agencies.

H. On or before June 30, 2014, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $1,200,000 representing the reimbursement from federal funds received by the State Corporation Commission (Commission) for the plan management activities performed by the Commission as part of the Federal Health Benefit Exchange as specified in Item 476.10 of Chapter 806, 2013 Acts of Assembly.

I. On or before June 30, 2014, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $800,000 from the Secretary of Education, agency 185, representing excess balances and uncommitted allocation in the College Partnership Laboratory Schools.

J. On or before June 30, 2014, the Director of the Department of Planning and Budget shall revert $75,900 to the general fund from the Department of Planning and Budget, Agency 122, Fund 0100, representing excess balances in the school efficiency review program.

K. On or before June 30, 2014, the Director of the Department of Planning and Budget shall revert $239,964 to the general fund from unobligated balances in the productivity investment fund, Agency 995, Program 715, Fund 0100.

L. On or before June 30, 2014, the Director of the Department of Planning and Budget shall revert $450,000 to the general fund from unobligated balances in the Opportunity Educational Institution.

M. On or before June 30, 2014, the Committee on Joint Rules shall authorize the reversion to the general fund of $7,356,129, representing savings within legislative agencies. The reversion amounts include estimated savings within the legislative agencies of:

<table>
<thead>
<tr>
<th>Legislative Agency</th>
<th>General Fund Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auditor of Public Accounts (133)</td>
<td>$900,000</td>
</tr>
<tr>
<td>Division of Capitol Police (961)</td>
<td>$1,048,248</td>
</tr>
<tr>
<td>Division of Legislative Automated Systems (109)</td>
<td>$702,416</td>
</tr>
<tr>
<td>American Civil War Sesquicentennial Commission (859)</td>
<td>$3,349,781</td>
</tr>
<tr>
<td>Division of Legislative Services (107)</td>
<td>$645,617</td>
</tr>
<tr>
<td>Chesapeake Bay Commission (842)</td>
<td>$1,306</td>
</tr>
<tr>
<td>Joint Commission on Health Care (844)</td>
<td>$25,000</td>
</tr>
<tr>
<td>Virginia Commission on Youth (839)</td>
<td>$16,672</td>
</tr>
<tr>
<td>Virginia Disability Commission (837)</td>
<td>$18,736</td>
</tr>
<tr>
<td>Joint Commission on Technology and Science (847)</td>
<td>$120,000</td>
</tr>
<tr>
<td>Small Business Commission (862)</td>
<td>$11,893</td>
</tr>
<tr>
<td>Autism Advisory Council (871)</td>
<td>$6,300</td>
</tr>
<tr>
<td>State Water Commission (971)</td>
<td>$10,160</td>
</tr>
<tr>
<td>Legislative Department Reversion Clearing Account (102)</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

471.10. Executive Management (71300) ..........................  $0  ($3,437,403)
Savings From Management Actions (71301)........................  $0  ($3,437,403)

Fund Sources: General..............................................  $0  ($3,437,403)

Authority: Discretionary Inclusion.

1. To accomplish savings estimated at $3,737,403 the second year, the Department of Planning and Budget is hereby authorized to transfer amounts to this item from the general fund appropriation for operating expenses of the agencies listed in subparagraph 4 below.

2. Notwithstanding the provisions of any item in Part 1 of this act or any other contrary provision of law, actions required on the part of agencies to implement the savings enumerated in subparagraph 4 below are hereby authorized.
3. Any nongeneral fund appropriation change or changes in the appropriation of agency authorized positions required to implement the savings enumerated in subparagraph 4 below are hereby authorized.

4. Savings strategies and totals by agency:

**Department of General Services (194)**
- Capture turnover and vacancy savings
  - **FY 2014:** $149,089

**Department of General Services (194) Total**
- **FY 2014:** $149,089

**Department of Elections (132)**
- Capture savings from agency reorganization
  - **FY 2014:** $25,344

**Department of Elections (132) Total**
- **FY 2014:** $25,344

**Department of Agriculture and Consumer Services (301)**
- Eliminate new inspector positions in the Charitable Gaming program
  - **FY 2014:** $150,000
- Supplant general fund support for grain marketing positions
  - **FY 2014:** $132,000

**Department of Agriculture and Consumer Services (301) Total**
- **FY 2014:** $282,000

**Department of Forestry (411)**
- Capture one-time operational savings
  - **FY 2014:** $40,000

**Department of Forestry (411) Total**
- **FY 2014:** $40,000

**Department of Business Assistance (325)**
- Reduce funding for the Small Business Investment Grant Fund
  - **FY 2014:** $750,000

**Department of Business Assistance (325) Total**
- **FY 2014:** $750,000

**Department of Labor and Industry (181)**
- Capture one-time field office rent savings
  - **FY 2014:** $49,185
- Capture one-time vacancy savings of executive level (agency head) position
  - **FY 2014:** $37,700

**Department of Labor and Industry (181) Total**
- **FY 2014:** $86,885

**Department of Mines, Minerals and Energy (409)**
- Reduce replacement cost for administrative services service area
  - **FY 2014:** $69,002
- Reduce Replacement Cost for the Coal Environmental Protection and Land Reclamation Program
  - **FY 2014:** $65,875

**Department of Mines, Minerals and Energy (409) Total**
- **FY 2014:** $134,877

**Virginia Economic Development Partnership (310)**
- Reduce appropriation for information technology replacement
  - **FY 2014:** $26,238
- Reduce appropriation for the administration division
  - **FY 2014:** $45,149
- Reduce appropriation for the business attraction division
  - **FY 2014:** $34,092
- Reduce appropriation for the business expansion division
  - **FY 2014:** $41,245
- Reduce appropriation for the research division
  - **FY 2014:** $43,287

**Virginia Economic Development Partnership (310) Total**
- **FY 2014:** $190,011
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Virginia Museum of Fine Arts (238)</strong></td>
<td></td>
</tr>
<tr>
<td>Decommission Old Wireless System</td>
<td>$3,776</td>
</tr>
<tr>
<td>Eliminate Stockroom Manager</td>
<td>$22,087</td>
</tr>
<tr>
<td>Find Administrative Efficiencies</td>
<td>$17,000</td>
</tr>
<tr>
<td>Negotiate Lower Exhibition Loan Fee</td>
<td>$58,934</td>
</tr>
<tr>
<td>Reduce Library Subscriptions</td>
<td>$2,915</td>
</tr>
<tr>
<td>Switch Reservation System to Less Expensive System</td>
<td>$6,000</td>
</tr>
<tr>
<td><strong>Virginia Museum of Fine Arts (238) Total</strong></td>
<td><strong>$110,712</strong></td>
</tr>
<tr>
<td><strong>Department of Education, Central Office Operations (201)</strong></td>
<td></td>
</tr>
<tr>
<td>Hold 1 to 2 GF Positions Vacant in FY14</td>
<td>$105,720</td>
</tr>
<tr>
<td>Reduce Training for Teacher Evaluation funds</td>
<td>$35,000</td>
</tr>
<tr>
<td><strong>Department of Education, Central Office Operations (201) Total</strong></td>
<td><strong>$140,720</strong></td>
</tr>
<tr>
<td><strong>State Council of Higher Education for Virginia (245)</strong></td>
<td></td>
</tr>
<tr>
<td>Provide one time savings through a position vacancy</td>
<td>$87,665</td>
</tr>
<tr>
<td><strong>State Council of Higher Education for Virginia (245) Total</strong></td>
<td><strong>$87,665</strong></td>
</tr>
<tr>
<td><strong>Department of Accounts (151)</strong></td>
<td></td>
</tr>
<tr>
<td>Capture turnover and vacancy savings</td>
<td>$216,954</td>
</tr>
<tr>
<td><strong>Department of Accounts (151) Total</strong></td>
<td><strong>$216,954</strong></td>
</tr>
<tr>
<td><strong>Department of Taxation (161)</strong></td>
<td></td>
</tr>
<tr>
<td>Eliminate one time funding for office redesign</td>
<td>$85,000</td>
</tr>
<tr>
<td>Increase individual and fiduciary estimated income tax processing efficiency</td>
<td>$27,000</td>
</tr>
<tr>
<td><strong>Department of Taxation (161) Total</strong></td>
<td><strong>$112,000</strong></td>
</tr>
<tr>
<td><strong>Department of Behavioral Health and Developmental Services (720)</strong></td>
<td></td>
</tr>
<tr>
<td>Decrease the number of printed copies of the Code of Virginia</td>
<td>$1,863</td>
</tr>
<tr>
<td>Eliminate vacant project manager position</td>
<td>$112,500</td>
</tr>
<tr>
<td>Reduce central office printer and printing costs</td>
<td>$24,000</td>
</tr>
<tr>
<td>Reduce hourly positions in the central office</td>
<td>$12,175</td>
</tr>
<tr>
<td>Reduce number of agency vehicles under fleet management</td>
<td>$7,352</td>
</tr>
<tr>
<td>Reduce reimbursement for the use of personal cars</td>
<td>$7,119</td>
</tr>
<tr>
<td>Restrict paying for business meals</td>
<td>$3,745</td>
</tr>
<tr>
<td><strong>Department of Behavioral Health and Developmental Services (720) Total</strong></td>
<td><strong>$168,754</strong></td>
</tr>
<tr>
<td><strong>Department for Aging and Rehabilitative Services (262)</strong></td>
<td></td>
</tr>
<tr>
<td>Reduce administrative expenses</td>
<td>$10,000</td>
</tr>
<tr>
<td><strong>Department for Aging and Rehabilitative Services (262) Total</strong></td>
<td><strong>$10,000</strong></td>
</tr>
<tr>
<td><strong>Woodrow Wilson Rehabilitation Center (203)</strong></td>
<td></td>
</tr>
<tr>
<td>Manage staff costs through turnover and vacancy</td>
<td>$97,139</td>
</tr>
<tr>
<td><strong>Woodrow Wilson Rehabilitation Center (203) Total</strong></td>
<td><strong>$97,139</strong></td>
</tr>
</tbody>
</table>
ITEM 471.10.

<table>
<thead>
<tr>
<th>Department</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td></td>
<td>FY2013</td>
<td>FY2014</td>
</tr>
<tr>
<td></td>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td></td>
<td>FY2013</td>
<td>FY2014</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capture savings related to the delay in starting contract</td>
<td>$62,500</td>
<td></td>
</tr>
<tr>
<td>Capture vacancy savings for administrative position</td>
<td>$25,436</td>
<td></td>
</tr>
<tr>
<td>Capture vacancy savings in Nonpoint Pollution Prevention</td>
<td>$29,771</td>
<td></td>
</tr>
<tr>
<td>Defer the purchase of vehicles and participate in a central motor pool</td>
<td>$95,152</td>
<td></td>
</tr>
<tr>
<td>Defer training and other expenditures</td>
<td>$9,289</td>
<td></td>
</tr>
<tr>
<td>Reduce the number of IT servers</td>
<td>$12,000</td>
<td></td>
</tr>
<tr>
<td>Transfer wage support salary in Planning and Recreational Resources Division to nongeneral fund support</td>
<td>$23,156</td>
<td></td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199) Total</td>
<td>$257,304</td>
<td></td>
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<tr>
<td>Department of Criminal Justice Services (140)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reversion of agency fund balance</td>
<td>$674,073</td>
<td></td>
</tr>
<tr>
<td>Department of Criminal Justice Services (140) Total</td>
<td>$674,073</td>
<td></td>
</tr>
<tr>
<td>Department of Emergency Management (127)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capture savings by reducing discretionary expenses</td>
<td>$20,326</td>
<td></td>
</tr>
<tr>
<td>Capture savings by reducing training costs</td>
<td>$2,000</td>
<td></td>
</tr>
<tr>
<td>Department of Emergency Management (127) Total</td>
<td>$22,326</td>
<td></td>
</tr>
<tr>
<td>Department of Fire Programs (960)</td>
<td></td>
<td></td>
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<tr>
<td>Capture one-time operational savings</td>
<td>$44,513</td>
<td></td>
</tr>
<tr>
<td>Department of Fire Programs (960) Total</td>
<td>$44,513</td>
<td></td>
</tr>
<tr>
<td>Innovation and Entrepreneurship Investment Authority (934)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transition a portion of Senior Broadband Executive to billable projects</td>
<td>$68,078</td>
<td></td>
</tr>
<tr>
<td>Transition connect personnel to billable projects</td>
<td>$27,572</td>
<td></td>
</tr>
<tr>
<td>Innovation and Entrepreneurship Investment Authority (934) Total</td>
<td>$95,650</td>
<td></td>
</tr>
<tr>
<td>Virginia Information Technologies Agency (136)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reduce funding for vacant GF position</td>
<td>$41,387</td>
<td></td>
</tr>
<tr>
<td>Virginia Information Technologies Agency (136) Total</td>
<td>$41,387</td>
<td></td>
</tr>
</tbody>
</table>

5.a. This item includes $300,000 from the general fund in the second year for the Virginia School for the Deaf and Blind.

b. By June 30, 2014, the Superintendent of the Virginia School for the Deaf and Blind shall submit a report to the Secretaries of Education and Finance, to include progress made in continuing efforts to reduce expenditures; a summary of an examination of programs in other states, especially with regard to student-to-teacher ratios; reorganization of the reporting structure of the school’s staff; an update on the fate of unoccupied or minimally occupied buildings on campus; evaluation of a possible policy of reimbursing parents for special education costs in certain circumstances; and an analysis of the level of local per pupil cost that is contributed, via deduction to Basic Aid payments, based on the number of students attending.

472. Not set out.
ITEM 472.  

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## INDEPENDENT AGENCIES

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### § 1-54. VIRGINIA RETIREMENT SYSTEM (158)

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<td>482.</td>
<td>Personnel Management Services (70400)</td>
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<td>Administration of Retirement and Insurance Programs (70415)</td>
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<td>Fund Sources: Trust and Agency</td>
<td>$10,508,060</td>
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Authority: Title 51.1, Chapters 1, 2, 2.1, and 3, Code of Virginia.

A. The Board of Trustees of the Virginia Retirement System is hereby authorized to charge a participation fee to each employer served by the Virginia Retirement System for any services provided pursuant to Title 51.1 of the Code of Virginia. The fee shall be utilized to pay the administrative expenses of all administrative services, including non-retirement programs. Retirement contributions required by the Board shall be reduced to pay such fees in a manner prescribed by the Board of Trustees.

B. State agencies and institutions of higher education shall make payments to the Virginia Retirement System (VRS) for VRS-administered benefits no less often than monthly.

C. The Virginia Retirement System shall make those changes to administrative policies, procedures, and systems as are necessary for implementation of the public employee retirement reforms provided for in **Senate Bill 498 and House Bill 1130 of the 2012 session Chapter 701 of the Acts of Assembly of 2012**. Such nongeneral funds as are required to implement these changes are hereby appropriated.

D. Of the amounts appropriated to this Item, $3,369,382 in the second year is designated to implement the employee retirement reforms provided for in **Chapter 701 of the Acts of Assembly of 2012**.

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<td>Investment, Trust, and Insurance Services (72500)</td>
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ITEM 483.

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Fund Sources: Trust and Agency ....................................... $21,619,509 $25,145,448 $26,146,448

Authority: Title 51.1, Chapters 1, 2, 2.1, and 3, Code of Virginia.

By September 30 of each year, the VRS Board of Trustees shall report to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees on the prior fiscal year’s results obtained by the internal investment management program. The report shall include a comparison of investment performance against the board’s benchmarks and an estimate of the program’s fee savings when compared to similar assets managed externally.

484. Administrative and Support Services (79900)................... $27,503,025 $27,587,438 $28,712,438

General Management and Direction (79901)........................ $17,605,433  $17,315,500 $18,065,500

Information Technology Services (79902)......................... $9,897,592  $10,271,938 $10,646,938

Fund Sources: Trust and Agency ....................................... $27,503,025 $27,587,438 $28,712,438

Authority: Title 51.1, Chapters 1, 2, 2.1, and 3, Code of Virginia.

Out of the amounts appropriated to this Item, the director is authorized to expend an amount not to exceed $25,000 the first year and $25,000 the second year for expenses commonly borne by business enterprises. Such expenses shall be recorded separately by the agency.

485. Not set out.

Total for Virginia Retirement System................................ $59,630,594 $63,476,177 $68,971,559

Nongeneral Fund Positions................................................. 314.00 444.00 325.00

Position Level ............................................................. 314.00 444.00 325.00

Fund Sources: Trust and Agency ....................................... $59,630,594 $63,476,177 $68,971,559

486. Not set out.

487. Not set out.

488. Not set out.

489. Not set out.

TOTAL FOR INDEPENDENT AGENCIES................................. $594,510,214 $667,643,112 $673,138,494

General Fund Positions....................................................... 4.00 13.00

Nongeneral Fund Positions.............................................. 1,674.12 1,674.12

Position Level ............................................................. 1,678.12 1,687.12 1,698.12

Fund Sources: General...................................................... $200,000 $1,200,000

Special................................................................. $79,730,160 $79,817,160

Enterprise................................................................. $403,484,744 $471,679,083
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490. Not set out.
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.

2. The Director, Department of Planning and Budget, may transfer appropriations listed in Part 2 of this act from the second year to the first year in accordance with § 4-1.03 a 5 of this act.

B. The five-digit number following the title of a project is the code identification number assigned for the life of the project.

C. Except as herein otherwise expressly provided, appropriations or reappropriations for structures may be used for the purchase of equipment to be used in the structures for which the funds are provided, subject to guidelines prescribed by the Governor.

D. Notwithstanding any other provisions of law, appropriations for capital projects shall be subject to the following:

1. 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.

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 reviewed by the Department of General Services. The purpose of this review is to avoid unnecessary expenditures for each project, in the interest of assuring the overall cost of the project is reasonable in relation to the purpose intended, regardless of discrete design choices.

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 $1,000,000 for a single repair or project through the maintenance reserve appropriation without a separate 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 or state agency has identified a potential project that exceeds the threshold prescribed in the rules or regulations, 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.

3. Only facilities supported wholly or in part by the general fund shall utilize general fund maintenance reserve appropriations. Facilities supported entirely by nongeneral funds shall accomplish maintenance through the use of nongeneral funds.

F. Conditions Applicable to Bond Projects
1. The General Assembly hereby authorizes the capital projects listed in §§ 2-24 and 2-25 for the indicated agencies and institutions of higher education and hereby appropriates and reappropriates therefore sums from the sources and in the amount indicated. 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 §§ 2-24 and 2-25 is hereby authorized.

2. The issuance of bonds for any project listed in § 2-24 is to be separately authorized pursuant to Article X, Section 9 (c), Constitution of Virginia.

3. The issuance of bonds for any project listed in Item C-40 or C-41 shall be authorized pursuant to § 23-19, Code of Virginia.

4. In the event that the cost of any capital project listed in §§ 2-23, 2-24 and 2-25 shall exceed the amount appropriated therefore, the Director, Department of Planning and Budget, is hereby authorized, upon request of the affected institution, to approve an increase in appropriation authority of not more than ten percent of the amount designated in §§ 2-23, 2-24 and 2-25 for such project, from any available nongeneral fund revenues, provided that such increase shall not constitute an increase in debt issuance authorization for such capital project. Furthermore, the Director, Department of Planning and Budget, is hereby authorized to approve the expenditure of all interest earnings derived from the investment of bond proceeds in addition to the amount designated in §§ 2-23, 2-24 and 2-25 for such capital project.

5. The interest on bonds to be issued for these projects may be subject to inclusion in gross income for federal income tax purposes.

6. Inclusion of a project in this act does not imply a commitment of state funds for temporary construction financing. In the absence of such commitment, the institution may be responsible for securing short-term financing and covering the costs from other sources of funds.

7. In the event that the Treasury Board determines not to finance all or any portion of any project listed in Item C-40 of § 2-24 of this act with the issuance of bonds pursuant to Article X, Section 9 (c), Constitution of Virginia, and notwithstanding any provision of law to the contrary, this act shall constitute the approval of the General Assembly to finance all or such portion of such project under the authorization of § 2-25 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 appropriations unexpended at the close of the previous biennium for all authorized capital projects which meet any of the following conditions:

1. Construction is in progress.

2. Equipment purchases have been authorized by the Governor but not received.

3. Plans and specifications have been authorized by the Governor but not completed.

4. Obligations were outstanding at the end of the previous biennium.

H. The Department of Planning and Budget is hereby authorized to administratively appropriate any nongeneral fund component of any capital project authorized in Chapters 859/827 (2002), Chapters 884/854 (2002), or Chapters 887/855 (2002).

I. Alternative Financing
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;

b. a description of the financing options available, including the alternative financing, which will delineate the revenue streams or client populations pledged or encumbered by the alternative financing;

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

e. a recommendation and planned course of action based on this analysis.

J. Conditions Applicable to Alternative Financing

The following authorizations to 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, are continued until revoked:

1. James Madison University

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 § 23-19(d)(4), Code of Virginia.

b. The General Assembly authorizes James Madison University to enter into a written agreement with a public or private entity to design, construct, and finance a facility or facilities to provide additional parking, student housing, and/or operational related facilities. The facility or facilities may be located 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. James Madison 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 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 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.

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.

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.

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 § 23-19(d)(4), Code of Virginia.

b. The General Assembly authorizes Radford University to enter into a written agreement with a public or private entity to design, construct, and finance a facility or facilities to provide additional parking, student housing, and/or operational related facilities. The facility or facilities may be located 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. 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 of the University or the Commonwealth of Virginia.

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 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) seek to obtain police power over the student housing as provided by law; and (v) otherwise support the student housing facilities consistent with law, provided that the University's obligation 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 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.

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 bonds or other indebtedness of the University or the Commonwealth of Virginia.

7. Northern Virginia Community College - Alexandria Campus

The General Assembly authorizes Northern Virginia Community College, Alexandria Campus to enter into a written agreement either with its affiliated foundation or a private contractor to construct a facility to provide on-campus housing on College land to be leased to said foundation or private contractor for such purposes. Northern Virginia Community College, Alexandria Campus, is also authorized to enter into a written agreement with said foundation or private contractor for the support of such student housing facilities and management of the operation and maintenance of the same.

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 (VSUREF), and other entities owned or controlled by the university for the development, design, construction, financing, and management of a mixed-use economic development corridor comprising student housing, parking, and dining facilities through alternative financing agreements including public-private partnerships. The facility or facilities may be located on property owned by the Commonwealth.

b. Virginia State University is further authorized to enter into a written agreement with the VSUREF, VSUF, and other entities owned 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.

9. The following individuals, and members of their immediate family, may not engage in an
alternative financing arrangement with any agency or institution of the Commonwealth, where
the potential for financial gain, or other factors may cause a conflict of interest:

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.

K. The budget bill submitted by the Governor shall include a synopsis of previous
appropriations for capital projects from the General Assembly and authorizations by the
Governor for such projects.

L. 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.

M. 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.

N. The Governor shall consider the project life cycle cost that provides the best long-term
benefit to the Commonwealth when conducting capital project reviews, design and construction
decisions, and project scope changes.

O. The Governor shall provide the Chairmen of the Senate Finance and House Appropriations
Committees an opportunity to review the six year capital improvement plan prior to the
beginning of each new biennial budget cycle.

P. No structure, improvement or renovation shall occur on the state property located at the
Carillon in Byrd Park in the City of Richmond without the approval of the General Assembly.

Q. 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
Advisory Committee, to provide necessary information for state-wide reporting. This
requirement shall apply to all projects, including those funded from general and nongeneral
fund sources.

R. Notwithstanding any other provision of law, the following shall govern the real estate
purchase and exchange agreement for Western State Hospital between the Commonwealth of
Virginia and the City of Staunton. The City of Staunton shall remit the $15 million for the
property sale as follows:

1) the first payment of $5 million on October 1, 2012;

2) the second payment of $5 million on January 1, 2013; and,
3) the final payment of $5 million on April 1, 2013.

Further, this item eliminates the requirement that the City of Staunton maintain a $15 million line of credit to ensure its payment.

**LEGISLATIVE DEPARTMENT**

C-1.30. Not set out.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>FY2013</td>
<td>FY2014</td>
</tr>
<tr>
<td>------------</td>
<td>-----------</td>
</tr>
</tbody>
</table>

TOTAL FOR LEGISLATIVE DEPARTMENT

Fund Sources: General

C-1.60. Not set out.

TOTAL FOR OFFICE OF AGRICULTURE AND FORESTRY

C-1.70. Not set out.

TOTAL FOR OFFICE OF COMMERCE AND TRADE

**OFFICE OF EDUCATION**

§ 2-1. THE COLLEGE OF WILLIAM AND MARY IN VIRGINIA (204)

C-2. Improvements: Renovate Dormitories (17933).................

<table>
<thead>
<tr>
<th>Fund Sources: Bond Proceeds</th>
<th>$5,000,000</th>
<th>$9,650,000</th>
</tr>
</thead>
</table>

C-3. Not set out.

C-3.10. Not set out.

C-3.20. Not set out.

C-3.30. Not set out.

Total for The College of William and Mary in Virginia..

| Fund Sources: Higher Education Operating | $2,000,000 | $0 |
| Bond Proceeds | $53,000,000 | $9,650,000 |

C-4. Not set out.

§ 2-2. VIRGINIA INSTITUTE OF MARINE SCIENCE (268)

C-4.50. Acquisition: Research Vessel (17950) ............................... $8,050,000

<table>
<thead>
<tr>
<th>Fund Sources: Bond Proceeds</th>
<th>$8,050,000</th>
<th>$0</th>
</tr>
</thead>
</table>

This capital project are hereby authorized and may be financed in whole or in part through bonds of the Virginia College Building Authority pursuant to §23-30.24 et seq., Code of Virginia. Bonds issued to finance this project may be sold and issued under the 21st Century College Program at the same time with other obligations of the Authority as separate issues or as a combined issue.
ITEM C-4.50.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total for Virginia Institute of Marine Science</td>
<td>$8,050,000</td>
</tr>
<tr>
<td>Fund Sources: Bond Proceeds</td>
<td>$8,050,000</td>
</tr>
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</table>

§ 2-3. GEORGE MASON UNIVERSITY (247)

C-5. Not set out.
C-6. Not set out.
C-7. Not set out.
C-7.10. Not set out.
C-8. Not set out.
C-8.10. Not set out.
C-8.11. New Construction: Hylton Center (18011)........................ $0 $2,600,000
Fund Sources: Higher Education Operating............................. $0 $2,600,000
C-8.15. Not set out.

Total for George Mason University....................................... $75,833,000 $6,849,000
Fund Sources: Higher Education Operating............................. $4,027,000 $0
Bond Proceeds ............................................ $71,806,000 $6,849,000

§ 2-4. JAMES MADISON UNIVERSITY (216)

C-9.10. New Construction: University Services Annex Addition (18135)......................................................... $0 $8,000,000
Fund Sources: Higher Education Operating............................. $0 $3,000,000
Bond Proceeds ............................................ $0 $5,000,000
C-10. Not set out.
C-11. Not set out.
C-12. Not set out.

Total for James Madison University...................................... $230,455,000 $4,250,000
Fund Sources: Higher Education Operating............................. $5,851,000 $4,250,000
ITEM C-13.20.

<table>
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<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
<td></td>
<td>First Year</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$224,604,000</td>
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</tbody>
</table>

C-13.50. Not set out.
C-14. Not set out.
C-16. Not set out.
C-17. Not set out.
C-18. Not set out.
C-20. Not set out.
C-22. Not set out.
C-23. Not set out.
C-25. Not set out.
C-27. Not set out.
C-29. Not set out.
C-30. Not set out.
C-31. Not set out.
C-31.10. Not set out.

§ 2-5. VIRGINIA MILITARY INSTITUTE (211)

C-31.50. Not set out.
C-31.60. Not set out.
C-31.70. **Improvements: Improve Post Facilities, Phase II (18122)**

<table>
<thead>
<tr>
<th>Fund Sources</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bond Proceeds</td>
<td>$0</td>
<td>$4,000,000</td>
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</table>

Total for Virginia Military Institute: $4,000,000 $0
### OFFICE OF EDUCATION

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2013</td>
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<tr>
<td></td>
<td>$4,000,000</td>
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</table>

**Fund Sources:**
- Bond Proceeds: $4,000,000

**TOTAL FOR OFFICE OF EDUCATION:**

<table>
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<tr>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
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<tr>
<td>$767,759,000</td>
<td>$30,749,000</td>
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**OFFICE OF NATURAL RESOURCES**

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<tr>
<td></td>
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</tr>
<tr>
<td></td>
<td>$0</td>
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</table>

**Fund Sources:**
- Dedicated Special Revenue: $0
- Federal Trust: $1,000,000
- Bond Proceeds: $1,000,000

**TOTAL FOR OFFICE OF NATURAL RESOURCES:**

<table>
<thead>
<tr>
<th>First Year FY2013</th>
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<tbody>
<tr>
<td>$1,000,000</td>
<td>$14,225,000</td>
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**OFFICE OF PUBLIC SAFETY**

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<tr>
<td></td>
<td>First Year FY2013</td>
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<tr>
<td></td>
<td>$50,000</td>
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**Fund Sources:**
- General: $50,000

**TOTAL FOR OFFICE OF PUBLIC SAFETY:**

<table>
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<tr>
<th>First Year FY2013</th>
<th>Second Year FY2014</th>
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<tr>
<td>$50,000</td>
<td>$0</td>
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**OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY**

<table>
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<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tr>
<td></td>
<td>First Year FY2013</td>
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<tr>
<td></td>
<td>$0</td>
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</table>

**Fund Sources:**
- Special: $0

**TOTAL FOR OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY:**

<table>
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<th>First Year FY2013</th>
<th>Second Year FY2014</th>
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<tr>
<td>$0</td>
<td>$541,539</td>
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### Item Details($) Appropriations($)  
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<tbody>
<tr>
<td>Federal Trust</td>
<td>$0</td>
<td>$380,000</td>
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</table>

### OFFICE OF TRANSPORTATION

C-35. Not set out.
C-35.10. Not set out.
C-35.15. Not set out.
C-35.20. Not set out.
C-35.25. Not set out.
C-35.30. Not set out.

§ 2-6. VIRGINIA PORT AUTHORITY (407)

C-36. New Construction: Expand Port Terminals (17956)........... $105,500,000 $0

<table>
<thead>
<tr>
<th>Fund Sources</th>
<th>FY2013</th>
<th>FY2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bond Proceeds</td>
<td>$105,500,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

*The purpose of this project is expanded to include paving of the Exxon yard and north gates to provide additional storage and accommodate straddle carriers, and the purchase of rolling stock to increase capacity.*

C-36.10. Not set out.

Total for Virginia Port Authority.............................. $107,000,000 $1,500,000

<table>
<thead>
<tr>
<th>Fund Sources</th>
<th>FY2013</th>
<th>FY2014</th>
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</thead>
<tbody>
<tr>
<td>Commonwealth Transportation</td>
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<td>$1,500,000</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$105,500,000</td>
<td>$0</td>
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</table>

TOTAL FOR OFFICE OF TRANSPORTATION.............. $118,600,000 $21,500,000

<table>
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<tr>
<th>Fund Sources</th>
<th>FY2013</th>
<th>FY2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commonwealth Transportation</td>
<td>$13,100,000</td>
<td>$21,500,000</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$105,500,000</td>
<td>$0</td>
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</table>

### CENTRAL APPROPRIATIONS

§ 2-7. CENTRAL CAPITAL OUTLAY (949)

C-37. Not set out.
C-38. Not set out.

C-38.10. Capital Outlay Project Pool (17967)............................. $119,654,056 $0

<table>
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<tr>
<th>Fund Sources</th>
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</thead>
<tbody>
<tr>
<td>General</td>
<td>$19,500,000</td>
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</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$10,285,200</td>
<td>$0</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$89,868,856</td>
<td>$0</td>
</tr>
</tbody>
</table>

A. 1. The capital projects in paragraph B. of this item are hereby authorized and may be financed in whole or in part through bonds of the Virginia College Building Authority pursuant to § 23-30.24 et seq., Code of Virginia, or the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia. Bonds of the Virginia College Building Authority issued to finance these projects may be sold and issued under the 21st Century College Program at the same time with other obligations of the Authority as separate issues or as a combined issue. The aggregate principle amounts will not exceed $89,868,856 plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263 of the Code of Virginia.
2. From the list of projects included in paragraph B of this item, the Director of the Department of Planning and Budget shall provide the Chairmen of the Virginia College Building Authority and the Virginia Public Building Authority with the specific projects, as well as the amounts for these projects, to be financed by each authority within the dollar limit established by this authorization.

3. Debt service on the projects contained in this item shall be provided from appropriations to the Treasury Board.

4. The appropriations for said capital projects are contained in this item and are subject to the conditions in § 2-0 F of this act.

B. The General Assembly hereby appropriates $19,500,000 in the first year from the general fund and $10,285,200 in the first year and $10,226,787 in the second year from nongeneral fund sources in the first year for the projects listed in this section.

<table>
<thead>
<tr>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agency</td>
<td>Project Title</td>
</tr>
<tr>
<td>Department of Conservation and Recreation</td>
<td>Repairs and Upgrades to State Park Owned Dams</td>
</tr>
<tr>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>Roof Replacement Birdsall-Hoover Medical Administration Building 805</td>
</tr>
<tr>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>Asbestos Abatement, Phase 4 of 4</td>
</tr>
<tr>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>Implement ADA Compliance Measures - Campus Wide</td>
</tr>
<tr>
<td>Department for the Blind and Vision Impaired</td>
<td>Replace Roof on Library Resource Center</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Replace Mechanical Systems Baskerville</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Replace Plumbing Systems Baskerville</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Roof Replacement Keen Mountain</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Roof Replacement Lawrenceville</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>HVAC Replacement Lawrenceville</td>
</tr>
<tr>
<td>Department of General Services</td>
<td>Renovate Consolidated Labs</td>
</tr>
<tr>
<td>Department of General Services</td>
<td>Capital Projects Space Improvement for Dept. of Conservation and Recreation</td>
</tr>
<tr>
<td>Department of General Services</td>
<td>Monroe Building Exterior Repairs and Jefferson Building Window Replacement</td>
</tr>
<tr>
<td>Department of General Services / Department of Veterans Services</td>
<td>Expand Virginia War Memorial / DVS Offices and Parking</td>
</tr>
<tr>
<td>Jamestown-Yorktown Foundation</td>
<td>Yorktown Outside Areas, Signage and Amenities</td>
</tr>
<tr>
<td>Jamestown-Yorktown Foundation</td>
<td>Road Wall and Sound Buffer</td>
</tr>
<tr>
<td>Roanoke Higher Education Authority</td>
<td>Waterproof Building</td>
</tr>
<tr>
<td>Virginia Museum of Fine Arts</td>
<td>Replace Roof 1985 Addition</td>
</tr>
<tr>
<td>Virginia School for the Deaf and Blind</td>
<td>Install Sprinklers in Byrd Hall</td>
</tr>
<tr>
<td>Virginia School for the Deaf and Blind</td>
<td>Improve Campus Security, ADA and Other Regulatory Compliance</td>
</tr>
<tr>
<td>Virginia Workers' Compensation Commission</td>
<td>Acquire New Headquarters Building</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>Construct Cooling Plant and Replace Utilities, Phase IV</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>Renovate the Brafferton and Brafferton Kitchen</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>Improve Accessibility Infrastructure</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>Improve Lake Matoaka Dam Spillway</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>Improve Campus Stormwater Infrastructure</td>
</tr>
<tr>
<td>Longwood University</td>
<td>New Biomass Boiler</td>
</tr>
<tr>
<td>Longwood University</td>
<td>Replace Willett Hall HVAC</td>
</tr>
<tr>
<td>George Mason University</td>
<td>Hylton Center</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>Replace Mechanical Systems in the Oceanography and Physics Building</td>
</tr>
</tbody>
</table>
C. The Department of General Services, with the cooperation and support of the Workers’ Compensation Commission, is hereby directed to manage acquisition or to construct, construction, or leasing under a capital lease of a new headquarters facility for the commission out of such funds as are appropriated for such purposes. If construction is the most suitable alternative, the department shall undertake design and construction of the facility as well as acquisition of any land required for such construction. Upon completion of the If a capital lease is a suitable alternative and is determined by the department to be economically beneficial compared to construction or acquisition alternatives, the department may proceed with negotiations for a capital lease pursuant to § 4-3.03 b.2 of this act. Upon occupancy of a new facility, the department shall sell the existing headquarters facility located at 1000 DMV Drive in Richmond, Virginia after first considering needs of the Commonwealth and other state departments, agencies and institutions.

D. The Virginia War Memorial Addition project contained in paragraph B. of this Item will include the new Shrine of Memory to house the Memorial to Virginia’s Heroes killed in the Global War on Terrorism and related gallery memorial spaces. The addition will consist of 19,500 square feet to house the Global War on Terrorism memorial, the offices of the Virginia War Memorial Education Foundation and related educational programs. The educational spaces include a distance learning center and classroom, a 350 seat lecture auditorium, and other instructional spaces with supporting technology and training facilities. The Virginia War Memorial will relocate their office space into the new addition to allow for expanded exhibit and exhibit storage space in the existing building. Also included is a parking structure for up to two hundred vehicles and related landscape improvements.

C-38.20. Not set out.


C-39.05. Planning: Detail Planning for Capital Projects (17968).... $41,493,729

A. The following projects shall be funded for detailed planning entirely from amounts in the Central Capital Planning Fund established under § 2.2-1520 of the Code of Virginia and any general funds provided.

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>146</td>
<td>Science Museum of Virginia</td>
<td>Construct Event Space and Upgrade Museum Exhibits</td>
</tr>
<tr>
<td>194</td>
<td>Department of General Services</td>
<td>Renovation of the 9th Street Office Building and Parking Deck</td>
</tr>
<tr>
<td>199</td>
<td>Department of Conservation and Recreation</td>
<td>Complete Phase I Development, Powhatan State Park</td>
</tr>
<tr>
<td>203</td>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>Renovate Dining Hall and Activities Building, Phase II</td>
</tr>
<tr>
<td>203</td>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>Renovate Anderson Vocational Training Building, Phase I</td>
</tr>
<tr>
<td>425</td>
<td>Jamestown-Yorktown Foundation</td>
<td>Expand Western Virginia Forensic Laboratory and Office of the Chief Medical Examiner Facility</td>
</tr>
<tr>
<td>778</td>
<td>Department of Forensic Science</td>
<td></td>
</tr>
</tbody>
</table>

B. The following projects shall be funded for detailed planning 50 percent from amounts in the Central Capital Planning Fund established under § 2.2-1520 of the Code of Virginia, and 50 percent from higher education operating nongeneral fund sources.

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>146</td>
<td>Science Museum of Virginia</td>
<td>Construct Event Space and Upgrade Museum Exhibits</td>
</tr>
<tr>
<td>194</td>
<td>Department of General Services</td>
<td>Renovation of the 9th Street Office Building and Parking Deck</td>
</tr>
<tr>
<td>199</td>
<td>Department of Conservation and Recreation</td>
<td>Complete Phase I Development, Powhatan State Park</td>
</tr>
<tr>
<td>203</td>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>Renovate Dining Hall and Activities Building, Phase II</td>
</tr>
<tr>
<td>203</td>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>Renovate Anderson Vocational Training Building, Phase I</td>
</tr>
<tr>
<td>425</td>
<td>Jamestown-Yorktown Foundation</td>
<td>Expand Western Virginia Forensic Laboratory and Office of the Chief Medical Examiner Facility</td>
</tr>
<tr>
<td>778</td>
<td>Department of Forensic Science</td>
<td></td>
</tr>
</tbody>
</table>
ITEM C-39.05.

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>212</td>
<td>Virginia State University</td>
<td>Erosion and Sediment Control Stormwater Master Plan / Retention Pond</td>
</tr>
<tr>
<td>212</td>
<td>Virginia State University</td>
<td>Renovate Lockett Hall</td>
</tr>
<tr>
<td>213</td>
<td>Norfolk State University</td>
<td>Replace Brown Hall</td>
</tr>
<tr>
<td>214</td>
<td>Longwood University</td>
<td>Construct Student Success Center</td>
</tr>
<tr>
<td>215</td>
<td>University of Mary Washington</td>
<td>Renovate Mercer and Woodward Halls</td>
</tr>
<tr>
<td>217</td>
<td>Radford University</td>
<td>Construct New Academic Building, Phase I &amp; II</td>
</tr>
<tr>
<td>241</td>
<td>Richard Bland College</td>
<td>Renovate Ernst Hall</td>
</tr>
<tr>
<td>242</td>
<td>Christopher Newport University</td>
<td>Construct Student Success Center</td>
</tr>
<tr>
<td>260</td>
<td>Virginia Community College</td>
<td>Construct Phase III Academic Building, Midlothian Campus, John Tyler</td>
</tr>
<tr>
<td>260</td>
<td>Virginia Community College</td>
<td>Renovate Bayside Building, Virginia Beach Campus, Tidewater</td>
</tr>
<tr>
<td>260</td>
<td>Virginia Community College</td>
<td>Construct New Classroom and Administration Building, Blue Ridge</td>
</tr>
<tr>
<td>260</td>
<td>Virginia Community College</td>
<td>Renovate Building B, Parham Road Campus, J. Sargeant Reynolds</td>
</tr>
<tr>
<td>260</td>
<td>Virginia Community College</td>
<td>Renovate Reynolds Academic Building, Loudoun Campus, Northern Virginia</td>
</tr>
<tr>
<td>260</td>
<td>Virginia Community College</td>
<td>Renovate Main Hall, Middletown Campus, Lord Fairfax</td>
</tr>
<tr>
<td>260</td>
<td>Virginia Community College</td>
<td>Renovate Anderson Hall, Virginia Western</td>
</tr>
<tr>
<td>268</td>
<td>Virginia Institute of Marine</td>
<td>Construct Consolidated Scientific Research Facility</td>
</tr>
</tbody>
</table>

C. The following projects shall be funded for detailed planning entirely from higher education operating nongeneral fund sources.

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>204</td>
<td>College of William and Mary</td>
<td>Renovate Tyler Hall</td>
</tr>
<tr>
<td>207</td>
<td>University of Virginia</td>
<td>Renovate the Rotunda</td>
</tr>
<tr>
<td>208</td>
<td>Virginia Tech</td>
<td>Construct Classroom Building</td>
</tr>
<tr>
<td>211</td>
<td>Virginia Military Institute</td>
<td>Construct Corps Physical Training Facilities, Phase I and Phase II</td>
</tr>
<tr>
<td>216</td>
<td>James Madison University</td>
<td>Construct Health and Engineering Academic Facility (East Wing Hospital)</td>
</tr>
<tr>
<td>221</td>
<td>Old Dominion University</td>
<td>Construct New School of Education</td>
</tr>
<tr>
<td>236</td>
<td>Virginia Commonwealth University</td>
<td>Construct and Renovate Information Commons and Libraries</td>
</tr>
<tr>
<td>247</td>
<td>George Mason University</td>
<td>Construct Academic VII / Research III, Phase I</td>
</tr>
<tr>
<td>247</td>
<td>George Mason University</td>
<td>Construct Life Sciences Building, Prince William</td>
</tr>
</tbody>
</table>

D. In accordance with Title 2.2, Chapter 15.1, each institution shall submit their completed detailed planning documents to the Six-Year Capital Outlay Plan Advisory Committee for its review and recommendation.

E. 1. Each public college and university is authorized to use additional higher education operating nongeneral funds to move to working drawings for the projects listed in paragraph B and paragraph C.

2. Each agency may utilize other nongeneral funds to move to working drawings for the projects authorized in paragraph A.

F. Each agency or institution shall be reimbursed for all nongeneral funds used when the project is funded to move into the construction phase.

G. In accordance with § 2.2-1520, the Director, Department of Planning and Budget, shall reimburse the Central Capital Planning Fund for the amounts provided for detailed planning when the project is funded to move into the construction phase.
H. 1. The Director, Department of Planning and Budget shall move the following projects to detailed planning. Agencies and institutions of higher education may utilize institutional nongeneral funds, for which they will be reimbursed upon approval of construction funding, to advance these projects.

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>194</td>
<td>194</td>
<td>Department of General Services</td>
<td>Morson Row Renovation</td>
</tr>
<tr>
<td>208</td>
<td></td>
<td>Virginia Tech</td>
<td>Renovate / Renew Academic Buildings</td>
</tr>
<tr>
<td>215</td>
<td></td>
<td>University of Mary Washington</td>
<td>Construct Jepson Science Center Addition</td>
</tr>
<tr>
<td>216</td>
<td>216</td>
<td>James Madison University</td>
<td>Renovate Madison Hall</td>
</tr>
<tr>
<td>217</td>
<td></td>
<td>Radford University</td>
<td>Renovate Whitt Hall</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Virginia School for the Deaf at Blind at Staunton / Department of General Services</td>
<td>Renovate Main Hall</td>
</tr>
<tr>
<td>218</td>
<td>218</td>
<td>Old Dominion University</td>
<td>Construct a Joint Policing Facility Chemistry Building</td>
</tr>
<tr>
<td>236</td>
<td>236</td>
<td>Virginia Commonwealth</td>
<td>Renovate Sanger Hall, Phase II</td>
</tr>
<tr>
<td>236</td>
<td>236</td>
<td>University</td>
<td>Renovate Raleigh Building</td>
</tr>
<tr>
<td>238</td>
<td>238</td>
<td>Virginia Museum of Fine Arts</td>
<td>Renovate Robinson House</td>
</tr>
<tr>
<td>239</td>
<td>239</td>
<td>Frontier Culture Museum</td>
<td>Construct Early American Industry Exhibit</td>
</tr>
<tr>
<td>242</td>
<td>242</td>
<td>Christopher Newport University</td>
<td>Construct Library, Phase II</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>Virginia Community College</td>
<td>Construct Phase VII Academic Building, Annandale Campus, Northern Virginia</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>Virginia Community College</td>
<td>Virginia</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>Virginia Community College</td>
<td>Renovate Replace Phase I Academic and Administration Building, Eastern Shore</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>Virginia Community College</td>
<td>Renovate Engineering and Industrial Technology Building, Danville</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>Virginia Community College</td>
<td>Construct Bioscience Building, Blue Ridge</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>Virginia Community College</td>
<td>Construct Student Service and Learning Resources Center, Christanna</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>System</td>
<td>Campus, Southside VA</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>Department of Behavioral Health and Developmental Services</td>
<td>Replace Facility Roofs and Building Envelopes</td>
</tr>
</tbody>
</table>

2. The following projects are authorized to proceed to preplanning:

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>194</td>
<td>194</td>
<td>Department of General Services</td>
<td>Renovate Supreme Court Interior</td>
</tr>
<tr>
<td>194</td>
<td>194</td>
<td>Department of General Services</td>
<td>Capitol Complex Infrastructure and Security</td>
</tr>
<tr>
<td>207</td>
<td></td>
<td>University of Virginia</td>
<td>Renovate Gilmer Hall and Chemistry Building</td>
</tr>
<tr>
<td>214</td>
<td></td>
<td>Longwood University</td>
<td>Admissions Office</td>
</tr>
<tr>
<td>214</td>
<td></td>
<td>Longwood University</td>
<td>New Academic Building</td>
</tr>
<tr>
<td>216</td>
<td>216</td>
<td>James Madison University</td>
<td>Renovate Madison Hall</td>
</tr>
<tr>
<td>216</td>
<td>216</td>
<td>James Madison University</td>
<td>Virginia Cooperative Extension and Agricultural Experiment</td>
</tr>
<tr>
<td>229</td>
<td>229</td>
<td>Virginia Cooperative Extension and Agricultural Experiment</td>
<td>Improve Kentland Facilities</td>
</tr>
<tr>
<td>242</td>
<td>242</td>
<td>Christopher Newport University</td>
<td>Construct and Renovate Fine Arts and Rehearsal Space</td>
</tr>
<tr>
<td>242</td>
<td>242</td>
<td>Virginia Community College</td>
<td>Construct and Renovate Fine Arts and Rehearsal Space</td>
</tr>
<tr>
<td>260</td>
<td>260</td>
<td>Virginia Institute of Marine Science</td>
<td>Renovate Godwin Building, Northern Virginia CC, Annandale Campus</td>
</tr>
<tr>
<td>268</td>
<td></td>
<td>Virginia Institute of Marine Science</td>
<td>Construct Facilities Management Building</td>
</tr>
</tbody>
</table>

3. The Director, Department of Planning and Budget shall provide $13,000,000 $15,000,000 from the Central Capital Planning Fund established under § 2.2-1520 of the Code of Virginia and $16,000,000 $18,600,000 from higher education nongeneral fund revenue sources for the projects contained in paragraphs H. 1. and H. 2. Agencies and institutions of higher education may utilize additional nongeneral funds to advance these projects for which they will be reimbursed upon approval of construction funding for their project. The Director, Department of Planning and Budget shall appropriate additional nongeneral fund upon request from agencies and institutions.
4. Projects for all comprehensive and two-year institutions except for James Madison University and Virginia Military Institute shall be funded 50 percent from the central planning fund and 50 percent from higher education nongeneral fund sources. All projects for other public colleges and universities shall be funded entirely from higher education nongeneral fund sources. All other projects shall be funded entirely from central planning funds. However, all nongeneral funds used by either state agencies or public colleges and universities to conduct authorized project planning shall be reimbursed upon approval of construction funding, to advance the project.

5. Projects contained in H.2. may utilize higher education nongeneral fund sources and are authorized to proceed to detailed planning for which they will be reimbursed upon approval of construction funding for their project. The Director, Department of Planning and Budget, shall appropriate additional nongeneral funds upon request from agencies and institutions for this purpose.

C-39.40. Comprehensive Capital Outlay Program (18049)..............

<table>
<thead>
<tr>
<th>Fund Sources: Higher Education Operating</th>
<th>$0</th>
<th>$56,000,000</th>
<th>$63,201,610</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bond Proceeds</td>
<td>$0</td>
<td>$1,098,500,000</td>
<td>$1,403,298,390</td>
</tr>
</tbody>
</table>

A. 1. The capital projects in paragraph B of this item are hereby authorized and may be financed in whole or in part through bonds of the Virginia College Building Authority pursuant to § 23-30.24 et seq., Code of Virginia, or the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia. Bonds of the Virginia College Building Authority issued to finance these projects may be sold and issued under the 21st Century College Program at the same time with other obligations of the Authority as separate issues or as a combined issue. The aggregate principal amounts will not exceed $877,500,000 plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263 of the Code of Virginia.

2. a) Notwithstanding any other provision of law, the Director, Department of Planning and Budget, shall provide for the construction, renovation, or improvement of the projects listed in paragraph B from proceeds of bonds previously authorized in Part 2, §§ 1 through 4 of Chapter 1, 2008 Acts of Assembly, Special Session 1 and from proceeds of bonds previously authorized in Items C-85, Chapter 874, 2010 Acts of Assembly.

b) The purpose outlined in Item C-86, paragraph A, Chapter 2, Special Session I, 2012 Acts of Assembly is rescinded. The $35,200,000 bond authority contained in that item shall be applied to the projects contained in paragraph B of this item.

3. From time to time, the Directors of the Department of Planning and Budget and the Department of General Services shall provide the Chairman of the Virginia College Building Authority or the Virginia Public Building Authority as applicable, information as to the specific projects to be financed by such authority within the dollar limit established by this authorization.

4. Debt service on the projects authorized in this item shall be provided from appropriations to the Treasury Board.

5. The appropriations for said capital projects are authorized in this item and are subject to the conditions in § 2-0 F of this act.

6. Except as provided herein, it is the intent of the General Assembly that not more than a total aggregate principal amount of $250 million in debt obligations be issued excluding refunding bonds in any fiscal year for the capital projects set forth in this item, provided, however, if less
than a total aggregate principal amount of $250 million in debt obligations is incurred in any fiscal year for such capital projects, the unused amount may be added to any other subsequent fiscal year. Only under this circumstance may more than a total aggregate principal amount of $250 million in debt obligations be issued in a fiscal year for such capital projects. The provisions of this paragraph do not apply to previously authorized debt referenced in paragraph 2 of this item or the projects authorized in paragraphs C, D and E of this item.

7. The issuance of debt authorized in this item shall proceed so that the projected average annual debt service on all tax supported debt over the ten-year horizon shall be below five percent of blended revenues, as defined by the Debt Capacity Advisory Committee. All issuance requirements shall be guided by the project cash flows submitted as part of paragraph A. 8.

8. a) Agencies and institutions included in this item shall submit cash flow requirements for each project to the Director, Department of Planning and Budget and the Director, Department of General Services, the Chairmen of the House Appropriations and Senate Finance Committees and the Six-Year Capital Outlay Advisory Committee. The cash flows shall indicate quarterly cash needs to complete planning, working drawings and construction funding to the project completion. The Six-Year Capital Outlay Advisory Committee shall review the cash flow requirements and forward the project cash flows to the Department of the Treasury. The Department of Treasury shall use the cash flows as guidance for the issuance needs for the capital projects in this item by the Virginia College Building Authority and the Virginia Public Building Authority.

b) The Six-Year Capital Outlay Advisory Committee shall, at a minimum, meet at the end of each quarter to evaluate project progress.

9. In accordance with § 2.2-1520, the Director, Department of Planning and Budget shall reimburse the Central Capital Planning Fund, agencies and institutions for any amounts provided for and expenses incurred for project planning for the projects in paragraph B of this item.

10. All projects are authorized to proceed to working drawings and then to construction phase within the parameters outlined in § 2.2-1519, Code of Virginia.

11. Beginning July 1, 2013, the Director, Department of Planning and Budget and the Director, Department of General Services shall provide a quarterly progress report to the Chairmen of the House Appropriations and Senate Finance Committees on the projects in this item.

12. The Auditor of Public Accounts shall report on the adherence to the cash flow requirements for each project and any deviation in necessary project appropriation and allotment which creates a delay in the progress of the projects. The report shall be submitted annually to the Governor, Speaker of the House of Delegates, President Pro-Tempore of the State Senate and the Chairmen of the House Appropriations and Senate Finance Committees.

B. The General Assembly hereby appropriates $56,000,000 $63,201,610 from nongeneral fund sources in the second year for the projects listed in this section. Out of this amount, $7,201,610 in nongeneral funds from auxiliary enterprises revenues is designated for Virginia State University for the water storage tank project.

<table>
<thead>
<tr>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Science Museum of Virginia</td>
<td>Construct Event Space and Upgrade Museum Exhibits</td>
</tr>
<tr>
<td>Virginia State Police</td>
<td>Area Offices 14, 16 &amp; 26 Renovation of the 9th Street Office Building and Parking Deck</td>
</tr>
<tr>
<td>Department of General Services</td>
<td>Complete Phase I Development, Powhatan State Park and Road Improvement</td>
</tr>
<tr>
<td>Department of Conservation and Recreation</td>
<td>Widewater State Park, Phase I A</td>
</tr>
<tr>
<td>Department of Conservation and Recreation</td>
<td>New Cabins Various State Parks</td>
</tr>
</tbody>
</table>
ITEM C-39.40.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year FY2013</td>
<td>Second Year FY2014</td>
</tr>
<tr>
<td>First Year FY2013</td>
<td>Second Year FY2014</td>
</tr>
</tbody>
</table>

**Library of Virginia**

- State Library Improvements for Storage, Security and IT
- Renovate Dining Hall and Activities Building, Phase II
- Renovate Anderson Vocational Training Building, Phase I
- Renovate Tyler Hall
- Renovate the Rotunda
- Construct Classroom Building
- Construct Corps Physical Training Facilities, Phase I and Phase II
- Erosion and Sediment Control Stormwater Master Plan / Retention Pond
- Renovate Lockett Hall
- Water Storage Tank and Campus Water Distribution Piping and Campus Water Distribution Upgrades
- Replace Brown Hall
- Renovate Mercer and Woodard Halls
- Construct Health and Engineering Academic Facility (East Wing Hospital)
- Construct New Academic Building, Phase I & II
- Construct New School of Education
- Construct and Renovate Information Commons and Libraries
- Replacement Facility for the Virginia Treatment Center for Children
- Renovate Robinson House
- Renovate Ernst Hall
- Construct Student Success Center
- Construct Academic VII / Research III, Phase I
- Construct Life Sciences Building, Prince William (Construct Bull Run Hall III B Addition)
- Central Utility Plant
- Construct Phase III Academic Building, Midlothian Campus, John Tyler
- Renovate Bayside Building, Virginia Beach Campus, Tidewater
- Construct New Classroom and Administration Building, Blue Ridge
- Renovate Building B, Parham Road Campus, J. Sargeant Reynolds
- Expand Workforce Development Center, Danville
- Renovate Reynolds Academic Building, Loudoun Campus, Northern Virginia
- Renovate Main Hall, Middletown Campus, Lord Fairfax
- **Renovate Replace** Anderson Hall, Virginia Western Fairfax
- Renovate Sowder Hall, Fauquier Campus, Lord Fairfax
- Construct Consolidated Scientific Research Facility
- Yorktown Outside Areas, Signage and Amenities
- Western State Hospital Supplement
- Expand Western Virginia Forensic Laboratory and Office of the Chief Medical Examiner Facility
- Richmond P & P
- Construct James River Water Line
- Hampton Roads Veterans Care Center
- Northern Virginia Veterans Care Center
C. 1. The water quality and supply projects in paragraph D of this item are hereby authorized and may be financed in whole or in part through bonds of the Virginia Public Building Authority issued pursuant to § 2.2-2263, Code of Virginia. The aggregate principal amounts will not exceed $221,000,000 plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263 of the Code of Virginia.

2. The appropriations for said capital projects are contained in this item and are subject to the conditions in § 2-0 F of this act.

3. Except as provided for in paragraph C.2. of this item, 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 projects supported in programs set out in paragraph D of this item.

4. The Department of Environmental Quality and the Department of Conservation and Recreation shall submit cash flow requirements for each program in paragraph D of this item to the Director, Department of Planning and Budget and the State Treasurer. The cash flows shall indicate quarterly cash needs to the programs' completion.

5. Beginning July 1, 2013, the Director, Department of Planning and Budget and the State Treasurer shall provide a quarterly progress report to the Chairmen of the House Appropriations and Senate Finance Committees on the projects in this item.

D.1. Stormwater Local Assistance Fund. From the appropriation and bond authorization provided in this item, up to $35,000,000 of the bond proceeds shall be provided to the Department of Environmental Quality Conservation and Recreation for the Stormwater Local Assistance Fund, established in accordance with the provisions of Item 360 of this Act. In accordance with the purpose of the Fund set out in Item 360, the bond proceeds shall be used to provide grants solely for capital projects meeting all pre-requirements for implementation, including but not limited to: i) new stormwater best management practices; ii) stormwater best management practice retrofits; iii) stream restoration; iv) low impact development projects; v) buffer restoration; vi) pond retrofits; and vii) wetlands restoration. Such grants shall be in accordance with eligibility determinations made by the State Water Control Board Virginia Soil and Water Conservation Board under the authority of the Department of Environmental Quality Conservation and Recreation.

2. Combined Sewer Overflow Matching Fund. From the appropriation and bond authorization provided in this item, up to $75,000,000 of the bond proceeds shall be provided to the Department of Environmental Quality for the Combined Sewer Overflow Matching Fund, established pursuant to § 62.1-241.12, Code of Virginia. These bond proceeds shall be used by the Virginia Resources Authority and the State Water Control Board to make grants to the cities of Lynchburg, and Richmond to pay a portion of the capital costs of their combined sewer overflow control projects. Disbursements from these proceeds shall be authorized by the State Water Control Board, under the authority of the Department of Environmental Quality, and administered by the Virginia Resources Authority through the Combined Sewer Overflow Matching Fund. Of the net proceeds, up to $30,000,000 shall be provided to the City of Lynchburg, and up to $45,000,000 shall be provided to the City of Richmond. No such net proceeds shall be used to pay debt service on obligations of the cities of Lynchburg, or Richmond, or any other localities or regional or local authorities.

3. Nutrient Removal Grants. From the appropriation and bond authorization provided in this item, up to $101,000,000 of the bond proceeds shall be provided to the Department of Environmental Quality to reimburse entities as provided in § 10.1-2117 et seq., Code of Virginia, considered as eligible Significant and Non-Significant Dischargers in the Chesapeake Bay watershed for capital costs incurred for the design and installation of nutrient removal technology. Such reimbursements shall be in accordance with eligibility determinations made by the Department of Environmental Quality pursuant to the provisions of this enactment and Chapter 21.1 of Title 10.1, Code of Virginia, including but not limited to the qualifications of projects for Virginia Water Quality Improvement Grants as set forth in §§ 10.1-2129, 10.1-2130, and 10.1-2131, Code of Virginia, and in written guidelines developed by the Secretary of Natural Resources in accordance with § 10.1-2129, Code of Virginia.

4. Hopewell Regional Wastewater Treatment Authority. From the appropriation and bond authorization provided in this item, up to $5,000,000 shall be provided to the Department of Environmental Quality to provide a supplemental Nutrient Removal Grant, as established in
§ 10.1-2117 et seq., Code of Virginia, to reimburse capital costs incurred by the Hopewell Regional Wastewater Treatment Authority for the design and installation of nutrient removal technology. Such reimbursement shall be in addition to any conventional grant awarded for the nutrient removal project to the extent determined by the Department of Environmental Quality pursuant to the provisions of Chapter 21.1 of Title 10.1, Code of Virginia, including but not limited to the qualifications of projects for Virginia Water Quality Improvement Grants as set forth in §§ 10.1-2129, 10.1-2130, and 10.1-2131, Code of Virginia, and in written guidelines developed by the Secretary of Natural Resources in accordance with § 10.1-2129.

5. Appomattox River Water Authority. From the appropriation and bond authorization provided in this item, up to $5,000,000 shall be provided for the Department of Environmental Quality to provide a grant for the Appomattox River Water Authority, to increase the supply of drinking water for the counties of Dinwiddie, Prince George, and Chesterfield, the cities of Colonial Heights and Petersburg, and the U.S. Army Garrison at Fort Lee, and to improve stream flow within the Appomattox River. The amount provided shall be matched by local contributions from any one or more of the affected local governments totaling $5,000,000.

E.1. The Director, Department of General Services, is authorized to proceed to working drawings and construction phase for its projects contained in C-39.05, paragraphs H.1. and H.2. The projects may be financed in whole or in part through bonds of the Virginia Public Building Authority issued pursuant to § 2.2-2263, Code of Virginia. The aggregate principal amounts will not exceed $300,000,000 plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263 of the Code of Virginia.

2. The Director, Department of General Services shall coordinate its projects with the design, building and dedication of the Public Safety Memorial.

EF. The administration of payments specifically listed in Paragraph D, and shown below, shall be subject to the provisions of § 4-1.03.C.4. of this Act.

<table>
<thead>
<tr>
<th>Agency</th>
<th>Project Title</th>
<th>Item Details($) First Year</th>
<th>Item Details($) Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Environmental Quality Conservation and Recreation</td>
<td>Stormwater Local Assistance Fund</td>
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<td>$0</td>
</tr>
<tr>
<td>Department of Environmental Quality</td>
<td>Combined Sewer Overflow Matching Fund</td>
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<td>$6,000,000</td>
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<tr>
<td>Department of Environmental Quality</td>
<td>Nutrient Removal Grants</td>
<td>$25,711,111</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$280,716,948</td>
<td>$1,459,276,692</td>
</tr>
<tr>
<td>Total for Central Capital Outlay</td>
<td></td>
<td>$351,995,877</td>
<td>$1,215,776,092</td>
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</tbody>
</table>

Fund Sources: General.............. $19,500,000  $0
Higher Education Operating........ $26,067,818   $6,000,000 
Dedicated Special Revenue......... $25,711,111   $0
Bond Proceeds...................... $280,716,948  $1,459,276,692

$1,464,574,482

C-40. Not set out.

§ 2-8. 9(D) REVENUE BONDS (951)

C-41. 1. This Item authorizes the capital projects listed below to be financed pursuant to Article X, Section 9(d), Constitution of Virginia.

2. The appropriations for said capital projects are contained in the appropriation Items listed below and are subject to the conditions in § 2-0 F of this act.

3. The total amount listed in this Item includes $300,028,000 $608,928,000 in bond proceeds.
### ACTS OF ASSEMBLY

#### Item Details($) Appropriations($) First Year Second Year First Year Second Year

<table>
<thead>
<tr>
<th>Agency Name/Project Title</th>
<th>Item #</th>
<th>Project Code</th>
<th>FY2013</th>
<th>FY2014</th>
<th>FY2013</th>
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<td><strong>College of William and Mary</strong></td>
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<tr>
<td>Improve Auxiliary Facilities</td>
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<td>Improve Marshall-Wythe School of Law</td>
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<tr>
<td>Construct Economics Building</td>
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<td></td>
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<td>$30,735,000</td>
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<td>Expand Central Utility Plant, Fairfax Campus</td>
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<td>$6,849,000</td>
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<tr>
<td>Construct Campus Parking</td>
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<td>$29,621,000</td>
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<td>Construct University Services Annex Addition</td>
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<td>$5,000,000</td>
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<td>Construct Recreational Center Addition</td>
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<td>$56,983,000</td>
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<tr>
<td>Construct Convocation Center</td>
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<td>$88,000,000</td>
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<tr>
<td><strong>University of Mary Washington</strong></td>
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<tr>
<td>Refinance Student Housing and Parking Deck</td>
<td>C-13.50</td>
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<td><strong>Old Dominion University</strong></td>
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<td>Construct Campus Dining Improvements</td>
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<td>17946</td>
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<td>Expand Webb University Center</td>
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<td></td>
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</tr>
<tr>
<td>Replace East Chiller Plant</td>
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</tr>
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<td>Construct MCV Campus Parking Deck</td>
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<td>17938</td>
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<td><strong>Virginia Military Institute</strong></td>
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<tr>
<td>Improve Post Facilities</td>
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<td>Improve Post Facilities, Phase II</td>
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<td>Construct Veterinary Medicine Instruction Addition</td>
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<td>17931</td>
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<td></td>
<td>$11,000,000</td>
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<tr>
<td><strong>Virginia State University</strong></td>
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<td></td>
</tr>
<tr>
<td>Construct New Student Union</td>
<td>C-32.50</td>
<td>17965</td>
<td></td>
<td></td>
<td>$35,547,000</td>
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</tr>
<tr>
<td><strong>Virginia Community College System</strong></td>
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<td></td>
</tr>
<tr>
<td>Construct Parking, Midlothian Campus, John Tyler</td>
<td>C-26</td>
<td>17942</td>
<td></td>
<td></td>
<td>$6,829,000</td>
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<tr>
<td>Construct Parking Garage, Annandale Campus, Northern Virginia</td>
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<td>17923</td>
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<td>$16,912,000</td>
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<td>Construct Parking Deck, Woodbridge Campus, Northern Virginia</td>
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<td>$23,467,000</td>
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<td>Construct Parking Garage, Chesapeake Campus, Tidewater</td>
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<td>17925</td>
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<td>Construct Parking Garage, Chester Campus, John Tyler</td>
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<td>$6,829,000</td>
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<tr>
<td>Construct Parking Garage, Loudoun Campus, Northern Virginia</td>
<td>C-31</td>
<td>17927</td>
<td></td>
<td></td>
<td>$16,912,000</td>
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</tr>
</tbody>
</table>

**Total for Nongeneral Fund Obligation Bonds 9(d)**

- $599,928,000
- $608,928,000

C-42. Not set out.

Total for 9(D) Revenue Bonds.................................

<table>
<thead>
<tr>
<th>First Year</th>
<th>Second Year</th>
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<tr>
<td>$0</td>
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<tr>
<td>Item Details($)</td>
<td>First Year FY2013</td>
</tr>
<tr>
<td>-----------------</td>
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<tr>
<td><strong>TOTAL FOR CENTRAL APPROPRIATIONS</strong></td>
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</tr>
<tr>
<td><strong>Appropriations($)</strong></td>
<td>$1,215,776,092</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$19,500,000</td>
</tr>
<tr>
<td>Higher Education Operating</td>
<td>$26,067,818</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$25,711,111</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$280,716,948</td>
</tr>
<tr>
<td><strong>TOTAL FOR PART 2: CAPITAL PROJECT EXPENSES</strong></td>
<td>$1,239,904,877</td>
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<tr>
<td>Fund Sources: General</td>
<td>$20,050,000</td>
</tr>
<tr>
<td>Special</td>
<td>$2,222,000</td>
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<tr>
<td>Higher Education Operating</td>
<td>$64,881,818</td>
</tr>
<tr>
<td>Commonwealth Transportation</td>
<td>$13,100,000</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$25,711,111</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$1,000,000</td>
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<tr>
<td>Bond Proceeds</td>
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<tr>
<td><strong>Appropriations($)</strong></td>
<td>$1,159,776,092</td>
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</table>
PART 3: MISCELLANEOUS

§ 3-1.01 INTERFUND TRANSFERS

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.

   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
   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

2. Forest Products Tax Fund (§ 58.1-1609, Code of Virginia) $26,652 $26,652
   For collection by Department of Taxation $30,757 $30,757

3. Peanut Fund (§ 3.1-662 3.2-1906, Code of Virginia) $2,496 $2,496
   For collection by Department of Taxation: $4,003 $4,003

4. For collection by Department of Taxation
   a) Aircraft Sales & Use Tax (§ 58.1-1509, Code of Virginia) $68,568 $68,568
   b) Soft Drink Excise Tax $2,770 $2,770
   c) Virginia Litter Tax $13,507 $13,507

5. Proceeds of the Tax on Motor Vehicle Fuels
   For inspection of gasoline, diesel fuel and motor oils $97,586 $97,586

6. Virginia Retirement System (Trust and Agency) For postage by the Department of the Treasury $45,000 $45,000

7. Department of Alcoholic Beverage Control (Enterprise) For services by the:
   a) Auditor of Public Accounts $75,521 $75,521
   b) Department of Accounts $64,607 $64,607
   c) Department of the Treasury $47,628 $47,628

8. Commission on The Virginia Alcohol Safety Action Program (Special)
   For expenses incurred for care, treatment, study and rehabilitation of alcoholics by the Department of Behavioral Health and Developmental Services and other state agencies. $600,000 $600,000

   TOTAL $75,561,467 $74,961,467

   FY 2013 FY 2014

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 $66,595,630 the first year and $69,266,066 $71,600,000 the second year.

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.

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.
2. There is hereby appropriated from the applicable funds such amounts as are required to be refunded to the federal government for mutually agreeable resolution of internal service fund over-recoveries as identified by the U.S. Department of Health and Human 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.

<table>
<thead>
<tr>
<th>Amount</th>
<th>Department of Motor Vehicles</th>
<th>$7,416,469</th>
<th>$7,416,469</th>
</tr>
</thead>
</table>

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 $5,936,004 the first year and $5,534,552 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 $2,915,502 the first year and $2,714,776 the second year.

F. On or before June 30 of each year, the State Comptroller shall transfer $6,691,692 the first year and $6,125,197 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:

<table>
<thead>
<tr>
<th>Agency Name</th>
<th>Fund Group</th>
<th>FY 2013</th>
<th>FY 2014</th>
</tr>
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<td>0900</td>
<td>$212,288</td>
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<td>Board of Bar Examiners (233)</td>
<td>0200</td>
<td>$3,003</td>
<td>$3,003</td>
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<td>Department of Minority Business Enterprise (232)</td>
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<td>Virginia Veterans Care Center (128)</td>
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<td>Department of Agriculture and Consumer Services (301)</td>
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<td>Department of Labor and Industry (181)</td>
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<td>Board of Accountancy (226)</td>
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<td>$8,301</td>
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<td>Virginia Tobacco Indemnification and Community Revitalization Commission</td>
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<td>$150,280</td>
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<td>Virginia Museum of Fine Arts (238)</td>
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<td>Jamestown-Yorktown Foundation (425)</td>
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<td>Southwest Virginia Higher Education Center (948)</td>
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Marine Resources Commission (402) 0200 $192,926 $27,827
Department of Game and Inland Fisheries (403) 0900 $576,206 $309,512
Department of Environmental Quality (440) 0900 $16,184 $0
Virginia Museum of Natural History (942) 0200 $1,745 $1,745
Department of Criminal Justice Services (140) 0200 $45,065 $54,452
Department of State Police (156) 0200 $39,757 $39,757
Department of Fire Programs (960) 0200 $0 $27,245
Sitter-Barfoot Veterans Care Center (922) 0200 $20,484 $20,484
Department of Motor Vehicles (154) 0400 $1,034,919 $1,034,919
Virginia Port Authority (407) 0200 $70,090 $117,711
Virginia Port Authority (407) 0400 $87,923 $75,412
Department of Transportation (501) 0400 $3,028,317 $3,028,317
Department of Rail and Public Transportation (505) 0400 $418,072 $418,072
Motor Vehicle Dealer Board (506) 0200 $14,311 $14,311
Board of Towing and Recovery Operations (507) 0200 $7,943 $0
Department of Aviation (841) 0400 $75,212 $86,127
Virginia College Savings Plan (174) 0500 $290,901 $196,527

TOTALS  $6,691,692  $6,125,197

G.1. The Comptroller shall transfer to the Lottery Proceeds Fund established pursuant to § 58.1-4002.1, 58.1-4022.1, Code of Virginia, an amount estimated at $487,300,000 the first year and $532,700,000 the second year, from the State Lottery Fund. The transfer each year shall be made in two parts: (1) on or before January 1 of each year, the Comptroller shall transfer the balance of the State Lottery Fund for the first five months of the fiscal year and (2) thereafter, the transfer will be made on a monthly basis. Prior to June 20 of each year, the State Lottery Director shall estimate the amount of profits in the State Lottery Fund for the month of June and shall notify the State Comptroller so that the estimated profits can be transferred to the Lottery Proceeds Fund prior to June 22.

2. No later than 10 days after receipt of the annual audit report required by § 58.1-4023, Code of Virginia, the Comptroller shall transfer to the Lottery Proceeds Fund the remaining audited balances of the State Lottery Fund for the prior fiscal year. If such annual audit discloses that the actual revenue is less than the estimate on which the June transfer was based, the State Comptroller shall adjust the next monthly transfer from the State Lottery Fund to account for the difference between the actual revenue and the estimate transferred to the Lottery Proceeds Fund. The State Comptroller shall take all actions necessary to effect the transfers required by this paragraph, notwithstanding the provisions of § 58.1-4022 58.1-4022.1, Code of Virginia. In preparing the Comprehensive Annual Financial Report, the State Comptroller shall report the Lottery Proceeds Fund as specified in § 58.1-4002.1, 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 $2,800,000 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 $150,000 the first year and $150,000 the second year, shall be paid into the general fund of the state treasury.

b. The State Comptroller shall transfer to the general fund on June 30, 2013 and on June 30, 2014, respectively, the amount in excess of $5,000 in the Virginia College Building Authority Private College Financing Program Fees (Fund 0220) at the Department of the Treasury.
3. The State Treasurer is authorized to charge agencies, institutions and all other entities that utilize alternative financing structures and require Treasury Board approval, including capital lease arrangements, up to 10 basis points of the amount financed in addition to a share of direct costs of issuance as determined by the State Treasurer. Such amounts collected shall be paid into the general fund of the state treasury.

4. The State Treasurer is authorized to charge projects financed under Article X, Section 9(c) of the Constitution of Virginia, 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 are estimated to generate $75,000 the first year and $75,000 the second 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 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 fund to the Game Protection Fund. This transfer shall not exceed $3,700,000 the first year and $5,700,000 the second year.

2. Notwithstanding the provisions of subparagraph K.1. above, the Governor may, at his discretion, direct the 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 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.

2. Notwithstanding any other provision of law, interest earnings shall not be allocated to the Family Access to Medical Insurance Security Plan Trust Fund (agency code 602, fund detail 0903) in either the first year or the second year of the biennium.

M.1. Not later than thirty days after the close of each quarter during the biennium, the 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 $10,635,320 the first year and $13,000,000 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 § 3.1-336.2, Code of Virginia.

2. On or before June 30 each year, the State Comptroller shall transfer from the Tobacco Indemnification and Community Revitalization Fund the amount required by § 58.1-1402, Code of Virginia, from the general fund to the Game Protection Fund. This transfer shall not exceed $3,700,000 the first year and $3,700,000 the second year.

O. On or before June 30 each year, the State Comptroller shall transfer to the general fund $4,000,000 the first year and $5,092,429 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 from agency and institution nongeneral fund accounts to the general fund an amount estimated at $861,400 the first year and $861,400 the second year, resulting from savings pursuant to a Virginia Information Technologies Agency rate decrease for telecommunications services effective November, 2003. The Director, Department of Planning and Budget, shall provide the Comptroller with the amount to be transferred from each agency and institution of higher education.
S. The Department of Alcoholic Beverage Control shall sell the building in which the Alexandria Regional office is currently located. Notwithstanding the provisions of §2.2-1156, Code of Virginia, all the proceeds from the sale of such property, estimated to be $11,700,000, shall be deposited into the general fund no later than June 30, 2014.

T. On or before June 30 each year, the State Comptroller shall transfer to the general fund $1,550,385 the first year and $1,550,385 the second year from operating efficiencies to be implemented by the Department of Alcoholic Beverage Control.

U. 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 $9,055,000 the first year, and $9,055,000 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).

V. 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.

W. Unless prohibited by federal law or regulation or by the Constitution of Virginia and notwithstanding any contrary provision 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 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 balances from this transfer or to restore certain balances that have been transferred.

X. On or before June 30, 2013, the State Comptroller shall transfer from agency and institution nongeneral fund accounts to the general fund amounts estimated at $1,550,385, resulting from savings associated with the reduction of agency charges for the statewide purchase and supply system operated by the Department of General Services. The Director, Department of Planning and Budget, shall provide the Comptroller with the amount to be transferred from each agency and institution of higher education. Constitutionally protected funds and amounts from federal sources are excluded from this action.

Y.1. The Brunswick Correctional Center operated by the Department of Corrections shall be sold. The estimated amount of the proceeds to be received is $20,000,000. 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.

3. Notwithstanding the provisions of §2.2-1156, Code of Virginia or any other provisions of law, up to $10,000,000 from the proceeds of the sale of the Brunswick Correctional Center shall be paid into the general fund and any amount above $10,000,000 shall be paid into the Federal Action Contingency Trust (FACT) Fund contained in Item 469 J. of this act. Any proceeds deposited into the Federal Action Contingency Trust (FACT) Fund pursuant to this paragraph are hereby appropriated.

Z. The former Virginia School for the Deaf, Blind, and Multi-disabled campus operated by the Department of Education shall be sold and the proceeds of such sale deposited into the general fund notwithstanding the provisions of §2.2-1156, Code of Virginia. The estimated amount of the payments to be received is $2,500,000 the first year.

AA. On or before June 30 each year the State Comptroller shall transfer an estimated $2,450,000 from the fund created pursuant to § 17.1-275.12 of the Code of Virginia, to Items 341, 393, and 417 of this act, for the purposes enumerated in Section 17.1-275.12.

BB. On or before June 30 each year, the State Comptroller shall transfer $10,518,587 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).

CC. 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 $114,775 the first year and $114,413 the second year.

DD. On or before June 30 each year, the State Comptroller shall transfer $111,900 the first year and $111,900 the second year from the State Surplus Property Sales fund in the Department of General Services. Of this amount, $14,547 the first year and $14,547 the second year is reserved for federal reversion upon request.

EE. On or before June 30 each year, the State Comptroller shall transfer $3,200,000 the first year and $3,200,000 the second year to the general fund from unobligated nongeneral fund balances in the State Corporation Commission.

FF. On or before June 30 each year, the State Comptroller shall transfer to the general fund $253,477 the first year and $168,985 the second year, from Fund 0200 in the Department of Agriculture and Consumer Services.

GG.1. On or before June 30, 2013, the State Comptroller shall transfer $70,000 to the general fund from the Voluntary Contribution Administration Fund (Fund 0251) in the Department of Taxation.
2. On or before June 30, 2013, the State Comptroller shall transfer $9,287 to the general fund from the Surplus Supplies and Equipment Fund (Fund 0287) in the Department of Taxation.

II. On or before June 30, 2013, the State Comptroller shall transfer to the general fund $8,915 from the Surplus Supplies and Equipment Fund (Fund 0287) in the Department of Forensic Science.

II.1. Notwithstanding the provisions of Section 2.2-1156, Code of Virginia, the proceeds, estimated at $1,620,000, from the sale by the Department of Forestry of the property located at 16010 James River Drive, Prince George, Virginia, shall be deposited into the general fund no later than June 30, 2014.

2. Notwithstanding the provisions of Section 2.2-1156, Code of Virginia, the proceeds, estimated at $89,281 $61,458, from the sale by the Department of Forestry of the property located at 450 Timberline Drive, Galax, Virginia, shall be deposited into the general fund no later than June 30, 2014.

3. Notwithstanding the provisions of Section 2.2-1156, Code of Virginia, the proceeds, estimated at $173,000 $140,000, from the sale by the Department of Forestry of the property located at 2229 East Nine Mile Road, Sandston, Virginia, shall be deposited into the general fund no later than June 30, 2014.

4. Notwithstanding the provisions of Section 2.2-1156, Code of Virginia, the proceeds, estimated at $80,000, from the sale by the Department of Forestry of the property located at 1593 Burchs Creek Road, Batesville, Virginia, shall be deposited into the general fund no later than June 30, 2014.

JJ. Any amount designated by the Comptroller from the June 30, 2012, or June 30, 2013, general fund balance for transportation pursuant to § 2.2-1514B., Code of Virginia, is hereby appropriated.

KK. On or before June 30 each year the State Comptroller shall transfer all amounts, estimated at $939,682 the first year and $2,135,821 the second year, to the general fund 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.

LL. The Department of General 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 2.84 acres, more or less, together with access thereto and any easements as may be necessary for construction and operation of an electric power substation. The property is located in the northwest quadrant of the lands in possession of the Department of General Services at 2400 West Leigh Street in Richmond, Virginia and occupied by the Office of Fleet Management Services. Notwithstanding the provisions of § 2.2-1156, the proceeds of the sale, after deduction of expenses of the sale and deductions for such cost as may be approved by the Governor for improvements to the remaining property needed to accommodate the sale to Dominion Virginia Power, shall be deposited to the general fund.

MM. The Comptroller shall transfer balances from the Foundation for Virginia’s Natural Resources Trust Fund to the Virginia Land Conservation Fund to promote environmental education, pollution prevention, and citizen monitoring by fostering and supporting collaborative efforts among businesses, citizens, communities, local governments, and state agencies.

NN.1. As required by §4-1.05 b of Chapter 3, 2012 Special Session I, $22,408.78 in various inactive nongeneral fund accounts were reverted by the State Comptroller to the general fund in the first year and $93,479.09 were reverted in the second year.

2. On or before June 30, 2013, the State Comptroller shall restore $0.44 to the Central Capital Planning Fund (Fund 0965) in the University of Mary Washington, pursuant to Section 4-1.05 b. of this act.

3. On or before June 30, 2013, the State Comptroller shall restore $7,500 to the Public-Private Education Act Fund (Fund 0275) in George Mason University, pursuant to Section 4-1.05 b. of this act.

4. On or before June 30, 2013, the State Comptroller shall restore $76.27 to the Central Capital Planning Fund (Fund 0965) in George Mason University, pursuant to Section 4-1.05 b. of this act.

5. On or before June 30, 2013, the State Comptroller shall restore $1,443.65 to the Special Fund (Fund 0200) in the Department of Game and Inland Fisheries, pursuant to Section 4-1.05 b. of this act.

6. On or before June 30, 2013, the State Comptroller shall restore $2,898.39 to the Eminent Scholars Fund (Fund 0311) in Virginia State University, pursuant to Section 4-1.05 b. of this act.

OO.1. On or before June 30 of each year, the State Comptroller shall transfer amounts estimated at $2,837,651 the first year and $5,483,605 the second year from the agencies and fund sources listed below to the general fund of the state treasury.
<table>
<thead>
<tr>
<th>Agency / Purpose</th>
<th>Fund</th>
<th>FY 2013</th>
<th>FY 2014</th>
</tr>
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<tbody>
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<td>Office of the Attorney General (141)</td>
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<td>Regulatory And Consumer Advocacy</td>
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<td>Revolving Trust Fund excess cash balance</td>
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<td>Developmental Services (720)</td>
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<td>Department of Conservation and Recreation (199)</td>
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<td>Transfer cash for dam safety administration</td>
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Department of Correctional Education (750)
Appropriated Indirect Cost Recoveries Fund
excess cash balance 0280 $178.60 $0
Surplus Supplies and Equipment Sales Fund
excess cash balance 0287 $4,975.44 $0

Department of Criminal Justice Services (140)
Special Fund savings 0200 $0 $50,000
Asset Forfeiture and Seizure Fund savings 0221 $0 $150,000

Department of Emergency Management (127)
Fire Protection Fund excess cash balance 0218 $17 $0
Disaster Recovery Fund excess cash balance 0246 $0 $677,161

Department of Forensic Science (778)
Transfer Surplus Supplies and Equipment Fund cash balances 0287 $0 $11,956

Department of State Police (156)
Firearms Transaction Program Fund excess cash balance 0201 $444,884 $0
Concealed Weapons Program Fund excess cash balance 0220 $346,149 $0

Central Appropriations (995)
Diamond Shamrock Oil Overcharge Fund excess cash balance 0740 $0.07 $0

Totals $2,837,651 $2,265,000 $5,483,605

2. Prior to such transfer, the Department of Planning and Budget is authorized to adjust the above-cited amounts between fund/fund detail amounts, so as to increase or decrease the amounts for a designated fund/fund detail code, provided, however, that such adjustments shall not increase the total transfers amount for an agency in excess of the sums cited above. The Department of Planning and Budget shall notify the State Comptroller of such adjustments.

PP. On or before June 30 of each year, the State Comptroller shall transfer $5,000,000 the first year and $2,500,000 the second year to the general fund from accumulated balances in the Governor's Development Opportunity Fund (Fund 0910, Agency 192).

QQ. On or before June 30, 2013, the State Comptroller shall transfer $3,937,000 from the Virginia Tobacco Settlement Fund to the general fund from the arbitration settlement with tobacco companies as part of the Master Settlement Agreement.

RR. On or before June 30, 2013, the State Comptroller shall transfer $175,000 the first year from unobligated nongeneral fund balances in the Community Health Services Fund (Fund 0205) to the general fund.

SS. The Department of Agriculture and Consumer Services is authorized to sell the Northern Neck of Virginia Farmers Market, located at 1647 Kings Highway, Oak Grove, Virginia, 22443. Notwithstanding the provisions of § 2.2-1156, Code of Virginia, the proceeds from the sale shall first be applied toward remediation options under federal tax law of any outstanding tax-exempt bonds on the property. Any proceeds that remain after the implementation of such remediation options shall be deposited to the general fund.

TT. On or before June 30 of the second year the State Comptroller shall transfer $10,700,000 to the general fund from accumulated balances in the Governor’s Opportunity Development Fund (Fund 0910, Agency 192). This action shall be in addition to the amounts referenced in paragraph PP of this item.

UU. On or before June 30 of the second year the State Comptroller shall transfer $500,000 to the general fund from accumulated balances in the Virginia Jobs Investment Program (Fund 0940, Agency 325).

VV. On or before June 30, 2014, the State Comptroller shall transfer an amount estimated at $1,820,000 from unclaimed accounts from the Virginia Student Assistance Authorities to the general fund.

§ 3-1.02 INTERAGENCY TRANSFERS

The Virginia Department of Transportation shall transfer, from motor fuel tax revenues, $362,854 the first year and $362,854 the second year to the Department of General Services for motor fuels testing.

§ 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.

§ 3-2.00 WORKING CAPITAL FUNDS AND LINES OF CREDIT

§ 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.

§ 3-2.02 CHARGES AGAINST WORKING CAPITAL FUNDS

The State Comptroller may periodically charge the appropriation of any state agency for the expenses incurred for services received from any program financed and accounted for by working capital funds. Such charge may be made upon receipt of such documentation as in the opinion of the State Comptroller provides satisfactory evidence of a claim, charge or demand against the appropriations made to any agency. The amounts so charged shall be recorded to the credit of the appropriate working capital fund accounts. In the event any portion of the charge so made shall be disputed, the amount in dispute may be restored to the agency appropriation by direction of the Governor.

§ 3-2.03 LINES OF CREDIT

a. The State Comptroller shall provide lines of credit to the following agencies, not to exceed the amounts shown:

<table>
<thead>
<tr>
<th>Agency</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Administration of Health Insurance</td>
<td>$150,000,000</td>
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<tr>
<td>Department of Accounts, for the Payroll Service Bureau</td>
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<td>Department of Accounts, Transfer Payments</td>
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<tr>
<td>Department of Accounts, for Enterprise Applications</td>
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<td>Department of Emergency Management</td>
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<td>Department of Environmental Quality</td>
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<tr>
<td>Department of Human Resource Management, for the Workers’ Compensation Self Insurance Trust Fund</td>
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<tr>
<td>Department of Behavioral Health and Developmental Services</td>
<td>$20,000,000</td>
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<tr>
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<td>$30,000,000</td>
</tr>
</tbody>
</table>
Department of Motor Vehicles $5,000,000
Department of the Treasury, for the Unclaimed Property Trust Fund $5,000,000
Department of the Treasury, for the State Insurance Reserve Trust Fund $25,000,000
Department of the Treasury, for the Teacher Liability Insurance Program $1,000,000
State Lottery Department $40,000,000
Virginia Information Technologies Agency $40,000,000
Virginia Tobacco Settlement Foundation $3,000,000
Department of Historic Resources $600,000
Department of Correctional Education $300,000
Department of Fire Programs $30,000,000
Compensation Board $8,000,000

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.

c. The State Comptroller, in conjunction with the Departments of General Services and Planning and Budget, shall establish guidelines for agencies and institutions to utilize a line of credit to support fixed and one-time costs associated with implementation of office space consolidation, relocation and/or office space co-location strategies, where such line of credit shall be repaid by the agency or institution based on the cost savings and efficiencies realized by the agency or institution resulting from the consolidation and/or relocation. In such cases the terms of office space consolidation or co-location strategies shall be approved by the Secretary of Administration, in consultation with the Secretary of Finance, as demonstrating cost benefit to the Commonwealth. In no case shall the advances to an agency or institution exceed $1,000,000 nor the repayment begin more than one year following the 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 State Lottery Department 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 State 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 State Lottery Department 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 State Lottery Department 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.

§ 3-3.00 GENERAL FUND DEPOSITS

§ 3-3.01 PAYMENT BY THE VIRGINIA PUBLIC SCHOOL AUTHORITY

The Virginia Public School Authority shall transfer to the general fund an amount estimated at $201,000 on or before June 30, 2013 and an amount estimated at $201,000 on or before June 30, 2014, to reimburse the Commonwealth for staff and other administrative services provided to the Authority by the Department of the Treasury.

§ 3-3.02 PAYMENT BY THE STATE TREASURER

The State Treasurer shall transfer an amount estimated at $14,000 on or before June 30, 2014, to the general fund from excess 9(c) sinking fund balances.

§ 3-3.03 INTEREST EARNINGS

A. Notwithstanding any other provision of law, the State Comptroller shall not allocate interest earnings to the following agencies and funds in either the first year or the second year of the biennium. The estimated amount of interest earnings that shall remain in the general fund as a result of this provision is $11,389,754 the first year and $7,593,169 the second year of the biennium.
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<tr>
<th>Agency</th>
<th>Agency Code</th>
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<th>Fund/Fund Detail</th>
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<td>Virginia Crime Victim - Witness Fund</td>
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<td>Youth Internet Safety Fund</td>
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<td>Attorney General and Department of Law</td>
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B. If actual general fund transfers in any year exceed the amount shown for “transfers” in the resources available for appropriation from the general fund in the first enactment of this act, the interest earnings retained by the general fund as a result of this provision shall be capped at $11,389,754 the first year and $7,593,169 the second year. Any interest earnings above this amount will be distributed proportionately back to the nongeneral funds shown in this item.

C. It is the intent of the General Assembly that the retention of interest earnings by the general fund shall be phased out over a three-year period beginning in FY 2014.

§ 3-4.00 AUXILIARY ENTERPRISES AND SPONSORED PROGRAMS IN INSTITUTIONS OF HIGHER EDUCATION

§ 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 determined by the State Council of Higher Education. 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.

B. No interest shall be credited for that portion of the fund's cash balance that represents any outstanding loans due from the State Treasurer. The provisions of this section shall not apply to the capital projects authorized under Items C-36.21 and C-36.40 of Chapter 924, 1997 Acts of Assembly.

§ 3-5.00 ADJUSTMENTS AND MODIFICATIONS TO TAX COLLECTIONS

§ 3-5.01 RETALIATORY COSTS TO OTHER STATES TAX CREDIT

Notwithstanding any other provision of law, the amount deposited to the Priority Transportation Trust Fund pursuant to §58.1-2531 shall not be reduced by more than $266,667 by any refund of the Tax Credit for Retaliatory Costs to Other States available under §58.1-2510.

§3-5.02 PAYMENT OF AUTO RENTAL TAX TO THE GENERAL FUND

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 costs of administering the fee are recovered by the Department of Taxation.
§ 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 estimated amount of such transfers are $222,816,252 the first year and $334,700,000 the second year.

§ 3-5.04 NEIGHBORHOOD ASSISTANCE ACT TAX CREDIT

A. The $125,000 taxable year limitation on individual tax credits donations under the Neighborhood Assistance Act pursuant to § 58.1-439.24 of the Code of Virginia shall not apply in any taxable year beginning in the relevant fiscal year of the Commonwealth if, after an equitable allocation of tax credits under the Act of such relevant fiscal year, the total amount of tax credits granted for all programs approved under the Act for such fiscal year was less than $15.0 million.

B. For purposes of this section, the term “individual” means the same as that term is defined in § 58.1-302, but excluding any individual included in the definition of a “business firm” as such term is defined in § 58.1-439.18.

§ 3-5.05 RETAIL SALES & USE TAX EXEMPTION FOR INTERNET SERVICE PROVIDERS

Notwithstanding any other provision of law, for purchases made on or after July 1, 2006, any exemption from the retail sales and use tax applicable to production, distribution, and other equipment used to provide Internet-access services by providers of Internet service, as defined in § 58.1-602, Code of Virginia, shall occur as a refund request to the Tax Commissioner. The Tax Commissioner shall develop procedures for such refunds.

§ 3-5.06 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. In making the calculations of excess fees required by this paragraph the Compensation Board shall exclude courts in the thirty-first judicial circuit, but pay them in accordance with § 17.1-285.

§ 3-5.07 ACCELERATED SALES TAX

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 purchases of $1,000,000 or greater for the 12-month period beginning July 1, and ending June 30 of the immediately preceding calendar year, shall be required to make a payment equal to 90 percent of the sales and use tax liability for the previous June. Such tax payments shall be made on or before the 30th day of June, if payments are made by electronic fund transfer, as defined in § 58.1-202.1. If payment is made by other than electronic funds transfer, such payment shall be made on or before 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 return for June of the current year due July 20.

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.).

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.

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 payment of the sales and use tax liability as provided in subsection A shall subject the dealer or direct payment permit holder to a penalty of six percent of the amount of tax underpayment that should have been properly paid to the Tax Commissioner. Interest shall accrue as provided in § 58.1-15. The payment required by this section shall become delinquent on the first day following the due date set forth in this section if not paid.

E. Payments made pursuant to this section shall be made in accordance with procedures established by the Tax Commissioner and shall be considered general fund revenue, except with respect to those revenues required to be distributed under the provisions of §§ 58.1-605 and 58.1-606 of the Code of Virginia.

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, and 58.1-638.1 of the Code of Virginia until the Tax Commissioner makes a written 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 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 and 58.1-638.1, Code of Virginia, he
shall direct the State Comptroller to make such allocation. The Governor will report his determination to the Chairman of the
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, 2012, if the payment is made by other
than electronic transfer, and by June 30, 2012, 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
$26,000,000 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, 2014, if the payment is made by other than
electronic transfer, and by June 30, 2014, 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
$48,500,000 or greater for the 12-month period beginning July 1 and ending June 30 of the immediately preceding calendar
year.

3. It is the intent of the General Assembly that the payment requirement contained herein be phased out beginning in fiscal
year 2013 and the payment amount should continue to be reduced until fully eliminated not later than June 2021.

§ 3-5.08 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:

<table>
<thead>
<tr>
<th>Monthly Taxable Sales</th>
<th>Percentage</th>
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<tbody>
<tr>
<td>$0 to $62,500</td>
<td>1.6%</td>
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<tr>
<td>$62,501 to $208,000</td>
<td>1.2%</td>
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<tr>
<td>$208,001 and above</td>
<td>0.8%</td>
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</table>

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.

C. Beginning with the return for June 2011, due July 2011, the compensation under § 58.1-1021.03 shall be reinstated.

§ 3-5.09 SALES TAX COMMITMENT TO HIGHWAY MAINTENANCE AND OPERATING FUND

A. Beginning July 1, 2013, of the sales and use tax revenue remaining after the distributions required by § 58.1-638, Code of
Virginia, the sales and use tax revenue generated by a 0.05 percent sales and use tax rate shall be paid, in the manner provided
in this item, to the Highway Maintenance and Operating Fund.

B. In computing the amount of sales and use tax revenue paid under subsection A, the amount of such revenue attributable to
sales and use tax on food for human consumption, as defined in § 58.1-611.1, Code of Virginia, shall be excluded.

C. The Highway Maintenance and Operating Fund’s share of the net revenue distributable under this section shall be computed
as an estimate of the net revenue to be received into the state treasury each month, and such estimated payment shall be
adjusted for the actual net revenue received in the preceding month. All payments shall be made to the Fund on the last day of
each month.

§ 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._

§ 3-5.11 INTANGIBLE HOLDING COMPANY ADDBACK

_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 attributable to a state or foreign government in which the related member has
sufficient nexus to be subject to such taxes; and_
§ 3-6.00 ADJUSTMENTS AND MODIFICATIONS TO FEES

§ 3-6.01 RECORDATION TAX FEES

There is hereby assessed a twenty dollar fee on (i) every deed for which the state recordation tax is collected pursuant to §§ 58.1-801 A and 58.1-803, Code of Virginia; and (ii) every certificate of satisfaction admitted under § 55-66.6, Code of Virginia. The revenue generated from fifty percent of such fee shall be deposited to the general fund. The revenue generated from the other fifty percent of such fee shall be deposited to the Virginia Natural Resources Commitment Fund, a subfund of the Virginia Water Quality Improvement Fund, as established in § 10.1-2128.1, Code of Virginia. The funds deposited to this subfund shall be disbursed for the agricultural best management practices cost share program, pursuant to § 10.1 - 2128.1, Code of Virginia.

§ 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.

§ 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.

§ 3-6.04 QUALIFIED EQUITY AND SUBORDINATED DEBT INVESTMENT TAX CREDIT

Notwithstanding any other provision of law, for taxable years beginning on or after January 1, 2006, the amount of the Qualified Equity and Subordinated Debt Investments Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $3,000,000 for calendar years 2006 and thereafter, except that for taxable years beginning on or after January 1, 2010, and before December 31, 2010, the credit shall be capped at $5,000,000. For taxable years beginning on and after January 1, 2011, and before December 31, 2011, the amount of the Qualified Equity and Subordinated Debt Investments Tax Credit available under §58.1-339.4, Code of Virginia, shall be limited to $3,000,000. For taxable years beginning on and after January 1, 2012, and before December 31, 2012, the amount of the Qualified Equity and Subordinated Debt Investments Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $4,000,000. For taxable years beginning on or after January 1, 2013, and before December 31, 2013 the amount of the Qualified Equity and Subordinated Debt Investment Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $4,500,000. For taxable years beginning on or after January 1, 2014, and before December 31, 2014 the amount of the Qualified Equity and Subordinated Debt Investment Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $5,000,000.

§ 3-6.05 DEPOSIT OF FINES AND FEES

A. The Auditor of Public Accounts shall annually calculate the amount of total fines and fees collected by the District Courts. The Auditor of Public Accounts will determine those localities in which total local fines and fee collections exceed 50 percent of the total collections. Using the Auditor of Public Accounts' calculation for fiscal year 2011, the State Comptroller shall deduct half of the amount in excess of 50 percent from any current payment of local fines and fees before remitting to the localities their remaining collections. When the State Comptroller has recovered in total, the half of the amount exceeding 50 percent, he shall pay all local collections monthly directly to the locality's treasury. The State Comptroller shall promptly and without delay transmit any and all non-withheld local fees and fines to the locality's treasury not later than sixty (60) days after these fines and fees were deposited and recorded in the state treasury by the District Courts. Furthermore, the State Comptroller and the Executive Secretary of the Supreme Court shall work with the District Courts and the localities to develop a process to provide the localities a complete accounting of when these fees were collected. The State Comptroller shall deposit the withheld funds in the Literary Fund, as they become available.

B. The Auditor of Public Accounts shall provide the State Comptroller the annual calculation by May 1 of each year for future withholdings. The State Comptroller will act as a fiscal agent, holding the amounts of local fine and fee collections in an agency fund.

C.1. The Office of the State Inspector General shall contract for an independent evaluation of the type of court fines and fees currently collected by Virginia state and local governments and the effect of the implementation of the provisions of paragraphs A and B of this section on such collections. This evaluation shall also determine among other things: 1) the magnitude of the court fines and fees collected by each source; 2) the distribution or uses of such fines and fees by each type; 3) factors influencing the determination of the application of specific court fines and fees and the ability within the current system to substitute or switch one such court fine or fee for another; 4) the impact of the flexibility in application of such court fines or fees, as determined previously in number 3, on deposits to the Literacy Fund over time; and 5) recommendations.
for improving the present system to better account for the individual types of court fines and fees collected and to align such collections with the assigned or statutory responsibilities of Virginia state and local governments, taking into account the constitutional requirements governing the deposit of court fines into the Literary Fund for public school purposes.

2. All agencies within the Legislative, Judicial, and Executive Departments, as well as local government offices, shall assist the Office of the State Inspector General and its contractor in providing information and data necessary to complete this evaluation. The Office of the Inspector General shall provide an interim report on the findings of this evaluation to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by December 1, 2012. There is hereby transferred from the general fund an amount not to exceed $200,000 in the first year to a special fund to be established in the Office of the State Inspector General to conduct this independent evaluation.
PART 4: GENERAL PROVISIONS

§ 4-0.00 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.

c. The Governor, as chief budget officer of the state, shall ensure that the provisions and conditions as set forth in this section are strictly observed.

d. Public higher education institutions are not subject to the provisions of § 2.2-4800, Code of Virginia, or the provisions of the Department of Accounts' Commonwealth Accounting Policies and Procedures manual (CAPP) topic 20505 with regard to students who are veterans of the United States armed services and National Guard and are in receipt of federal educational benefits under the G.I. Bill. Public higher education shall establish internal procedures for the continued enrollment of such students to include resolution of outstanding accounts receivable.

§ 4-1.00 APPROPRIATIONS

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.

§ 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.

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 purpose, provided the withholding of allotments of appropriations under this provision shall not occur until at least 15 days after the Governor has transmitted a statement of changed factors and intent to withhold moneys to the Chairmen of the House Appropriations and Senate Finance Committees.

2. Moneys shall not be withheld on the basis of reorganization plans or program evaluations until such plans or evaluations have been specifically presented in writing to the General Assembly at its next regularly scheduled session.

c. Increased Nongeneral Fund Revenue:

1. General fund appropriations to any state agency for operating expenses are supplemental to nongeneral fund revenues collected by the agency. To the extent that nongeneral fund revenues collected in a fiscal year exceed the estimate on which the operating budget was based, the Governor is authorized to withhold general fund spending authority, by withholding allotments of appropriations, in an equivalent amount. However, this limitation shall not apply to (a) restricted excess tuition and fees for 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 state agency for the direct costs of a stipulated project; (d) appropriations to institutions for the mentally ill or
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.

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.

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.

3. In making this determination, the Governor shall take into account actual general fund revenue collections for the current fiscal year and the results of a formal written re-estimate of general fund revenues for the current and next biennium, prepared within the previous 90 days, in accordance with the process specified in § 2.2-1503, Code of Virginia. Said re-estimate of general fund revenues shall be communicated to the Chairmen of the Senate Finance, House Appropriations and House Finance 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.

b) Within five business days after the preliminary close of the state accounts at the end of the fiscal year, the State Comptroller shall provide the Governor with the actual total of (1) individual income taxes, (2) corporate income taxes, and (3) sales taxes for the just-completed fiscal year, with a comparison of such actual totals with the total of such taxes in the official budget estimate for that fiscal year. If that comparison indicates that the total of (1) individual income taxes, (2) corporate income taxes, and (3) sales taxes, as shown on the preliminary close, was one percent or more below the amount of such taxes in the official budget estimate for the just-completed fiscal year, the Governor shall provide a written re-estimate of general fund revenues for the current biennium and the next biennium in accordance with § 2.2-1503, Code of Virginia, to be reported to the Chairmen of the Senate Finance, House Finance and House Appropriations Committees, not later than September 1 following 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.

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 forwarded to the Chairmen of the House Appropriations and Senate Finance Committees concurrently with that budget reduction plan.

6. In effecting the reduction of expenditures, the Governor shall not withhold allotments of appropriations for:

a) More than 15 percent cumulatively of the annual general fund appropriation contained in this act for operating expenses of any one state or nonstate agency or institution designated in this act by title, and the exact amount withheld, by state or nonstate agency or institution, shall be reported within five calendar days to the Chairmen of the Senate Finance and House Appropriations Committees. State agencies providing funds directly to grantees named in this act shall not apportion a larger cut to the grantee than the proportional cut apportioned to the agency. Without regard to § 4-5.05 b.4. of this act, the remaining appropriation to the grantee 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 $500,000, except in cases where the normal conditions of the grant dictate a different payment schedule.

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.

c) The payments for care of graves of Confederate dead.
d) The employer contributions, and employer-paid member contributions, to the Social Security System, Virginia Retirement System, Judicial Retirement System, State Police Officers Retirement System, Virginia Law Officers Retirement System, Optional 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 disability, and retiree health care credit programs for state employees, state-supported local employees and teachers. If the Virginia Retirement System Board of Trustees approves a contribution rate for a fiscal year that is lower than the rate on which the appropriation was based, or if the United States government approves a Social Security rate that is lower than that in effect for the 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 increased or decreased beyond the amounts approved by the General Assembly. Payments for the employee benefit programs listed in this paragraph may not be delayed beyond the customary billing cycles that have been established by law or policy by the governing board.

e) The payments in fulfillment of any contract awarded for the design, construction and furnishing of any state building.

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.

8. Each nongeneral fund appropriation shall be payable in full only to the extent the nongeneral fund revenues from which the appropriation is payable are estimated to be sufficient. The Governor is authorized to reduce allotments of nongeneral fund appropriations by the amount necessary to ensure that expenditures do not exceed the supporting revenues for such appropriations; 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 accordance with the process specified in § 2.2-1503, Code of Virginia, has been reported to the Chairmen of the Senate Finance, House Finance, and House Appropriations Committees. For purposes of this subsection, major nongeneral fund sources are defined 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 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 report 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 Assembly.

§ 4-1.03 APPROPRIATION TRANSFERS

GENERAL

a. During any fiscal year, the Director, Department of Planning and Budget, may transfer appropriation authority from one state or 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 agencies in accordance with specific language in the central appropriation establishing reversion clearing accounts;
2) distribution of pass-through grants or other funds held by an agency as fiscal agent;

3) correction of errors within this act, where such errors have been identified in writing by the Chairmen of the House Appropriations and Senate Finance Committees;

4) proper accounting between fund sources 0100 and 0300 in higher education institutions;

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.

3. The Director, Department of Planning and Budget, may transfer appropriations from the Office of Comprehensive Services to the Department of Medical Assistance Services, consisting of the general fund amounts required to match federal funds for reimbursement of services provided to eligible children.

4. The Director, Department of Planning and Budget, may transfer an appropriation or portion thereof within a state or other agency, or from one such agency to another, to support changes in agency organization, program or responsibility enacted by 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:

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 on or after October 7, 2001, as authorized in § 44-93.1 B., Code of Virginia, or

e) continue a program at the present level of service or at an increased level of service when required to address unanticipated 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.

§ 4-1.04 APPROPRIATION INCREASES

a. UNAPPROPRIATED NONGENERAL FUNDS:

1. Sale of Surplus Materials:

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.

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.

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:

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

3) 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

4) continue a program at the present level of service or at an increased level of service when required to address unanticipated increases in noncredit instruction at institutions of higher education or business and industrial development opportunities which will benefit the state's economy, or

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 their acceptance, or

6) realize cost savings in excess of the additional funds provided, or

7) permit a state agency or institution to use a donation, gift or grant for the purpose intended by the donor, or

8) provide for cost overruns on capital projects and for capital projects authorized under § 4-4.01 m of this act, or

9) address caseload or workload changes in programs approved by the General Assembly.

b) The above conditions shall not apply to donations and gifts to the endowment funds of institutions of higher education.

c) Each state agency and institution shall ensure that its budget estimates include a reasonable estimate of receipts from donations, gifts or other nongeneral fund revenue. The Department of Planning and Budget shall review such estimates and verify their accuracy, as part of the budget planning and review process.
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 purpose for which it was made; however, expenditures for property, plant or equipment, irrespective of fund source, are subject 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, of this act.

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.

4. Any nongeneral fund cash balance recorded on the books of the Department of Accounts as unexpended on the last day of the fiscal year may be appropriated for use in the succeeding fiscal year with the prior written approval of the Director, Department of Planning and Budget, unless the General Assembly shall have specifically provided otherwise. Revenues deposited to the Virginia Health Care Fund shall be used only as the state share of Medicaid, unless the General Assembly specifically authorizes an alternate use. With regard to the appropriation of other nongeneral fund cash balances, the Director shall make a listing of such transactions available to the public via electronic means no less than ten business days following the approval of the appropriation of any such balance.

5. Reporting:

The Director, Department of Planning and Budget, shall report on increases in unappropriated nongeneral funds in accordance with § 4-8.00, Reporting Requirements, or as modified by specific provisions in this subsection.

b. AGribusiness equipment FOR THE DEPARTMENT OF Corrections

The Director of the Department of Planning and Budget may increase the Department of Corrections appropriation for the purchase of agribusiness equipment or the repair or construction of agribusiness facilities by an amount equal to fifty percent of any annual amounts in excess of fiscal year 1992 deposits to the general fund from agribusiness operations. It is the intent of the General Assembly that appropriation increases for the purposes specified shall not be used to reduce the general fund appropriations for the Department of Corrections.

§ 4-1.05 REVERSION OF Appropriations AND REAPPROPRIATIONS

a. GENERAL FUND OPERATING EXPENSE:

1.a) General fund appropriations which remain unexpended on (i) the last day of the previous biennium or (ii) the last day of the first year of the current biennium, shall be reappropriated and allotted for expenditure where required by the Code of Virginia, where necessary for the payment of preexisting obligations for the purchase of goods or services, or where desirable, 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 incentives to reduce spending to effect current or future cost savings. With the exception of the unexpended general fund appropriations of agencies in the Legislative Department, the Judicial Department, the Independent Agencies, or institutions of higher education, all other such unexpended general fund appropriations unexpended on the last day of the previous biennium or the last day of the first year of the current biennium shall revert to the general fund.

General fund appropriations for agencies in the Legislative Department, the Judicial Department, and the Independent Agencies shall be reappropriated, except as may be specifically provided otherwise by the General Assembly. General fund appropriations shall also be reappropriated for institutions of higher education, subject to § 2.2-5005, Code of Virginia.

2. a. The Governor shall report within five calendar days after completing the reappropriation process to the Chairmen of the Senate Finance and House Appropriations Committees on the reappropriated amounts for each state agency in the Executive Department. He shall provide a preliminary report of reappropriation actions on or before November 1 and a final report on or 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.

5. Upon request, the Director, Department of Planning and Budget, shall provide a report to the Chairmen of the House Appropriations and Senate Finance Committees showing the amount reverted for each agency and the total amount of such reversions.

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.

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 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 and become part of the fund balance of the general fund during the current biennium as of the date the Director, Department of Planning and Budget, certifies to the State Comptroller that the project has been completed in accordance with the intent of the appropriation or reappropriation and there are no known unpaid obligations related to the project. The State Comptroller shall return the unexpended nongeneral fund cash balance, if there be any, for such completed project to the source from which said nongeneral funds were obtained. Likewise, he shall revert an equivalent portion of the appropriation or reappropriation of said nongeneral funds.

3. The Director, Department of Planning and Budget, may direct the restoration of any portion of the reverted amount if he shall subsequently verify an unpaid obligation or requirement for completion of the project. In the case of a capital project for which an unexpended cash balance was returned and appropriation or reappropriation was reverted in the prior biennium, he may likewise restore any portion of such amount under the same conditions.

§ 4-1.06 LIMITED ADJUSTMENTS OF APPROPRIATIONS

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.

b. LIMITATIONS ON CASH DISBURSEMENTS.

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 transactions and transactions that will not require the receipt or disbursement of funds until after June 30. Should an emergency arise, or in years in which July 1 falls on a weekend requiring the processing of transactions on or before June 30, the State Comptroller may, with notification to the Auditor of Public Accounts, authorize the disbursement of funds drawn against 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 documents, trust indentures, and/or escrow agreements.

§ 4-1.07 ALLOTMENTS

Except when otherwise directed by the Governor within the limits prescribed in §§ 4-1.02 Withholding of Spending Authority, 4-1.03 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

§ 4-2.01 NONGENERAL FUND REVENUES

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 Foundation.
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 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.

b. HIGHER EDUCATION TUITION AND FEES

1. Except as provided in Chapters 933 and 943 of the 2006 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.

2. a) 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 resident student groups based on, but not limited to, competitive market rates, provided that 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.

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.

c) For institutions charging nonresident students less than 100 percent of the cost of education, the State Council of Higher Education for Virginia may authorize a phased approach to meeting this requirement, when in its judgment, it would result in 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.

3. a) In setting the nongeneral fund appropriation for educational and general programs at the institutions of higher education, 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, 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. a) 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.

b) In coordination with the institutions, the State Council of Higher Education for Virginia shall report no later than August 1 of each year on the estimated amount of revenue each institution expects to collect from tuition and mandatory educational and general fees during the fiscal year.

c) This report shall serve as the foundation for any administrative increase in nongeneral fund appropriations within the institutions’ educational and general programs that is approved by the Director, Department of Planning and Budget, pursuant to the authority provided in § 4-1.04 of this act.

d) Each institution must notify the Director, State Council of Higher Education for Virginia, prior to requesting an administrative increase to the nongeneral fund appropriation for tuition and fee revenue within its educational and general program. Within 30 days of receiving such notification, the Director of the State Council of Higher Education for Virginia shall review and provide comment, as necessary, to the Director, Department of Planning and Budget. The Director, Department of Planning and Budget, shall evaluate the institution’s request along with any comments received from the Director, State Council of Higher Education for Virginia, prior to taking action on the requested administrative increase.

e) In consultation with the Director, Department of Planning and Budget, the Director, State Council of Higher Education for Virginia, shall include a summary of all requested and approved administrative increases to nongeneral fund appropriations for tuition and fee revenue within the educational and general programs of the institutions of higher education as part of the annual nongeneral fund revenue report.

f) In consultation with the Department of Planning and Budget and the State Council of Higher Education for Virginia, the Governor shall reconcile actual nongeneral fund expenditures with nongeneral fund appropriations included in the act and recommend technical adjustments, as he deems appropriate, in submitting his budget amendments prior to the next General Assembly session.

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, 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.

c. HIGHER EDUCATION PLANNED EXCESS REVENUES:
An institution of higher education, except for those public institutions governed by Chapters 933 and 943 of the 2006 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 the following:

1. Such revenues are identified by language in the appropriations in this act to any such institution.

2. The use of such moneys is fully documented by the institution to the Governor prior to each fiscal year and prior to allotment.

3. The moneys are supplemental to, and not a part of, ongoing expenditure levels for educational and general programs used as the basis for funding in subsequent biennia.

4. The receipt and expenditure of these moneys shall be recorded as restricted funds on the books of the Department of Accounts and shall not revert to the surplus of the general fund at the end of the biennium.

5. Tuition and fee revenues generated by the institution other than as provided herein shall be subject to the provisions of § 4-1.04 a.3 Gifts, Grants, and Other Nongeneral Funds of this act.

§ 4-2.02 GENERAL FUND REVENUE

a. STATE AGENCY PAYMENTS INTO GENERAL FUND:

1. Except as provided in § 4-2.02 a.2., all moneys, fees, taxes, charges and revenues received at any time by the following 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:

      1) Revenues payable to the Public Oyster Rocks Replenishment Fund established by § 28.2-542, Code of Virginia.

      2) Revenue payable to the Virginia Marine Products Fund established by § 3.2-2705, Code of Virginia.


      4) Revenue payable to the Marine Fishing Improvement Fund established by § 28.2-208, Code of Virginia.

      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 laws under 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.

   c) All state institutions for the mentally ill or intellectually disabled, from fees or per diem paid employees for the performance of services for which such payment is made, except for a fee or per diem allowed by statute to a superintendent or staff member of any such institution when summoned as a witness in any court.

   d) Secretary of the Commonwealth, from all sources.

   e) The Departments of Corrections, Juvenile Justice, and Correctional Education, 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.

   g) Department of Education, from repayment of student scholarships and loans, except for the cost of such collections.

   h) Department of the Treasury, from the following source:

      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.

   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.

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, Juvenile Justice and Correctional Education 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 Department of Correctional Education for work performed shall be retained by the agency to increase vocational training activities and to purchase work tools and work clothes for inmates, upon release.

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.

m) 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.

n)1. Unless otherwise specifically required to ensure compliance with federal or state law, regulation, court order, or court rule, and only to the extent thereof, each settlement under subsection A. of § 2.2-514, Code of Virginia, that provides for the payment, conveyance, grant, forfeiture, assignment, or other distribution of moneys or of any real, tangible, or intangible property to settle the Commonwealth's interest shall provide that such moneys or property be deposited or assigned for deposit into the general fund of the state treasury to be appropriated as determined by the General Assembly. The provisions of this paragraph shall only apply to such settlements in favor of the Commonwealth and shall apply to both civil and criminal matters.

2. The provisions of this paragraph shall not apply to any settlement (a) in which the total value of such moneys or property does not exceed $250,000, (b) in which the entire amount of the settlement is for services provided or for property sold or provided under a contract, (c) involving the interest of the Virginia Retirement System, or (d) for an act or practice covered by the Virginia Consumer Protection Act (§ 59.1-196 et. seq., Code of Virginia) or the Virginia Antitrust Act (§ 59.1-9.1 et. seq., Code of Virginia).

b. DEFINITION OF GENERAL FUND REVENUE FOR PERSONAL PROPERTY RELIEF ACT

Notwithstanding any contrary provision of law, for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia, the term general fund revenues, excluding transfers, is defined as (i) all state taxes, including penalties and interest, required and/or authorized to be collected and paid into the general fund of the state treasury pursuant to Title 58.1, Code of Virginia; (ii) permits, fees, licenses, fines, forfeitures, charges for services, and revenue from the use of money and property required 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 generated from the normal operation of state government, or (iii) proceeds from the sale of state property or assets be included in the general fund revenue calculations for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia.

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.

§ 4-2.03 INDIRECT COSTS

a. INDIRECT COST RECOVERIES FROM GRANTS AND CONTRACTS:

Each state agency, including institutions of higher education, which accepts a grant or contract shall recover full statewide and agency indirect costs unless prohibited by the grantor agency or exempted by provisions of this act.

b. AGENCIES OTHER THAN INSTITUTIONS OF HIGHER EDUCATION:

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.

c. INSTITUTIONS OF HIGHER EDUCATION:

The following conditions shall apply to indirect cost recoveries received by institutions of higher education:

1. 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 § 23-19, 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.

3. Institutions of higher education may retain 100 percent of the indirect cost recoveries related to research grant and contract levels in excess of the levels authorized in Chapter 1042 of the Acts of Assembly of 2003. This provision is included as an additional incentive for increasing externally funded research activities.

d. REPORTS

The Director, Department of Planning and Budget, shall report to the Chairmen of the Senate Finance and House Appropriations Committees no later than September 1 of each year on the indirect cost recovery moneys administratively appropriated.

e. REGULATIONS:

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.

§ 4-3.00 DEFICIT AUTHORIZATION AND TREASURY LOANS

§ 4-3.01 DEFICITS

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 obligate or expend moneys in excess of nongeneral fund revenues that are collected and appropriated.

2. The Governor is authorized to approve deficit funding for a state agency under the following conditions:

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.

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 capital nature not covered by § 4-4.00 Capital Projects, of this act provided such projects a) are delineated in the Virginia Transportation Six-Year Improvement Program, as approved by the Commonwealth Transportation Board; and b) have
sufficient resources 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 biennium budget.

b. UNAUTHORIZED DEFICITS: If any agency contravenes any of the prohibitions stated above, thereby incurring an unauthorized deficit, the Governor is hereby directed to withhold approval of such excess obligation or expenditure. Further, there shall be no reimbursement of said excess, nor shall there be any liability or obligation upon the state to make any appropriation hereafter to meet such unauthorized deficit. Further, those members of the governing board of any such agency who shall have voted therefor, or its 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 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, the Governor is directed to bring this provision of this act to the attention of the members of the governing board of each state agency, or its head if there be no governing board, within two weeks of the date that this act becomes effective. The governing board or the agency head shall execute and return to the Governor a signed acknowledgment of such notification.

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.

§ 4-3.02 TREASURY LOANS

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 deficit and to prevent future deficits. If the Governor approves the plan and authorizes a state agency to incur a deficit under the provisions of this section, the amount authorized shall be obtained by the agency by borrowing the authorized amount on such terms 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 the loan approval. The Director, Department of Planning and Budget, shall set forth in the next biennial budget all such loans which require an appropriation for repayment. A copy of the approved plan to eliminate the deficit shall be transmitted to the Chairmen of the House Appropriations and Senate Finance Committees within five calendar days of approval.

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.

2. Anticipation loans for operating expenses shall be in amounts not greater than the sum identified by the agency as the minimum amount required to meet the projected expenditures. The term of any anticipation loans granted for operating expenses shall not exceed twelve months.

3. Before an anticipation loan for a capital project is authorized, the agency shall develop a plan for financing such capital project; approval of the State Treasurer shall be obtained for all plans to incur authorized debt.

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.

c) 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.

c. ANTICIPATION LOANS FOR PROJECTS NOT INCLUDED IN THIS ACT OR FOR PROJECTS AUTHORIZED UNDER § 4-4.01 M: Authorization for anticipation loans for projects not included in this act or for projects authorized under § 4-4.01 m are limited to the provisions below:

1. Such loans are limited to those projects that shall be repaid from revenues derived from nongeneral fund sources.

2. When the payment of 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.

3. Anticipation loans for operating expenses shall be in amounts not greater than the sum identified by the agency as the minimum amount required to meet projected expenditures. The term of any anticipation loans granted for operating expenses 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.

§ 4-3.03 CAPITAL LEASES

a. GENERAL:

1. As part of their capital budget submission, all agencies and institutions of the Commonwealth proposing building projects that may qualify as capital lease agreements, as defined in Generally Accepted Accounting Principles (GAAP), and that may be supported in whole, or in part, from appropriations provided for in this act, shall submit copies of such proposals to the Directors of the Departments of Planning and Budget and General Services, the State Comptroller, and the State Treasurer. The 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 annual Debt Capacity Advisory Committee reports.
b. APPROVAL OF FINANCINGS:

1. For any project which qualifies as a capital lease, as defined in the preceding subdivisions 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, 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.

§ 4-4.00 CAPITAL PROJECTS

§ 4-4.01 GENERAL

a. Definition:

1. 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.

2. The provisions of this section are applicable equally to acquisition of property and plant by purchase, gift, or any other means, including the acquisition of property through a lease/purchase contract, regardless of the method of financing or the source of funds. Acquisition of property by lease shall be subject to § 4-3.03 of this act.

3. The provisions of this section shall not apply to property or equipment acquired by lease or improvements to leased property and equipment when the improvements are provided by the lessor pursuant to the terms of the lease and upon expiration of the lease 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 33.1-93, 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. The first priority of any agency or institution in requesting capital outlay appropriations shall be maintenance reserve funds.

3. Except for institutions of higher education governed by Chapters 933 and 943 of the 2006 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.

4. As part of any request for appropriations for an armory, the Department of Military Affairs shall obtain a written commitment from the host locality to share in the operating expense of the armory.

c. Each agency head shall provide to the Director, Department of Planning and Budget, a plan for the use of the maintenance reserve appropriation of the agency in Part 2 of this act prior to the allotment of funds. The plan 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 update to its maintenance reserve plan that to the best of his or her knowledge, all necessary roof repairs have been accomplished, are in the process of being accomplished, or the necessary funds for accomplishing the work have been requested before the agency requests funds for other improvements or new construction projects. Such roof repairs and replacements shall be in accord with the technical requirements of the Commonwealth’s Construction and Professional Services Manual.
d. The Department of Planning and Budget shall review its approach to capital outlay planning and budgeting from time to time and report any proposed change to the Chairmen of the House Appropriations and Senate Finance Committees prior to its implementation. Such report shall include an analysis of the impact of the suggested change on affected agencies and institutions.

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 Virginia, amended by Chapter 488, 1997 Acts of Assembly, relating to Virginia Port Authority capital projects and procurement activities.

f. It is the intent of the General Assembly that the Department of Conservation and Recreation shall be authorized to initiate and accept by gift or purchase with nongeneral fund dollars any lands for State Park or Natural Area purposes which may become available, and that not specifically appropriated by the General Assembly, when such acquisitions are made in accordance with the provisions of this section and other applicable provisions of state law including approval by the Governor.

g. 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 § 2.2-1515, et seq., Code of Virginia. Otherwise, the consideration of capital projects shall be limited to:

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.

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.

h. Preliminary Requirements: In regard to each capital project for which appropriation or reappropriation is made pursuant to this act, or which is hereafter considered by the Governor for inclusion in the Executive Budget, or which is offered as a gift or is considered for purchase, the Governor is hereby required: (1) to determine the urgency of its need, as compared with the need for other capital projects as herein authorized, or hereafter considered; (2) to determine whether the proposed plans and specifications for each capital project are suitable and adequate, and whether they involve expenditures which are excessive for the purposes intended; (3) to determine whether labor, materials, and other requirements, if any, needed for the acquisition or construction of such project can and will be obtained at reasonable cost; and (4) to determine whether or not the project conforms to a site or master plan approved by the agency head or board of visitors of an institution of higher education for a program approved by the General Assembly.

i. 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.
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 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.
3. The Governor, at his discretion, may release from any capital project appropriation or reappropriation made pursuant to this act such sum (or sums) as may be necessary to pay for the preparation of plans and specifications by architects and engineers, provided that the estimated cost of the construction covered by such drawings and specifications does not exceed the appropriation therefor; provided, further, however, that the architectural and engineering fees paid on completion of the preliminary design for any such project may be based on such estimated costs as may be approved by the Governor in writing, where it is shown to the satisfaction of the Governor that higher costs of labor or material, or both, or other unforeseen 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 based on costs exceeding the appropriation.

4. Architectural or engineering contracts shall not be awarded in perpetuity for capital projects at any state institution, agency or activity.

j. Capital Projects Financed with Bonds: Capital projects proposed to be financed with (i) 9 (c) general obligation bonds or (ii) 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:

1. By August 15 of each year, requests for inclusion in the Executive Budget of capital projects to be financed with 9(c) general obligation bonds shall be submitted to the State Treasurer for evaluation of financial feasibility. Submission shall be in accordance with the instructions prescribed by the State Treasurer. The State Treasurer shall distribute copies of financial
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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 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 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.

3. Prior to the issuance of debt for 9(c) general obligation projects, when more than one year has elapsed since the review of financial feasibility specified in § 4-4.01 j 1 above, an updated feasibility study shall be prepared by the agency and reviewed by the State Treasurer prior to requesting the Governor's Opinion of Financial Feasibility required under Article X, Section 9 (c), of the Constitution of Virginia.

k. 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.

l.1. Change in Size and Scope: Unless otherwise provided by law, the scope of any capital project may not be increased or decreased by more than five percent in size beyond the plans and justification which were the basis for the appropriation or re appropriation 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 determined by the Governor to be an emergency, or 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, or minor increases or decreases in square footage determined by the Department, General Services to be reasonable and appropriate based on a written justification submitted by the agency stating the reason for the increase, with the provision that such increase will not increase the cost of the project beyond the amount appropriated; or decreases in scope to offset unbudgeted costs when such costs are determined by the Governor, Department of Planning and Budget, to be reasonable based on a written justification submitted by the agency specifying the amount and nature of the unbudgeted costs and the types of actions that will be taken to decrease the scope of the project. The written justification shall also include a certification, signed by the agency head, that the resulting project will be consistent with the original programmatic intent of the appropriations.

2. If space planning, energy conservation, and environmental standards guides for any type of construction have been approved by the Governor or the General Assembly, the Governor shall require capital projects to conform to such planning guides.

m. Projects Not Included In This Act:

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:

1) The project is required to meet an emergency situation.

2) The project is to be operated as an auxiliary enterprise or sponsored program in an institution of higher education and will be fully 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 or the Virginia Tobacco Settlement Foundation.

b) The foregoing conditions are subject to the following criteria:

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) without adverse effect on other projects or programs, or from unappropriated nongeneral fund revenues or balances.

2) In the Governor's opinion such action may avoid an increase in cost or otherwise result in a measurable benefit to the state.

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 authorization of any capital project under the provisions of this subsection.

5) Permanent funding for any project initiated under this section shall only be from nongeneral fund sources.

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.

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.

n. 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.

2. Expenditures for land acquisition, site preparation beyond five feet from a building, and the construction of additional outdoor lighting, sidewalks, outdoor athletic and recreational facilities, and parking lots in the Virginia Community College System shall be made only from appropriated federal funds, Trust and Agency funds, including local government allocations or appropriations, or the proceeds of indebtedness authorized by the General Assembly.

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.

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.
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.

o. 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.

p. 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.

q. Local or private funds to be used for the acquisition, construction or improvement of capital projects for state agency use as owner or lessee shall be deposited into the state treasury for appropriation prior to their expenditure for such projects.

r. 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.

s.1. The Governor may authorize the conveyance of any interest in property or improvements thereon held by the Commonwealth to the educational or real estate foundation of any institution of higher education where he finds that such property was acquired with 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 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, such conveyance shall likewise be exempt from compliance with any statute concerning disposition of state property. Any income or 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 foundation for any foundation purpose.

2. This section shall not apply to public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly or Chapters 824 and 829 of the 2008 Acts of Assembly.

t.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 Assembly or Chapters 824 and 829 of the 2008 Acts of Assembly.

u. Energy-efficiency Projects: Improvements to state-owned properties for the purpose of energy-efficiency shall be considered an operating expense, provided that:

1. 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.

2. 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.

3. The scope of work has been reviewed and recommended by the Department of Mines, Minerals and Energy.
4. However, if the project scope entails: (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, the project shall be subject to the capital outlay process as outlined in this section.

5. The total project cost does not exceed $3,000,000. If the total project cost exceeds $3,000,000, the project shall be subject to the capital budgeting process. However, energy performance projects underway before July 1, 2005, shall continue to be treated as operating expenses. Notwithstanding the above, if energy savings from a performance project offset the debt service, interest payments, and the cost of the project, the project shall not be subject to the capital budgeting process and the total project cost shall not exceed $7,000,000.

6. If the total project exceeds $250,000, the agency director will submit written notification to the Director, Department of Planning and Budget, verifying that the project meets all of the above conditions. The director shall notify, in turn, the Chairmen of the House Appropriations and Senate Finance Committees that such projects have been initiated.

v. 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.

w. Except for institutions of higher education governed by Chapters 933 and 943 of the 2006 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.

x. 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.

y. Any new construction project developed by or for the Chippokes Plantation Farm Foundation, with an estimated cost of $750,000 or less, shall be exempt from the capital outlay review and approval process.

z. 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 $1,000,000 or less and are 100 percent federally reimbursed.

§ 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.

§ 4-5.00 SPECIAL CONDITIONS AND RESTRICTIONS ON EXPENDITURES

§ 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.

b. STUDENT FINANCIAL ASSISTANCE FOR HIGHER EDUCATION:

1. General:

a) The appropriations made in this act to state institutions of higher education within the items for student financial assistance may be expended for any one, all, or any combination of the following purposes: grants to undergraduate students enrolled at least one-half time in a degree, certificate or diploma program; grants to full-time graduate students; grants to students enrolled full-time in a dual or concurrent undergraduate and graduate program. The institutions may also use these appropriations for the purpose of supporting work study programs. Institutions may also contribute to federal or private student grant aid programs requiring matching funds by the institution, except for programs requiring work. The State Council of Higher
Education for Virginia shall annually review each institution's plan for the expenditures of its appropriation for undergraduate student financial assistance prior to the start of the fall term to determine program 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 awarded. For the purposes of the proposed plan, each community college shall be considered independently.

b) All awards made to undergraduate students from such Items shall be for Virginia students only and such awards shall offset all, or portions of, the costs of tuition and required fees, and, in the case of students qualifying under subdivision b 2 c)(1) hereof, the cost of books. All undergraduate financial aid award amounts funded by this appropriation shall be proportionate to the remaining need of individual students, with students with higher levels of remaining need receiving grants before other students. No criteria other than the need of the student shall be used to determine the award amount other than as specified in Item 206 J of this act. Because of the low cost of attendance and recognizing that federal grants provide a much higher portion of cost than at other institutions, a modified approach and minimum award amount for the neediest VGAP student should be implemented for community college and Richard Bland College students based on remaining need and the combination of federal and grant state aid. Student financial 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 the Council.

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 the soil scientist scholarships authorized under § 23-38.3, Code of Virginia.

g) Unless noted elsewhere in this act, 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.

2. Grants To Undergraduate Students:

a) Each institution which makes undergraduate grants paid from its appropriation for student financial assistance shall expend 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.

c)1) It is the intent of the General Assembly that students eligible under the Virginia Guaranteed Assistance Program (VGAP) authorized in Title 23, 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 performance and to consider higher education an achievable objective in their futures.

4) Students may not receive a VGAP and a Commonwealth grant in the same semester.

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) The institution is required to transfer to educational and general appropriations all funds used to pay graduate assistantships or for duties which require work.

c) 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.

d) 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.

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.

b1) An institution of higher education may discontinue its student loan fund established pursuant to Title 23, 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.

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.

§ 4-5.02 THIRD PARTY TRANSACTIONS

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.
2. This section does not apply to attorneys employed by state agencies in the Legislative Department, Judicial Department or Independent Agencies.

3. Reporting on employment of attorneys shall be in accordance with § 4-8.00, Reporting Requirements.

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 General Assembly or to any study group created by the General Assembly, nor shall any such expenditure for third party nongovernmental contracts be made by any Executive Department agency in response to a legislative request for a study, 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. All such expenditures shall be made only in accordance with the terms of a written contract approved as to form by the 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.

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.

2. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the University of Virginia Medical Center 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, provided that the University of Virginia demonstrates to the Secretary of Finance that debt collection by an agent other than the Office of the Attorney General is anticipated to be more cost effective. Nothing in this paragraph is intended to limit the ability of the University of Virginia Medical Center from voluntarily contracting with the Office of the Attorney General's Division of Debt Collection in cases where the Center would benefit from the expertise of legal counsel and collection services offered by the Office of the Attorney General.

3. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the Department of Taxation shall be exempt from participating in the debt collection process of the Office of the Attorney General.

§ 4-5.03 SERVICES AND CLIENTS

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.

2. State agencies shall submit any proposed modifications in rates to be charged by internal service funds, pursuant to §§ 2.2-803, 2.2-1011, and 2.2-2013, Code of Virginia, that impact on agency expenditures to the Department of Planning and Budget for review prior to approval by the Joint Legislative Audit and Review Commission. In its review, the Department of Planning and Budget shall determine whether the requested rate modifications are consistent with budget assumptions and report its findings to the Commission prior to the approval of the rate request.

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. Reporting on all new services shall be in accordance with § 4-8.00, Reporting Requirements.

c. MEDICAID EXPANSION:
Notwithstanding the provisions of Item 301 of this Act or § 30-347, Code of Virginia, any amendment to 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)(A) of the Patient Protection and Affordable Care Act shall sunset on June 30, 2016. The Medicaid Innovation and Reform Commission shall continue to assess progress made toward implementation of reforms to Medicaid. The assessment shall include progress toward implementation of a 42 U.S.C. § 1035 waiver established under the Patient Protection and Affordable Care Act, evidence of improved patients access to healthcare including mental health care, quality of care, patient safety, and population health as well as improved cost-effectiveness in public programs that support health and healthcare in the Commonwealth of Virginia. Reforms to be considered include but are not limited to health information exchange, health innovation, data transparency, health workforce development, payment reform, reduction in fraud and abuse in public programs, and waiver redesign.

d. OFF-CAMPUS SITES OF INSTITUTIONS OF HIGHER EDUCATION:

No moneys appropriated by this act shall be used for off-campus sites unless as provided for in this section.

1. A public college or university seeking to create, establish, or operate an off-campus instructional site, funded directly or indirectly from the general fund or with revenue from tuition and mandatory educational and general fees generated from credit 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.

c) Further, the provisions herein do not govern the establishment and operations of campus sites with a primary function of 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.

d. e. 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.

2. a) Within thirty days of the enactment of this act, the Director, Department of Planning and Budget, shall submit in writing to the Chairmen of the House Appropriations and Senate Finance Committees a list of the new 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 prepare 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. 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.

§ 4-5.04 GOODS AND SERVICES

a. STUDENT ATTENDANCE AT INSTITUTIONS OF HIGHER EDUCATION:

1. Public Information Encouraged: Each public institution of higher education is expected and encouraged to provide prospective students with accurate and objective information about its programs and services. The institution may use public funds under the control of the institution's Board of Visitors for the development, preparation and dissemination of factual information about the following subjects: academic programs; special programs for minorities; dates, times and procedures for
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.

3. Remedial Education: Senior institutions of higher education shall make arrangements with community colleges for the 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.

b. INFORMATION TECHNOLOGY FACILITIES AND SERVICES:

1. a) The Virginia Information Technologies Agency shall procure information technology and telecommunications goods and services of every description for its own benefit or on behalf of other state agencies and institutions, or authorize other state agencies or institutions to undertake such procurements on their own.

b) Except for research projects, research initiatives, or instructional programs at public institutions of higher education, or any non-major information technology project request from the Virginia Community College System, Longwood University, or from an institution of higher education which is a member of the Virginia Association of State Colleges and University Purchasing Professionals (VASCUPP) as of July 1, 2003, or any procurement of information technology and telecommunications goods and services by 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 933 and 945 of the 2005 Acts of Assembly, Chapters 933 and 945 of the 2006 Acts of Assembly, or Chapters 824 and 829 of the 2008 Acts of Assembly, requests for authorization from state agencies and institutions to procure information technology and telecommunications goods and services on their own behalf shall be made in writing to the Chief Information Officer or his designee. Members of VASCUPP as of July 1, 2003, are hereby 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 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.

2. If the billing rates and associated systems for computer, telecommunications and systems development services to state agencies are altered, the Director, Department of Planning and Budget, may transfer appropriations from the general fund between programs affected. These transfers are limited to actions needed to adjust for overfunding or underfunding the program appropriations affected by the altered billing systems.

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 geographic information systems (GIS), be contained through the shared use of existing or planned equipment, data, or services 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, or Chapters 824 and 829 of the 2008 Acts of Assembly.

6. Notwithstanding any other provision of law, state agencies that do not receive computer services from the Virginia Information Technologies Agency may develop their own policies and procedures governing the sale of surplus computers and laptops to their employees or officials. Any proceeds from the sale of surplus computers or laptops shall be deposited into the appropriate fund or funds used to purchase the equipment.

c. MOTOR VEHICLES AND AIRCRAFT:

   1. No motor vehicles shall be purchased or leased with public funds by the state or any officer or employee on behalf of the state without the prior written approval of the Director, Department of General Services.

   2. The institutions of higher education 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 to like vehicles under the state contract. If the comparison demonstrates for a given institution 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 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.

d. MOTION PICTURE, TELEVISION AND RADIO SERVICES PRODUCTION: Except for public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly, no state Executive Department agency or the State Lottery Department shall expend any public funds for the production of motion picture films or of programs for television transmission, or for the operation of television or radio transmission facilities, without the prior written approval of the Governor or as otherwise provided in this act, except for educational television programs produced for elementary-secondary education by authority of the Virginia Information Technologies Agency. The Joint Subcommittee on Rules is authorized to provide the approval of such expenditures for legislative agencies. For judicial agencies and independent agencies, other than the State Lottery Department, prior approval action rests with the supervisory bodies of these entities. 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 negotiation, for program production and transmission services which are performed by public telecommunications entities, as defined in § 2.2-2427, 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:

   1. For the use of personal automobiles in the discharge of official duties outside the continental limits of the United States, the State Comptroller may authorize an allowance not exceeding the actual cost of operation of such automobiles;

   2. The first 15,000 miles of use during each fiscal year of personal automobiles in the discharge of official duties within the continental limits of the United States shall be reimbursed at an amount equal to the most recent business standard mileage rate as established by the Internal Revenue Service for employees or self-employed individuals to use in computing their income tax deductible costs for operating passenger vehicles owned or leased by them for business purposes, or in the instance of a state employee, at the lesser of (a) the IRS rate or (b) the lowest combined capital and operational trip pool rate charged by the Department of General Services, Office of Fleet Management Services (OFMS), posted on the OFMS website at time of travel, for the use of a compact state-owned vehicle. If the head of the state agency concerned certifies that a state-owned vehicle was not available, or if, according to regulations issued by the State Comptroller, the use of a personal automobile in lieu of a state-owned automobile is considered to be an advantage to the state, the reimbursement shall be at the rate of the IRS rate. For such 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-owned vehicle is not available; then the rate shall be the IRS rate;

   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;

   5. State employees traveling on official business of state government shall be reimbursed for their travel costs using the same bank account authorized by the employee in which their net pay is direct deposited; and
6. This section shall not apply to members and employees of public school boards.

f. SMALL PURCHASE CHARGE CARD, ELECTRONIC DATA INTERCHANGE, DIRECT DEPOSIT, AND PAYLINE OPT OUT: The State Comptroller is hereby authorized to charge state agencies a fee of $5 per check or earnings notice when, in his judgment, agencies have failed to comply with the Commonwealth's electronic commerce initiatives to reduce unnecessary administrative costs for the printing and mailing of state checks and earning notices. The fee shall be collected by the Department of 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.

j. MEDICAL SERVICES: No expenditures from general or nongeneral fund sources may be made out of any appropriation by the General Assembly for providing abortion services, except as otherwise required by federal law or state statute.

k. 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.

2. In-scope Executive Department agencies providing employees with telecommunication devices shall develop agency-specific policies, incorporating the guidance provided in § 4-5.04 k. 1. of this act and shall maintain a cost justification for the assignment or a public health, welfare and safety need.

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.

l. 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.

§ 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.

b.1. For purposes of this subsection, the definition of "nonstate agency" is that contained in § 2.2-1505, Code of Virginia.

2. Allotment of appropriations to nonstate agencies shall be subject to the following criteria:

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 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.

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.

§ 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 § 4-5.08b 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 Committees.

f. Institutions that have executed memoranda of understanding with the Secretary of Administration for nongeneral fund capital outlay decentralization programs are hereby granted a waiver from the provisions of § 2.2-4301, Competitive Negotiation, subdivision 3a, Code of Virginia, regarding the not to exceed amount of $100,000 for a single project, the not to exceed sum of $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 apply only to agencies and personnel within the Executive Department, unless specifically stated otherwise.

h. This section shall not apply to public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly.

§ 4-5.07 LEASE, LICENSE OR USE AGREEMENTS

a. Agencies shall not acquire or occupy real property through lease, license or use agreement until the agency certifies to the Director, Department of General Services, that (i) funds are available within the agency's appropriations made by this act for the cost of the lease, license or use agreement and (ii) except for good cause as determined by the Department of General
§ 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:

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.

3. Surplus property valued at less than $5,000,000 that is possessed and controlled by a public institution of higher education, 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.

c. In accordance with § 15.2-2005, Code of Virginia, the consent of the General Assembly is herein provided for the road known as Standpipe Road, that was relocated and established on a portion of the Virginia Department of Transportation's Culpeper District Office property, identified as Tax Map No. 50-28, to improve the operational efficiency of the local road network in the Town of Culpeper. Further, the Virginia Department of Transportation is hereby authorized to convey to the Town of Culpeper, upon such terms and conditions as the Department deems proper and for such considerations the Department may determine, the property on which "Standpipe Road (Relocated)/Variable Width R/W" on the plat entitled "plat Showing Property and Various Easements for Standpipe Road Relocated, Tax Map 50-28, Town of Culpeper, Culpeper County, Virginia" prepared by ATCS P.L.C and sealed March 14, 2012, together with easements to the Town of Culpeper for electric utility, slopes and drainage as shown on said plat. The conveyance shall be made with the approval of the Governor and in a form approved by the Attorney General. The appropriate officials of the Commonwealth are hereby authorized to prepare, execute, and deliver such deed and other documents as may be necessary to accomplish the conveyance.

§ 4-5.08 SEMICONDUCTOR MANUFACTURING PERFORMANCE GRANT PROGRAMS

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 accordance with the terms and conditions set forth in a memorandum of understanding between a qualified manufacturer and the Commonwealth. These terms and conditions shall supplement the provisions of the Semiconductor Manufacturing Performance Grant Program, the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Program, and the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Program II, as applicable, and shall include but not be limited to the numbers and types of semiconductor wafers that are produced; the level of investment directly related to the building and equipment for manufacturing of wafers or activities ancillary to or supportive of such manufacturer within the eligible locality; and the direct employment related to these programs. To that end, the Secretary of Commerce and Trade shall certify in writing to the Governor and to the Chairmen of the House Appropriations and Senate Finance Committees the extent to which a qualified manufacturer met the terms and conditions. The appropriation shall be made in full or in proportion to a qualified manufacturer's fulfillment of the 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.

§ 4-5.07 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 Governor'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.

§ 4-5.11 ASSIGNMENT OF GENERAL FUND FOR NONRECURRING EXPENDITURES

In developing the annual budget bill submitted pursuant to § 2.2-1509, Code of Virginia, including any amendments to a general appropriation act pursuant to such section, "Nonrecurring expenditures" shall mean only the acquisition or construction of capital outlay projects as defined in § 2.2-1518, Code of Virginia, the acquisition or construction of capital improvements, the acquisition of land, the acquisition of equipment, or other expenditures of a one-time nature as specified in the general appropriation act. Such term shall not include any expenditures relating to transportation, including but not limited to transportation maintenance.

§ 4-6.00 POSITIONS AND EMPLOYMENT

§ 4-6.01 EMPLOYEE COMPENSATION

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 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 accordance with the rules and regulations established by the Governor. In all cases where any appointee, officer or employee is 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 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 position in accordance with the provisions of this subsection.

b. Annual salaries of persons appointed to positions by the General Assembly, pursuant to the provisions of §§ 2.2-200 and 2.2-400, Code of Virginia, shall be paid in the amounts shown.

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Chief of Staff</td>
<td>$160,459</td>
<td>$160,459</td>
<td>$160,459</td>
</tr>
<tr>
<td>Secretary of Administration</td>
<td>$152,793</td>
<td>$152,793</td>
<td>$152,793</td>
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<tr>
<td>Secretary of Agriculture and Forestry</td>
<td>$152,793</td>
<td>$152,793</td>
<td>$152,793</td>
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<tr>
<td>Secretary of Commerce and Trade</td>
<td>$160,433</td>
<td>$160,433</td>
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<tr>
<td>Secretary of the Commonwealth</td>
<td>$152,793</td>
<td>$152,793</td>
<td>$152,793</td>
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<tr>
<td>Secretary of Education</td>
<td>$152,793</td>
<td>$152,793</td>
<td>$152,793</td>
</tr>
<tr>
<td>Secretary of Finance</td>
<td>$160,433</td>
<td>$160,433</td>
<td>$160,433</td>
</tr>
</tbody>
</table>
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 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.

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.

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.

4. Notwithstanding § 4-6.01.c.2.b)1) of this Act, the Board of Commissioners of the Virginia Port Authority may supplement the 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, the Library Board, and the Virginia College Savings Plan Board may supplement the salary of the Director of each museum, the Librarian of Virginia, and the Director of the Virginia College Savings Plan Board 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.

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Midpoint</td>
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<td>$146,318 - $202,419</td>
<td>$146,318 - $202,419</td>
</tr>
<tr>
<td>Midpoint</td>
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<td>$174,369</td>
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<td>Chief Information Officer, Virginia Information Technologies Agency</td>
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<td>$157,500</td>
<td>$157,500</td>
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<tr>
<td>Commissioner, Department of Motor Vehicles</td>
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<td>$143,449</td>
<td>$143,449</td>
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<tr>
<td>Commissioner, Department of Social Services</td>
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<td>$147,000</td>
<td>$147,000</td>
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<tr>
<td>Commissioner, Department of Behavioral Health and Developmental Services</td>
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<td>$191,672</td>
<td>$191,672</td>
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<tr>
<td>Commonwealth Transportation Commissioner</td>
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<td>$198,450</td>
<td>$198,450</td>
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<tr>
<td>Director, Department of Corrections</td>
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<td>$150,000</td>
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<tr>
<td>Director, Department of Environmental Quality</td>
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<td>$157,729</td>
<td>$157,729</td>
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<tr>
<td>Director, Department of Medical Assistance Services</td>
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<td>$165,669</td>
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<tr>
<td>Director, Department of Planning and Budget</td>
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<td>$157,500</td>
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<tr>
<td>State Health Commissioner</td>
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<tr>
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<tr>
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<tr>
<td>Superintendent of State Police</td>
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<tr>
<td>Level II Range</td>
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<td>Commissioner, Department of Agriculture and Consumer Services</td>
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<td>Commissioner, Department of Veterans Services</td>
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<tr>
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<td>Director, Department of Business Assistance</td>
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<td>Director, Department of Forensic Science</td>
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<td>Director, Department of General Services</td>
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<td>Director, Department of Mines, Minerals and Energy</td>
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<td>$124,888</td>
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<tr>
<td>Director, Department of Human Resource Management</td>
<td>$137,955</td>
<td>$137,955</td>
<td>$137,955</td>
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<tr>
<td>-------------------------------------------------------------------------</td>
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<tr>
<td>Director, Department of Juvenile Justice</td>
<td>$120,750</td>
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<td>$120,750</td>
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<tr>
<td>Director, Department of Rail and Public Transportation</td>
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<td>Executive Director, Virginia Port Authority</td>
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<tr>
<td>State Comptroller</td>
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<td>State Treasurer</td>
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<td><strong>Level III Range</strong></td>
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<td><strong>Midpoint</strong></td>
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<td>Adjutant General</td>
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<td>Chairman, Virginia Parole Board</td>
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<td>Commissioner, Department of Labor and Industry</td>
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<tr>
<td>Commissioner, Department for Aging and Rehabilitative Services</td>
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<tr>
<td>Coordinator, Department of Emergency Management</td>
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<tr>
<td>Director, Department of Aviation</td>
<td>$127,937</td>
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<td>$127,937</td>
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<tr>
<td>Director, Department of Conservation and Recreation</td>
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</tr>
<tr>
<td>Director, Department of Criminal Justice Services</td>
<td>$113,400</td>
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<td>$113,400</td>
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<tr>
<td>-----------------------------------------------------------------</td>
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</tr>
<tr>
<td>Director, Department of Health Professions</td>
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<tr>
<td>Director, Department of Historic Resources</td>
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<tr>
<td>Director, Department of Housing and Community Development</td>
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<tr>
<td>Director, Department of Professional and Occupational Regulation</td>
<td>$112,000</td>
<td>$112,000</td>
<td>$112,000</td>
</tr>
<tr>
<td>Director, The Science Museum of Virginia</td>
<td>$128,767</td>
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<td>$128,767</td>
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<tr>
<td>Director, Virginia Museum of Fine Arts</td>
<td>$133,726</td>
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<tr>
<td>Director, Virginia Museum of Natural History</td>
<td>$110,250</td>
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</tr>
<tr>
<td>Executive Director, Jamestown-Yorktown Foundation</td>
<td>$127,940</td>
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<tr>
<td>Executive Secretary, Virginia Racing Commission</td>
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<tr>
<td>Librarian of Virginia</td>
<td>$139,535</td>
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<tr>
<td>State Forester, Department of Forestry</td>
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</tbody>
</table>

**Level IV Range**

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<tbody>
<tr>
<td><strong>Level IV Range</strong></td>
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<td><strong>Midpoint</strong></td>
<td>$103,970</td>
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</thead>
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<tr>
<td>Administrator, Commonwealth's Attorneys' Services Council</td>
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<td>Commissioner, Virginia Department for the Blind and Vision Impaired</td>
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<td>$109,725</td>
<td>$109,725</td>
</tr>
</tbody>
</table>
7. Annual salaries of the directors of the independent agencies, as listed in this subdivision, shall be paid in the amounts shown. All salary changes shall be subject to subdivisions c 1, c 2, and c 3 above.
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.

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.

2.a) The board of visitors of each institution of higher education or the boards of directors for Southern Virginia Higher Education Center, Southwest Virginia Higher Education Center, and the New College Institute may annually supplement the salary of a president or director from private gifts, endowment funds, foundation funds, or income from endowments and gifts. Supplements paid from other than the cited sources prior to June 30, 1997, may continue to be paid. In approving a supplement, the board of visitors or board of directors should be guided by criteria which provide a reasonable limit on the total additional income of a president or director. The criteria should include a consideration of additional income from outside sources including, but not being limited to, service on boards of directors or other such services. The board of visitors or board of 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.

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.

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<tr>
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</thead>
<tbody>
<tr>
<td>Executive Director, New College Institute</td>
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<td>$123,524</td>
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<tr>
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</tr>
<tr>
<td>Director, State Council of Higher Education for Virginia</td>
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<td>$182,490</td>
<td>$182,490</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>Director, Southern Virginia Higher Education Center</td>
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<td>$124,925</td>
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<table>
<thead>
<tr>
<th>Southwest Virginia Higher Education Center</th>
<th>Salary 2013</th>
<th>Salary 2014</th>
<th>Salary 2015</th>
</tr>
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<tbody>
<tr>
<td>Director, Southwest Virginia Higher Education Center</td>
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<thead>
<tr>
<th>Virginia Community College System</th>
<th>Salary 2013</th>
<th>Salary 2014</th>
<th>Salary 2015</th>
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<tr>
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<table>
<thead>
<tr>
<th>Senior College Presidents' Salaries</th>
<th>Salary 2013</th>
<th>Salary 2014</th>
<th>Salary 2015</th>
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</thead>
<tbody>
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<td>Chancellor, University of Virginia's College at Wise</td>
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<tr>
<td>President, Christopher Newport University</td>
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<td>$130,805</td>
<td>$130,805</td>
</tr>
<tr>
<td>President, The College of William and Mary in Virginia</td>
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<td>$157,249</td>
<td>$157,249</td>
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<tr>
<td>President, George Mason University</td>
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<td>$148,307</td>
<td>$148,307</td>
</tr>
<tr>
<td>President, James Madison University</td>
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<td>$153,183</td>
<td>$153,183</td>
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<tr>
<td>President, Longwood University</td>
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<tr>
<td>President, Norfolk State University</td>
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<tr>
<td>President, Old Dominion University</td>
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<td>$165,777</td>
</tr>
<tr>
<td>President, Radford University</td>
<td>$150,805</td>
<td>$150,805</td>
<td>$150,805</td>
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</table>
President, Richard Bland
College $129,200 $129,200 $129,200
President, University of
Mary Washington $140,447 $140,447 $140,447
President, University of
Virginia $176,104 $176,104 $176,104
President, Virginia
Commonwealth University $176,104 $176,104 $176,104
President, Virginia Polytechnic Institute and
State University $184,919 $184,919 $184,919
President, Virginia State
University $143,624 $143,624 $143,624
Superintendent, Virginia
Military Institute $142,297 $142,297 $142,297

e. 1. Salaries for newly employed or promoted employees shall be established consistent with the compensation and
classification plans established by the Governor.

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 § 2.2-1201.12, 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.

2. If the Administrator ceases to be a member of the faculty of a state-supported institution of higher education, the total salary
listed in § 4-6.01 c 6 shall be paid from the Council's appropriation.

k.1.a) Except as otherwise provided for in this subdivision, any increases in the salary band assignment of any job role
contained in the compensation and classification plans approved by the Governor shall be effective beginning with the first pay
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
Finance that funds are available within the agency's appropriation to cover the cost of the increase for the remainder of the
current biennium and presents a plan for covering the costs next biennium and the Secretary concurs, or (2) such funds are
appropriated by the General Assembly. If at any time the Secretary of Administration shall certify that such change in the
salary band assignment for a job role is of an emergency nature and the Secretary of Finance shall certify that funds are
available to cover the cost of the increase for the remainder of the biennium within the agency’s appropriation, such change in
compensation may be effective on a date agreed upon by these two Secretaries. The Secretary of Administration shall provide
a monthly 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 July 2, 2012, for the work period June 10 to
June 24, 2012.
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.

1. Full-time employees of the Commonwealth, including faculty members of state institutions of higher education, who are appointed to a state-level board, council, commission or similar collegial body shall not receive any such compensation for their services as members or chairmen except for reimbursement of reasonable and necessary expenses. The foregoing provision shall likewise apply 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 § 23-9.2:3.1 B and the cash payment offered under such compensation plans pursuant to § 23-9.2:3.1 D, Code of Virginia. Notwithstanding the limitations in § 23-9.2:3.1 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.

2. Notwithstanding any other provision of law, employees holding full-time, academic-year classified positions at public institutions of higher education shall be considered “state employees” as defined in § 51.1-124.3, Code of Virginia, and shall be considered for medical/hospitalization, retirement service credit, and other benefits on the same basis as those individuals appointed to full-time, 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 seventy-five 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 this item, and other items in the Act, to reflect the compensation adjustments authorized in Item 468 of this Act.

§ 4-6.02 EMPLOYEE TRAINING AND STUDY

Subject to uniform rules and regulations established by the Governor, the head of any state agency may authorize, from any funds appropriated to such department, institution or other agency in this act or subsequently made available for the purpose, compensation or expenses or both compensation and expenses for employees pursuing approved training courses or academic studies for the purpose of becoming better equipped for their employment in the state service. The rules and regulations shall include reasonable provision for the return of any employee receiving such benefits for a reasonable period of duty, or for reimbursement to the state for expenditures incurred on behalf of the employee should he not return to state service.

§ 4-6.03 EMPLOYEE BENEFITS

a. Any medical/hospitalization benefit program provided for state employees shall include the following provision: any state employee, as defined in § 2.2-2818, Code of Virginia, shall have the option to accept or reject coverage.

b. Except as provided for sworn personnel of the Department of State Police, no payment of, or reimbursement for, the employer paid contribution to the State Police Officers’ Retirement System, or any system offering like benefits, shall be made by the Compensation Board of the Commonwealth at a rate greater than the employer rate established for the general classified workforce of the Commonwealth covered under the Virginia Retirement System. Any cost for benefits exceeding such general 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.

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 participating provider in the network, contracted by the Department of Human Resource Management, that serves state employees and (2) such hospital enters into a written agreement with the Department of Human Resource Management as to the rates of reimbursement. The department shall accept the lowest rates offered by the hospital from among the rates charged by the hospital to its largest purchaser of care, any state or federal public program, or 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 the hospital cannot come to an agreement, the department shall reimburse the hospital at the rates contained in its final offer to the hospital until the dispute is resolved. Any dispute shall be resolved through arbitration or through the procedures established 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.

2. The Virginia Retirement System shall establish procedures for verification by the employer of eligibility for the benefits 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 3 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.

§ 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, Juvenile Justice, and Correctional Education.

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.

c. PARKING SERVICES:

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.

2. Leased parking facilities in metropolitan Richmond area

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 available either incidental to the lease or rental agreement or pursuant to a separate lease agreement for private parking space. In such cases, the individual employee parking fee shall not be less than that paid by employees parking in Department of General Services parking facilities at the Seat of Government. The Director, Department of General Services may amend or waive the fee requirement for good cause. Revenues derived from employees paying for parking spaces in leased facilities will be retained by the 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 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 Senate. Any employee permanently assigned to any of these spaces shall be subject to the provisions of paragraph 1 of this item.

§ 4-6.05 SELECTION OF APPLICANTS FOR CLASSIFIED POSITIONS

It is the responsibility of state agency heads to ensure that all provisions outlined in Title 2.2, Chapter 29, Code of Virginia (the Virginia Personnel Act), and executive orders that govern the practice of selecting applicants for classified positions are strictly observed. The Governor's Secretaries shall ensure this provision is faithfully enforced.

§ 4-6.06 POSITIONS GOVERNED BY CHAPTERS 933 AND 943 OF THE 2006 ACTS OF ASSEMBLY

Except as provided in subsection A of § 23-38.114 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 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.

§ 4-7.00 STATEWIDE PLANS

§ 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 operation of programs.

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.

2. Positions assigned to programs supported by internal service funds are for reference only and may fluctuate depending upon 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. Positions assigned to Item Detail 46102, Social Security Disability Determination, at the Department of Rehabilitative Services are for reference only and may fluctuate depending upon workload and funding availability.

4. Positions assigned to educational and general programs in the institutions of higher education are for reference only and may fluctuate depending upon workload and funding availability. However, total general fund positions filled by an institution of higher education may not exceed 105 percent of the general fund positions appropriated without prior approval from the Director, Department of Planning and Budget.

5. Positions assigned to Item Details 47001, Job Placement Services; 47002, Unemployment Insurance Services; 47003, 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.

f.1. Full-time, part-time, wage or contractual state employees assigned to the Governor's Cabinet Secretaries from agencies and institutions under their control for the purpose of carrying out temporary assignments or projects may not be so assigned for a period exceeding 180 days in any calendar year. The permanent transfer of positions from an agency or institution to the Offices of the Secretaries, or the temporary assignment of agency or institutional employees to the Offices of the Secretaries for periods exceeding 180 days in any calendar year regardless of the separate or discrete nature of the projects, is prohibited without the prior approval of the General Assembly.

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 Cabinet Secretary, unless specifically approved in writing by the Governor. The Governor shall notify the Chairmen of the House Appropriations and Senate Finance Committees in the case of any such approvals.
g. State employees in the legislative, judicial, and executive branches of government, the independent agencies of the Commonwealth, or an agency administering their own health plan, who are not eligible for benefits under the health care plan established and administered by the Department of Human Resource Management (“DHRM”) pursuant to Va. Code § 2.2-2818, may not work more than 29 hours per week on average over a twelve month period. Adjunct faculty at institutions of higher education may not (a) work more than 29 hours per week on average over a twelve month period, including classroom or other instructional time plus additional hours determined by the institution as necessary to perform the adjunct faculty's duties; or (b) meet or exceed, on average over a twelve month period, 75% of the course load for a full-time non-tenure-track teaching faculty member at that institution. Federal regulations under the Affordable Care Act (“the Act”) are currently under development, and DHRM shall provide relevant program requirements to agencies and employees, including, but not limited to, information on wage, variable and seasonal employees, prior to the effective date of the Act and any associated regulations. All state agencies/employers in all branches of government shall provide information requested by DHRM concerning hours worked by employees as needed to comply with the Act and this provision. State agencies/employers are accountable for compliance with this provision, and are responsible for any costs associated with maintaining compliance with it and for any costs or penalties associated with any violations of the Act or regulations thereunder and any such costs shall be borne by the agency from existing appropriations. The provisions of this paragraph shall not apply to employees of state teaching hospitals that have their own health insurance plan; however, the state teaching hospitals are accountable for compliance with, and are responsible for any costs associated with maintaining compliance with the Act and for any costs or penalties associated with any violations of the Act or regulations thereunder and any such costs shall be borne by the agency from existing appropriations.

§ 4-8.00 REPORTING REQUIREMENTS

§ 4-8.01 GOVERNOR

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.

2. The Governor shall make available annually to the Chairmen of the Senate Finance, House Finance, and House Appropriations Committees a report concerning the receipt of any nongeneral funds above the amount(s) specifically appropriated, their sources, and the amounts for each agency affected.

3. a) It is the intent of the General Assembly that reporting requirements affecting state institutions of higher education be reduced or consolidated where appropriate. State institutions of higher education, working with the Secretary of Education and Workforce, Secretary of Finance, and the Director, Department of Planning and Budget, shall continue to identify specific reporting 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:

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<th>Agency</th>
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<td>Agency Directive — Executive</td>
<td>Suspend reporting.</td>
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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.

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 to the Chairmen of the House Appropriations and Senate Finance Committees 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.

3. Status of Economic Contingency Appropriation. The information must include actions taken related to the appropriation for economic contingency.

4. Status of Withholding Appropriations. The information must include amounts withheld and the agencies affected.

5. Status of reductions occurring in general and nongeneral fund revenues in relation to appropriations.


c. Employment Reports:

1. Status of changes in positions and employment of state agencies affected. The information must include the number of positions and the agencies affected.

2. Status of the employment by the Attorney General of special counsel in certain highway proceedings brought pursuant to Chapter 1 of Title 33.1, Code of Virginia, on behalf of the Commonwealth Transportation Commissioner, as authorized by § 2.2-510, Code of Virginia. This report shall include fees for special counsel for the respective county or city for which the expenditure is made and shall be submitted within 60 days of the close of the fiscal year (see § 4-5.02 a.3).

3. Changes in the level of compensation authorized pursuant to § 4-6.01 k, Employee Compensation. Such report shall include a list 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.

d. Capital Appropriations Reports:

1. Status of progress of capital projects on an annual basis (see § 4-4.01 o).

2. Notice of all capital projects authorized under § 4-4.01 m (see § 4-4.01 m. 1. b) 4)).

e. Utilization of State Owned and Leased Real Property:

1. By November 15 of each year, the Department of General Services (DGS) shall consolidate the reporting requirements of § 2.2-1131.1 and § 2.2-1153 of the Code of Virginia into a single report eliminating the individual reports required by § 2.2-1131.1 and § 2.2-1153 of the Code of Virginia. This report shall be submitted to the Governor and the General Assembly and include (i) information on the implementation and effectiveness of the program established pursuant to subsection A of § 2.2-1131.1, (ii) a listing of real property leases that are in effect for the current year, the agency executing the lease, the amount of space leased, the population of each leased facility, and the annual cost of the lease; and, (iii) a report on DGS’s findings and recommendations under the provisions of § 2.2-1153, and recommendations for any actions that may be required by the Governor and the General Assembly to identify and dispose of property not being efficiently and effectively utilized.

2. By October 1 of each year, each agency that controls leased property, where such leased property is not under the DGS lease administration program, shall provide a report on each leased facility or portion thereof to DGS in a manner and form prescribed by DGS. Specific data included in the report shall identify at a minimum, the number of square feet occupied, the number of employees and contractors working in the leased space, if applicable, and the cost of the lease.

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).

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 submit 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, on or before June 1 annually, a report on such standard abbreviations and any changes thereto.

h. Educational and General Program Nongeneral Fund Administrative Appropriations Approved by the Department of Planning and Budget:

The Secretary of Finance and Secretary of Education, in collaboration with the Director, Department of Planning and Budget, shall report in December and June of each year to the Chairmen of the House Appropriations and Senate Finance Committees on adjustments made to higher education operating funds in the Educational and General Programs (10000) items for each public college and university contained in this budget. The report shall include actual or projected adjustments which increase nongeneral funds or actual or projected adjustments that transfer nongeneral funds to other items within the institution. The report shall provide the justification for the increase or transfer and the relative impact on student groups.

§ 4-8.02 STATE AGENCIES

a. As received, all state agencies shall forward copies of each federal audit performed on agency or institution programs or activities 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.

c. By September 1 of each year, state agencies receiving any asset as the result of a law-enforcement seizure and subsequent forfeiture by either a state or federal court, shall submit a report identifying all such assets received during the prior fiscal year and their estimated net worth, to the Chairmen of the House Appropriations and Senate Finance Committees.
§ 4-9.00 HIGHER EDUCATION RESTRUCTURING

§ 4-9.01 APPROVAL OF MANAGEMENT AGREEMENT FOR VIRGINIA COMMONWEALTH UNIVERSITY

The exceptions and authority granted in this act pursuant to Chapters 933 and 943 of the 2006 Acts of Assembly shall also be granted pursuant to Chapters 594 and 616 of the 2008 Acts of Assembly. It is the intent of the General Assembly that this act be enrolled to include references to Chapters 594 and 616 of the 2008 Acts of Assembly, in sections where Chapters 933 and 943, Acts of Assembly of 2006 are referenced.

§ 4-9.02 ASSESSMENT OF INSTITUTIONAL PERFORMANCE

Consistent with § 23-9.6:1.01, 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 until Council review of the remediation plan or (b) recommend that the Governor withhold all or part 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.

The State Council may develop, adopt, and publish standards for granting exemptions and ongoing modifications to the certification process.

a. BIENNIAL ASSESSMENTS

1. Institution meets at least 95 percent of its State Council-approved biennial projections for in-state undergraduate headcount enrollment.

2. Institution meets at least 95 percent of its State Council-approved biennial projections for the number of in-state associate and 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 - sophomore level for two-year institutions and junior and senior level for four-year institutions - program-placed, full-time equivalent students.

5. Maintain or increase the number of in-state associate and bachelor degrees awarded to students from under-represented populations.

6. Maintain or increase the number of in-state two-year transfers to four-year institutions.

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 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.

c. SIX-YEAR PLAN

Institution prepares six-year financial plan consistent with § 23-9.2:3.02.

d. FINANCIAL AND ADMINISTRATIVE STANDARDS

The financial and administrative standards apply to all institutions except those governed under Chapters 933 and 943 of the 2006 Acts of Assembly and the institution governed under Chapters 594 and 616 of the 2008 Acts of Assembly.

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;

b) No significant audit deficiencies attested to by the Auditor of Public Accounts;

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, any standards for accounts payable past due.

2. Institution complies with a debt management policy approved by its governing board that defines the maximum percent of 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 Minority Business Enterprise; 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.

e. FINANCIAL AND ADMINISTRATIVE STANDARDS

The financial and administrative standards apply to institutions governed under Chapters 933 and 943 of the 2006 Acts of Assembly and the institution governed under Chapters 594 and 616 of the 2008 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.

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;
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, any standards for accounts payable past due.

2. Debt Management

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.

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.

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 Minority Business Enterprise; however, a variance of 15 percent from its SWAM purchase 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.

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 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.

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.

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.

g. EXEMPTION

The requirements of this section shall not be in effect if they conflict with § 23-9.6:1.01.D. of Chapters 828 and 869 of the Acts of Assembly of 2011.

§ 4-9.03 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:

1. successfully completed at least three years of effectiveness and efficiencies operating under such additional authority granted by an original memorandum of understanding;

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 Council of Higher Education for Virginia and shall become part of the certification required by § 23-9.6:1.01.

§ 4-10.00 IMPLEMENTING VIRGINIA HIGHER EDUCATION OPPORTUNITY ACT OF 2011

Pursuant to Chapter 869 and 828, 2011 Acts of Assembly, and its provisions promoting partnership between public and private institutions in the achievement of stated policy goals, the Commonwealth’s higher education investment strategy and funding policy may include the provision of financial incentives to private non-profit institutions of higher education where such incentives will support the goals of economic growth, reform-based investment and affordable access. The Secretary of Education shall consult with the Attorney General, the Secretary of Finance and Chairmen of the House Appropriations and Senate Finance Committees, to identify appropriate methods for the provision of such incentives and may make recommendations to the State Council of Higher Education for Virginia on or before October 1, 2012.

§ 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.

§ 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.

§ 4-13.00 CONFLICT WITH OTHER LAWS

Notwithstanding any other provision of law, and until June 30, 2014, 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.

§ 4-14.00 EFFECTIVE DATE

This act is effective on its passage as provided in § 1-214, Code of Virginia.

ADDITIONAL ENACTMENTS

2. That no provision of this act shall be construed or interpreted to cause the expiration of any provision of Chapter 896 of the Acts of Assembly of 2007 pursuant to the 22nd enactment of such Chapter.

3. That the Code of Virginia is amended by adding section 62.1-132.3:2, relating to the Virginia Port Authority and promotion of the ports of Virginia, as follows:

A. From such funds as may be appropriated by the General Assembly and any gifts, grants, or donations from public or private sources, and any funds transferred at the request of the Executive Director from the Port Opportunity Fund created pursuant to § 62.1-132.3:1, there is hereby created in the state treasury a special nonreverting, permanent fund to be known as the Port of Virginia Economic and Infrastructure Development Zone Grant Fund (the Fund), to be administered by the Virginia Port Authority. The Fund shall be established on the books of the Comptroller. Any moneys remaining in the Fund at the end of each fiscal year, including interest thereon, shall not revert to the general fund but shall remain in the Fund. Expenditures and disbursements from the Fund, which shall be in the form of grants, shall be made by the State Treasurer on warrants issued by the Comptroller upon written request signed by the Executive Director. Moneys in the Fund shall be used solely for the purpose of grants to qualified applicants to the Port of Virginia Economic and Infrastructure Development Zone Grant Program.

B. The Virginia General Assembly does hereby designate the following localities to be part of the Port of Virginia Economic and Infrastructure Development Zone: the Counties of Brunswick, Chesterfield, Charles City, Clarke, Dinwiddie, Fredericksburg, Greensville, Henrico, Hanover, Isle of Wight, James City, Mecklenburg, Montgomery, New Kent, Page, Prince George, Shenandoah, Southampton, Surry, Sussex, Warren, and York; and the Cities of Chesapeake, Colonial Heights, Emporia, Franklin, Hampton, Hopewell, Newport News, Norfolk, Petersburg, Poquoson, Portsmouth, Richmond, Suffolk, Virginia Beach, Williamsburg, and Winchester.

C. As used in this section, unless the context requires a different meaning:

"New, permanent full-time position" means a job of an indefinite duration, created by a qualified company as a result of operations within the Zone, requiring a minimum of 35 hours of an employee’s time per week for the entire normal year of the company’s operations, which normal year shall consist of at least 48 weeks, or a position of indefinite duration that requires a minimum of 35 hours of an employee’s time per week for the portion of the taxable year in which the employee was initially hired for the qualified company’s location within the Zone. Seasonal or temporary positions, or jobs created when a position is shifted from an existing location in the Commonwealth to the qualified company’s location within the Zone, and positions in building and grounds maintenance, security, and other positions that are ancillary to the principal activities performed by the employees at the qualified company’s location within the Zone shall not qualify as new, permanent full-time positions.

"Qualified company" means a corporation, limited liability company, partnership, joint, venture, or other business entity that (i) locates or expands a facility within the Zone; (ii) creates at least 25 new, permanent full-time positions for qualified full-time employees at a facility within the Zone during its first year of operation within the Zone or during the year when the expansion occurs; (iii) is involved in maritime commerce or exports or imports manufactured goods through the Port of Virginia; and (iv) is engaged in one or more of the following: the distribution, freight forwarding, freight handling, goods processing, manufacturing, warehousing, crossdocking, transloading, or wholesaling of goods exported and imported through the Port of Virginia; ship building and ship repair; dredging; marine construction; or offshore energy exploration or extraction.

"Qualified full-time employee" means an employee filling a new, permanent full-time position in the qualified company’s location within the Zone. A "qualified full-time employee" does not include an employee (i) for whom a tax credit was previously earned pursuant to §§ 58.1-439 or 58.1-439.12:06 by a related party as defined in § 267(b) of the Internal Revenue Code or by a trade or business under common control as defined in § 52(b) of the Internal Revenue Code; (ii) who was previously employed in the same job function at an existing location in Virginia by a related party as defined in § 267(b) of the Internal Revenue Code; or (iii) whose job function was previously performed at a different location in Virginia by an employee of a related party as defined in § 267(b) of the Internal Revenue Code or a trade or business under common control as defined in § 52(b) of the Internal Revenue Code.

"Zone" means the Port of Virginia Economic and Infrastructure Development Zone.

D. Beginning January 1, 2013, but not later than June 30, 2020, and subject to appropriation, any qualified company that locates or expands a facility within the Port of Virginia Economic and Infrastructure Development Zone shall be eligible to apply for a one-time grant from the Fund, in an amount determined as follows:
1. One thousand dollars per new, permanent full-time position if the qualified company creates at least 25 new, permanent full-time positions for qualified full-time employees during its first year of operation within the Zone or during the year in which the expansion occurs;

2. Fifteen hundred dollars per new, permanent full-time position if the qualified company creates at least 50 new, permanent full-time positions for qualified full-time employees during its first year of operation within the Zone or during the year in which the expansion occurs;

3. Two thousand dollars per new, permanent full-time position if the qualified company creates at least 75 new, permanent full-time positions for qualified full-time employees during its first year of operation within the Zone or during the year in which the expansion occurs; and

4. Three thousand dollars per new, permanent full-time position if the qualified company creates at least 100 new, permanent full-time positions for qualified full-time employees during its first year of operation within the Zone or during the year in which the expansion occurs.

E. The maximum amount of grant allowable per qualified company in any given fiscal year is $500,000. The maximum amount of grants allowable among all qualified companies in any given fiscal year is $5,000,000.

F. To qualify for a grant pursuant to this section, a qualified company must apply for the grant not later than March 31 in the year immediately following the location or expansion of a facility within the Zone pursuant to an application process developed by the Virginia Port Authority. Within 90 days after the filing deadline, the Executive Director shall certify to the Comptroller and the qualified company the amount of grant to which the qualified company is entitled under this section. Payment of each grant shall be made by check issued by the Treasurer of Virginia on warrant of the Comptroller within 60 days of such certification and in the order that each completed eligible application is received. In the event that the amount of eligible grants requested in a fiscal year exceeds the funds available in the Fund or $5,000,000, such grants paid in the next fiscal year in which funds are available.

G. Prior to receipt of a grant, the qualified company shall enter into a memorandum of understanding with the Virginia Port Authority establishing the requirements for maintaining the number of new, permanent full-time positions for qualified employees at the qualified company’s location within the Zone. If the number of new, permanent full-time positions for any of the three years immediately following receipt of a grant falls below the number of new, permanent full-time positions created during the year for which the grant is claimed, the amount of the grant must be recalculated using the decreased number of new, permanent full-time positions and the qualified company shall repay the difference.

H. No qualified company shall apply for a grant nor shall one be awarded under this section to an otherwise qualified company if (i) a credit pursuant to §§ 58.1-439 or 58.1-439.12:06 is claimed for the same employees or for capital expenditures at the same facility by the qualified company, by a related party as defined in § 267(b) of the Internal Revenue Code, or by a trade or business under common control as defined in § 52(b) of the Internal Revenue Code or (ii) the qualified company was a party to a reorganization as defined in § 368(b) of the Internal Revenue Code, and any corporation involved in the reorganization as defined in § 368(a) of the Internal Revenue Code previously received a grant under this section for the same facility or operations.

I. The Virginia Port Authority, with the assistance of the Virginia Economic Development Partnership, shall develop guidelines establishing procedures and requirements for qualifying for the grant, including the affirmative determination that each applicant is a qualified company, as defined above, engaged in a port-related business. The guidelines shall be exempt from the Administrative Process Act (§ 2.2-4000 et seq.).
b. Education, including intellectual and cultural development;

c. Individual and family services;

d. Resources and economic development, including specific references to economic development and management of natural resources;

e. Transportation; and

f. General government, including therein or as separate categories areas of multiple impact, such as telecommunications, energy, and urban development.

4. A statement organized by function, primary agency, and proposed appropriation item that sets forth:

a. Identification of common programs and services;

b. Service attainments or lack of attainments and service terminations or reductions for the biennium;

c. Major goals, objectives, and specific outcomes related to expenditures for programs;

d. Program measures and performance standards to be used in monitoring and evaluating services; and the development of appropriate evaluation cycles, within available resources;

e. The amount of each primary agency's budget that is direct aid to localities.

5. A statement of proposed capital appropriations organized by the primary agency that sets forth the program need for the project and the proposed source of funding.

6. A listing of all activity, program-related, agency or departmental evaluations performed in the previous two years with guidance indicating the manner in which the public can gain access to the full text of such studies.

7. A schedule and description of all data processing or other projects in which the Commonwealth has entered into or plans to enter into a contract, agreement or other financing agreement or such other arrangement that requires that the Commonwealth either pay for the contract by foregoing revenue collections, or allows or assigns to another party the collection on behalf of or for the Commonwealth any fees, charges, or other assessment or revenues to pay for the project. Such schedule shall include by agency and project (i) a summary of the terms, (ii) the anticipated duration, and (iii) cost or charges to any user, whether a state agency or institutions or other party not directly a party to the project arrangements. The description shall also include any terms or conditions that bind the Commonwealth or restrict the Commonwealth operations and the methods of procurement employed to reach such terms.

B. Each year on or before December 20 of the year immediately prior to the beginning of the regular session of the General Assembly held in odd-numbered years, the Governor shall submit to the presiding officer of each house of the General Assembly printed copies of all gubernatorial amendments proposed to the general appropriation act in effect at that time. A specific, separate, and severable amendment shall be submitted for each item of the general appropriation act that the Governor proposes to amend or add, in the same format the Governor uses when recommending amendments to a general appropriation act at a reconvened session of the General Assembly. For purposes of this subsection, "item" means the designation of such in the general appropriation act.

C. The Department of Planning and Budget shall prepare "The Executive Budget" and amendments proposed pursuant to subsection B in a manner and with language that can be easily understood by the citizens of the Commonwealth. The "Executive Budget" shall provide, to the extent practical, a cross-reference to the Governor's recommended budget bill. Such documents shall also be placed on the Internet to provide easy access by the public.

§ 2.2-1509. Budget bill.

A. (Effective until July 1, 2013) On or before December 20 of the year immediately prior to the beginning of each regular session of the General Assembly held in an even-numbered year, the Governor also shall submit to the presiding officer of each house of the General Assembly printed copies of all gubernatorial amendments proposed to the general appropriation act in effect at that time. A specific, separate, and severable amendment shall be submitted for each item of the general appropriation act that the Governor proposes to amend or add, in the same format the Governor uses when recommending amendments to a general appropriation act at a reconvened session of the General Assembly. For purposes of this subsection, "item" means the designation of such in the general appropriation act.

C. The Department of Planning and Budget shall prepare "The Executive Budget" and amendments proposed pursuant to subsection B in a manner and with language that can be easily understood by the citizens of the Commonwealth. The "Executive Budget" shall provide, to the extent practical, a cross-reference to the Governor's recommended budget bill. Such documents shall also be placed on the Internet to provide easy access by the public.

§ 2.2-1509. Budget bill.

A. (Effective until July 1, 2013) On or before December 20 of the year immediately prior to the beginning of each regular session of the General Assembly held in an even-numbered year, the Governor also shall submit to the presiding officer of each house of the General Assembly, at the same time he submits "The Executive Budget," copies of a tentative bill for all proposed appropriations of the budget, for each year in the ensuing biennial appropriation period, which shall be known as "The Budget Bill." "The Budget Bill" shall be organized by function, primary agency, and proposed appropriation item and shall include (i) an identification of, and authorization for, common programs and (ii) the appropriation of funds according to programs. Strategic plan information and performance measurement results developed by each agency shall be made available to the General Assembly as it considers "The Budget Bill." Except as expressly provided in an appropriation act, whenever the amounts in a schedule for a single appropriation item are shown in two or more lines, the portions of the total amount shown on separate lines are for information purposes only and are not limiting. No such bill shall contain any appropriation the expenditure of which is contingent upon the receipt of revenues in excess of funds unconditionally appropriated.

A. (Effective July 1, 2013) On or before December 20 of the year immediately prior to the beginning of each regular session
of the General Assembly held in an even-numbered year, the Governor also shall submit to the presiding officer of each house of the General Assembly, at the same time he submits "The Executive Budget," copies of a tentative bill for all proposed appropriations of the budget, for each year in the ensuing biennial appropriation period, which shall be known as "The Budget Bill." "The Budget Bill" shall be organized by function, primary agency, and proposed appropriation item and shall include an identification of, and authorization for, common programs and the appropriation of funds according to programs. Except as expressly provided in an appropriation act, whenever the amounts in a schedule for a single appropriation item are shown in two or more lines, the portions of the total amount shown on separate lines are for information purposes only and are not limiting. No such bill shall contain any appropriation the expenditure of which is contingent upon the receipt of revenues in excess of funds unconditionally appropriated.

B. The salary proposed for payment for the position of each cabinet secretary and administrative head of each agency and institution of the executive branch of state government shall be specified in "The Budget Bill," showing the salary ranges and levels proposed for such positions.

C. "The Budget Bill" shall include all proposed capital appropriations, including each capital project to be financed through revenue bonds or other debt issuance, the amount of each project, and the identity of the entity that will issue the debt.

D. Concurrently with the submission of "The Budget Bill," the Governor shall submit a tentative bill involving a request for authorization of additional bonded indebtedness if its issuance is authorized by, or its repayment is proposed to be made in whole or in part, from revenues or appropriations contained in "The Budget Bill."

E. Each year, on or before December 20, the Governor shall submit to the presiding officer of each house printed copies of all gubernatorial amendments proposed to the general appropriation act in effect at the time. A specific, separate, and severable amendment shall be submitted for each item of the general appropriation act that the Governor proposes to amend or add, in the same format the Governor uses when recommending amendments to a general appropriation act at a reconvened session of the General Assembly. For purposes of this subsection, "item" means the designation of such in the general appropriation act. In preparing the amendments, the Governor may obtain estimates in the manner prescribed in §§ 2.2-1504, 2.2-1505, and 2.2-1506. On the same date he shall also submit a request for authorization of additional bonded indebtedness if its issuance is authorized by, or its repayment is proposed to be made in whole or in part, from revenues or appropriations contained in the proposed gubernatorial amendments.

F. The proposed capital appropriations or capital projects described in, or for which proposed appropriations are made pursuant to, this section shall include the capital outlay projects required to be included in "The Budget Bill" pursuant to § 2.2-1509.1. The Governor shall propose appropriations for such capital outlay projects in "The Budget Bill" in accordance with the minimum amount of funding and the designated sources of funding for such projects as required under § 2.2-1509.1.

5. That § 30-310 of the Code of Virginia is amended and reenacted as follows:

§ 30-310. Review of incentive packages.

A. 1. The Commission shall review individual incentive packages, including but not limited to packages offering tax incentives, for economic development projects (including but not limited to MEI projects) for which (i) one or more of the incentives in the incentive package is not authorized under current law or (ii) an amendment by the General Assembly is being sought to one or more currently existing incentives included as part of the incentive package. The Commission shall recommend approval or denial of such packages to the General Assembly. Factors that shall be considered by the Commission in its review shall include, but not be limited to (i) return on investment, (ii) the time frame for repayment of incentives to the Commonwealth, (iii) average wages of the jobs created by the prospective MEI project or other economic development project, (iv) the amount of capital investment that is required, and (v) the need for enhanced employment opportunities in the prospective location of the prospective MEI project or other economic development project.

2. a. Any time a proposed individual incentive package is to be considered by the Commission, materials outlining (i) the value of the proposed incentives, (ii) assumed return on investment, (iii) the time frame for repayment of incentives to the Commonwealth, (iv) average wages of the jobs created by the prospective MEI project or other economic development project, (v) the amount of capital investment that is required, and (vi) the need for enhanced employment opportunities in the prospective location of the prospective MEI project or other economic development project, shall be provided to the Commission members not less than forty-eight hours prior to the scheduled Commission meeting.

b. The timing of any request for an endorsement of a proposed individual incentive package should be scheduled so that the MEI Commission could, at its discretion, have up to seven days subsequent to the presentation of the incentive package prior to endorsing or rejecting such proposal.

B. An affirmative vote by three of the five members of the Commission from the House of Delegates and two of the three members of the Commission from the Senate shall be required to endorse any incentive package, including but not limited to packages offering tax incentives, for economic development projects (including but not limited to MEI projects) for which (i) one or more of the incentives in the incentive package is not authorized under current law or (ii) an amendment by the General Assembly is being sought to one or more currently existing incentives included as part of the incentive package.

6. That the Code of Virginia is amended by adding a section numbered 30-339 and reenacted as follows:
§ 30-339. Medicaid Innovation and Reform Commission; membership; terms; compensation and expenses; definition.

A. The Medicaid Innovation and Reform Commission (the Commission) is established as a commission in the legislative branch of state government. The purpose of the Commission shall be to review, recommend and approve innovation and reform proposals affecting the implementation of Title XIX and Title XXI of the Social Security Act, including eligibility and financing for proposals set out in Item 307 of this act. Specifically, the Commission shall review (i) the development of reform proposals; (ii) progress in obtaining federal approval for reforms such as benefit design, service delivery, payment reform, and quality and cost containment outcomes; and (iii) implementation of reform measures.

B. The Commission shall consist of 12 members as follows: the chair of the House Committee on Appropriations, or his designee, and four members of the House Committee on Appropriations appointed by the chair and the chair of the Senate Finance Committee, or his designee, and four members of the Senate Finance Committee appointed by the chair. In addition, the Secretaries of Finance and Health and Human Resources shall serve as ex officio, nonvoting members of the Commission.

C. Members shall serve terms coincident with their terms of office. Vacancies for unexpired terms shall be filled in the same manner as the original appointments. Members may be reappointed for successive terms.

D.1. The members of the Commission shall elect a chairman and vice chairman annually. A majority of the voting members of the Commission shall constitute a quorum. The meetings of the Commission shall be held at the call of the chairman or whenever the majority of the members so request. The Commission shall meet bimonthly beginning in June 2013, or as soon as possible thereafter.

2. An affirmative vote by three of the five members of the Commission from the House of Delegates and three of the five members of the Commission from the Senate of the Commission shall be required to approve any reform proposal to 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.

E. Legislative members of the Commission shall receive such compensation as provided in § 30-19.12, and nonlegislative members shall receive such compensation as provided in § 2.2-2813.

7. That § 17.1-507 of the Code of Virginia is amended and reenacted as follows:

§ 17.1-507. Number of judges; residence requirement; compensation; powers; etc.

A. For the several judicial circuits there shall be judges, the number as hereinafter set forth, who shall during their service reside within their respective circuits and whose compensation and powers shall be the same as now and hereafter prescribed for circuit judges.

The number of judges of the circuits shall be as follows:

- First - 5
- Second - 10
- Third - 5
- Fourth - 9
- Fifth - 3
- Sixth - 2
- Seventh - 5
- Eighth - 4
- Ninth - 4
- Tenth - 3
- Eleventh - 3
- Twelfth - 5
- Thirteenth - 8
- Fourteenth - 5
- Fifteenth - 2
Sixteenth - 5
Seventeenth - 4
Eighteenth - 3
Nineteenth - 15
Twentieth - 4
Twenty-first - 3
Twenty-second - 4
Twenty-third - 5
Twenty-fourth - 5
Twenty-fifth - 5
Twenty-sixth - 5
Twenty-seventh - 5
Twenty-eighth - 3
Twenty-ninth - 4
Thirtieth - 3
Thirty-first - 5

B. No additional circuit court judge shall be authorized or provided for any judicial circuit until the Judicial Council has made a study of the need for such additional circuit court judge and has reported its findings and recommendations to the Courts of Justice Committees of the House of Delegates and Senate. The boundary of any judicial circuit shall not be changed until a study has been made by the Judicial Council and a report of its findings and recommendations made to said Committees.

C. If the Judicial Council finds the need for an additional circuit court judge after a study is made pursuant to subsection B, the study shall be made available to the Compensation Board and the Courts of Justice Committees of the House of Delegates and Senate and Council shall publish notice of such finding in a publication of general circulation among attorneys licensed to practice in the Commonwealth. The Compensation Board shall make a study of the need to provide additional courtroom security and deputy court clerk staffing. This study shall be reported to the Courts of Justice Committees of the House of Delegates and the Senate, and to the Department of Planning and Budget.

8. That the provisions of the first enactment of this act shall expire at midnight on June 30, 2014. The provisions of the second, third, fourth, fifth, sixth and seventh enactments of this act shall have no expiration date. The amendments to §§ 2.2-1508 and 2.2-1509 pursuant to the fourth enactment of this act shall become effective for calendar year 2014 and calendar years thereafter. For the purposes of implementing the amendments to §§ 2.2-1508 and 2.2-1509, a working group composed of the staff of the House Appropriations and Senate Finance Committees, the Department of Planning and Budget, and the Division of Legislative Automated Systems shall determine the format, transmission method, required submission date for printing, and other factors necessary to implement the required submission of specific, separate, and severable gubernatorial amendments.

(Vetoed item is enclosed in brackets.)
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An Act for all appropriations of the Budget submitted by the Governor of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia, and to provide a portion of revenues for the two years ending respectively on the thirtieth day of June, 2015, and the thirtieth day of June, 2016.

Be it enacted by the General Assembly of Virginia:

1. §1. The following are hereby appropriated, for the current biennium, as set forth in succeeding parts, sections and items, for the purposes stated and for the years indicated:

   A. The balances of appropriations made by previous acts of the General Assembly which are recorded as unexpended, as of the close of business on the last day of the previous biennium, on the final records of the State Comptroller; and

   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.

   § 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.

   § 3. The appropriations made in this act from the general fund are based upon the following:

<table>
<thead>
<tr>
<th></th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
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<tr>
<td>Unreserved Balance, June 30, 2014</td>
<td>$478,643,378</td>
<td>$0</td>
<td>$478,643,378</td>
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<tr>
<td>Additions to Balance</td>
<td>$147,375,013</td>
<td>$800,000</td>
<td>$148,175,013</td>
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<td>Official Revenue Estimates</td>
<td>$17,721,905,909</td>
<td>$18,448,628,910</td>
<td>$36,170,534,819</td>
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<tr>
<td>Transfers</td>
<td>$616,168,307</td>
<td>$524,066,980</td>
<td>$1,140,235,287</td>
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<tr>
<td>Total General Fund Resources Available for Appropriation</td>
<td>$18,964,092,607</td>
<td>$18,973,495,890</td>
<td>$37,937,588,497</td>
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</table>

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

<table>
<thead>
<tr>
<th></th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
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<tr>
<td>Balance, June 30, 2014</td>
<td>$4,708,335,881</td>
<td>$0</td>
<td>$4,708,335,881</td>
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<tr>
<td>Official Revenue Estimates</td>
<td>$25,652,980,255</td>
<td>$26,248,075,807</td>
<td>$51,901,056,062</td>
</tr>
<tr>
<td>Lottery Proceeds Fund</td>
<td>$255,000,000</td>
<td>$510,000,000</td>
<td>$1,035,000,000</td>
</tr>
<tr>
<td>Internal Service Fund</td>
<td>$1,595,861,216</td>
<td>$1,612,651,825</td>
<td>$3,208,513,041</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$632,144,586</td>
<td>$105,000,000</td>
<td>$737,144,586</td>
</tr>
<tr>
<td>Total Nongeneral Fund Revenues Available for Appropriation</td>
<td>$33,114,321,938</td>
<td>$28,475,727,632</td>
<td>$61,590,049,570</td>
</tr>
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</table>

   TOTAL PROJECTED REVENUES $51,845,287,081 | $47,480,608,416 | $99,325,895,497 |

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

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

   § 6. When used in this act the term:

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

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

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

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 appropriations are shown.

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

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

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 the instructions for preparation of the Executive Budget.

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

<table>
<thead>
<tr>
<th>BIENNIAL 2014-16</th>
<th>General Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Nongeneral Fund</td>
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<tr>
<td>OPERATING EXPENSES</td>
<td>$37,931,638,906</td>
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<tr>
<td>LEGISLATIVE</td>
<td>$150,330,101</td>
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<td>JUDICIAL DEPARTMENT</td>
<td>$871,875,824</td>
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<tr>
<td>EXECUTIVE</td>
<td>$36,907,032,402</td>
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<td>DEPARTMENT</td>
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<td>INDEPENDENT AGENCIES</td>
<td>$0</td>
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<tr>
<td>STATE GRANTS TO</td>
<td></td>
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<tr>
<td>NONSTATE AGENCIES</td>
<td>$0</td>
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<tr>
<td>CAPITAL OUTLAY</td>
<td>$200,000</td>
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<tr>
<td>EXPENSES</td>
<td></td>
</tr>
<tr>
<td>TOTAL</td>
<td>$37,931,838,906</td>
</tr>
</tbody>
</table>

§ 8. This chapter shall be known and may be cited as the "2014 Appropriation Act."
PART 1: OPERATING EXPENSES

LEGISLATIVE DEPARTMENT

§ 1-1. GENERAL ASSEMBLY OF VIRGINIA (101)

1. Enactment of Laws (78200)
a sum sufficient, estimated at................................. $38,421,116 $38,414,355
Legislative Sessions (78204).............................................. $38,421,116 $38,414,355
Fund Sources: General........................................................ $38,421,116 $38,414,355

Authority: Article IV, Constitution of Virginia.

A. Out of this appropriation, the House of Delegates is funded $24,471,673 the first year and
$24,472,646 the second year from the general fund. The Senate is funded $13,836,883 the first
year and $13,837,629 the second year from the general fund.

B. Out of this appropriation shall be paid:

1. The salaries of the Speaker of the House of Delegates and other members, and personnel
employed by each House; the mileage of members, officers and employees, including salaries
and mileage of members of legislative committees sitting during recess; public printing and
related expenses required by or for the General Assembly; and the incidental expenses of the
The salary of the Speaker of the House of Delegates shall be $36,321 per year. The salaries of
other members of the House of Delegates shall be $17,640 per year.

2. The annual salary of the Clerk of the House of Delegates, $151,375 from July 1, 2014 to
June 24, 2015 and $151,375 from June 25, 2015 to June 30, 2016.

3. The annual salary of the Clerk of the Senate, $148,184 from July 1, 2014 to June 24, 2015
and $148,184 from June 25, 2015 to June 30, 2016.

4. Expenses of the Speaker of the House of Delegates not otherwise reimbursed, $16,200 each
year, to be paid in equal monthly installments during the year.

5. In accordance with § 30-19.4, Code of Virginia, and subject to all other conditions of that
section except as otherwise provided in the following paragraphs:

a. $96,856 per calendar year for the compensation of one or more secretaries of the Speaker of
the House of Delegates. After June 30, 2014, salary increases shall be governed by the
provisions of Item 467 of this act.

b. $145,283 per calendar year for the compensation of one or more legislative assistants of the
Speaker of the House of Delegates. After June 30, 2014, salary increases shall be governed by
the provisions of Item 467 of this act.

c.1. $40,000 per calendar year for the compensation of legislative assistants for each member of
the House of Delegates and $45,000 for the compensation of legislative assistants for each
member of the Senate. After June 30, 2014, salary increases granted shall be governed by the
provisions of Item 467 of this act.

2. In addition, $15,000 per calendar year for each member of the House of Delegates and
$10,000 per calendar year for each member of the Senate to provide compensation for
additional legislative assistant support costs incurred during the legislative session and in the
operation of legislative offices within members’ districts. After June 30, 2014, salary increases
granted shall be governed by the provisions of Item 467 of this act.

d. The per diem for each legislative assistant of each member of the General Assembly,
including the Speaker of the House of Delegates. Such per diem shall equal the amount
authorized per session day for General Assembly members in paragraph B 7, if such legislative
assistant maintains a temporary residence during the legislative session or an extension thereof and if the establishment of such temporary residence results from the person's employment by the member. The per diem for a legislative assistant who is domiciled in the City of Richmond or whose domicile is within twenty miles of the Capitol shall equal thirty-five percent of the amount paid to a legislative assistant who maintains a temporary residence during such session. For purposes of this paragraph, (i) a session day shall include such days as shall be established by the Rules Committee of each respective House and (ii) a temporary residence is defined as a residence certified by the member served by the legislative assistant as occupied only by reason of employment during the legislative session or extension thereof. Notwithstanding the provisions of (i) of the preceding sentence, if the House from which the legislative assistant is paid is in adjournment during a regular or special session, he must show to the satisfaction of the Clerk that he worked each day during such adjournment for which such per diem is claimed.

e. A mileage allowance as provided in § 2.2-2823 A, Code of Virginia, and as certified by the member. Such mileage allowance shall be paid to a legislative assistant for one round trip between the City of Richmond and such person's home each week during the legislative session or an extension thereof when such person is maintaining a temporary residence.

f. Per diem and mileage shall be paid only to a person who is paid compensation pursuant to § 30-19.4, Code of Virginia.

g. Not more than one person shall be paid per diem or mileage during a single weekly pay period for serving a member as legislative assistant during a legislative session or extension thereof.

h. No person, by virtue of concurrently serving more than one member, shall be paid mileage or per diem in excess of the daily rates specified in this Item.

i. $19,879 per calendar year additional allowance for secretaries or legislative assistants to the Majority and Minority Leaders of the House of Delegates and the Senate and for secretaries or legislative assistants to the President Pro Tempore of the Senate and the Chairman Emeritus of the Senate Finance Committee, and to the Chairmen of the House Appropriations and Senate Finance Committees. After June 30, 2014, salary increases shall be governed by the provisions of Item 467 of this act.

6.a. All compensation and reimbursement of expenses to members of the General Assembly and non-General Assembly members for attending a meeting described in paragraphs B.6.c., B.6.d., B.7., and B.8. shall be paid solely as provided pursuant to this item.

b. The provisions of paragraphs B.6.c. and B.6.d. of this item shall not apply during any regular session of the General Assembly or extension thereof, or during any special session of the General Assembly; provided, however, that the provisions of such paragraphs shall apply during any recess of the same.

c. Notwithstanding any other provision of law, each General Assembly member shall receive compensation for each day, or portion thereof, of attendance at an official meeting of any joint subcommittee, board, commission, authority, council, compact, or other body that has been created or established by the General Assembly or by resolution of a house of the General Assembly, provided that the member has been appointed to, or designated an official member of, such joint subcommittee, board, commission, authority, council, compact, or other body pursuant to an act of the General Assembly or a resolution of a house of the General Assembly that provides for the appointment or designation.

Notwithstanding any other provision of law, each General Assembly member shall also receive compensation for each day, or portion thereof, of attendance at an official meeting of (i) any standing committee or subcommittee thereof of the House of Delegates to which the member has been appointed, (ii) any standing committee or subcommittee thereof or Committee on Rules of the Senate to which the member has been appointed, or (iii) the Joint Rules Committee of the General Assembly. Any official meeting of a subcommittee of any of the committees described in clauses (i), (ii), or (iii) shall also be an official meeting for which the member shall receive compensation.
Notwithstanding any other provision of law, any General Assembly member whose attendance, in the written opinion of the chairman of (a) any joint subcommittee, board, commission, authority, council, or other body that has been created or established in the legislative branch of state government by the General Assembly or by resolution of a house of the General Assembly; (b) any such standing committee of the House of Delegates or of the Senate; (c) the Committee on Rules of the Senate; or (d) the Joint Rules Committee of the General Assembly, is required at an official meeting of the body shall also receive compensation for each day, or portion thereof, of attendance at such official meeting.

Any General Assembly member receiving compensation pursuant to this paragraph for attending an official meeting shall be reimbursed for his or her reasonable and necessary expenses incurred in attending such meeting. Notwithstanding any other provision of law, the reimbursement shall be provided by the respective body holding the meeting or by the entity that supports the work of the body.

d. Compensation to General Assembly members for attendance at any official meeting described under B.6.c.of this item shall be at the rate of $200 for each day, or portion thereof, of attendance. In no case shall a member be paid more than an aggregate of $200 in compensation for each day, or portion thereof, regardless of whether the member attends more than one official meeting during the day. The payment of such compensation shall be subject to the restrictions and limitations set forth in subsections B., C., and G. of § 30-19.12, Code of Virginia. Notwithstanding any other provision of law, compensation to General Assembly members for attendance at such official meetings shall be paid by the offices of the Clerk of the House of Delegates or Clerk of the Senate, as applicable. The body holding the meeting shall as soon as practicable report the member's attendance at any official meeting of such body to the Clerk of the House of Delegates or the Clerk of the Senate, as applicable, in order to facilitate payment of the compensation. Such body shall report the member's attendance in such manner as prescribed by the respective Clerk.

7. Notwithstanding any other provision of law, whenever any General Assembly member is required to travel for official attendance as a representative of the General Assembly at any meeting, conference, seminar, workshop, or conclave, which is not conducted by the Commonwealth of Virginia or any of its agencies or instrumentalities, such member shall be entitled to (i) compensation in an amount not to exceed the per day rate set forth in paragraph B.6.d., and (ii) reimbursement for reasonable and necessary expenses incurred. Such compensation and reimbursement for expenses shall be set by the Speaker of the House of Delegates for members of the House of Delegates and by the Senate Committee on Rules for members of the Senate.

8. The provisions of this paragraph shall apply only to non-General Assembly members (hereinafter, "citizen members") of any (i) board, commission, authority, council, or other body created or established in the legislative branch of state government by the General Assembly or by resolution of a house of the General Assembly, or (ii) joint legislative committee or subcommittee.

Notwithstanding any other provision of law, any citizen member of any body described in this paragraph who is appointed at the state level, or designated an official member of such body, pursuant to an act of the General Assembly or a resolution of a house of the General Assembly that provides for the appointment or designation, shall receive compensation solely for each day, or portion thereof, of attendance at an official meeting of the same. In no event shall any citizen member be paid compensation for attending a meeting of an advisory committee or other advisory body. Subject to any contrary law that provides for a higher amount of compensation to be paid, compensation shall be paid at the rate of $50 for each day, or portion thereof, of attendance at an official meeting.

Such citizen members shall also be reimbursed for reasonable and necessary expenses incurred in attending (i) an official meeting of any body described in this paragraph, or (ii) a meeting of an advisory committee or advisory body of any body described in this paragraph.

Compensation and reimbursement of expenses to such citizen members shall be paid by the body holding the meeting (or for meetings of advisory committees or advisory bodies, the body on whose behalf the meeting is being held) or by the entity that supports the work of the body.
### ITEM 1.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
</table>

A citizen member, however, who is a full-time employee of the Commonwealth or any of its local political subdivisions, including any full-time faculty member of a public institution of higher education, shall not be entitled to compensation under this paragraph and shall be limited to reimbursement for his reasonable and necessary expenses incurred, which shall be reimbursed by his employer.

A citizen member who is also currently a treasurer, sheriff, clerk of court, commissioner of the revenue, or attorney for the Commonwealth by reason of election of the qualified county or city voters shall not be entitled to compensation under this paragraph and shall be limited to reimbursement for his reasonable and necessary expenses incurred, which shall be reimbursed within the budget already established by the Compensation Board and in the same manner as other reasonable and necessary expenses of his office are reimbursed. Full-time employees of one of the foregoing constitutional offices shall also not be entitled to compensation under this paragraph and shall be limited to reimbursement for their reasonable and necessary expenses incurred, which shall be reimbursed within the budget already established by the Compensation Board and in the same manner as other reasonable and necessary expenses of the constitutional office are reimbursed.

9. Pursuant to § 30-19.13, Code of Virginia, allowances for expenses of members of the General Assembly during any regular session of the General Assembly or extension thereof or during any special session of the General Assembly shall be paid in an amount not to exceed the maximum daily amount permitted by the Internal Revenue Service under rates established by the U.S. General Services Administration.

10. Allowance for office expenses and supplies of members of the General Assembly, in the amount of $1,250 for each month of each calendar year. An additional $500 for each month of each calendar year shall be paid to the Majority and Minority Leaders of the House of Delegates and the Senate and to the President Pro Tempore of the Senate, the Chairman and Chairman Emeritus of the Senate Finance Committee.

C. A legislative assistant of a member of the General Assembly regularly employed on a twelve (12) consecutive month salary basis receiving 60 percent or more of the salary allotted pursuant to paragraph A.5.c.1. may, for the purposes of §§ 51.1-124.3 and 51.1-152, Code of Virginia, be deemed a "state employee" and as such will be eligible for participation in the Virginia Retirement System, the group life insurance plan, the VRS short and long term disability plans, and the state health insurance plan. Upon approval by the Joint Rules Committee, legislative assistants shall be eligible to participate in the short and long-term disability plans sponsored by the Virginia Retirement System pursuant to Chapter 11 of Title 51.1, Code of Virginia. Such legislative assistants shall not receive sick leave and family and personal leave benefits under this plan. Short-term disability benefits shall be payable from the Legislative Reversion Clearing Account.

D. Out of this appropriation the Clerk of the House of Delegates shall pay the routine maintenance and operating expenses of the General Assembly Building as apportioned to the Senate, House of Delegates, Division of Legislative Services, Joint Legislative Audit and Review Commission, or other legislative agencies. The funds appropriated to each agency in the Legislative Department for routine maintenance and operating expenses during the current biennium shall be transferred to the account established for this purpose.

E. An amount of up to $10,000 per year shall be transferred from Item 33 of this act, to reflect equivalent compensation allowances for the Lieutenant Governor as were authorized by the 1994 General Assembly. The Lieutenant Governor shall report such increases to the Speaker of the House and the Chairman of the House Appropriations Committee and the Chairman of the Senate Finance Committee.

F.1. The Chairmen of the House Appropriations and Senate Finance Committees shall each appoint four members from their respective committees to a joint subcommittee to review public higher education funding policies and to make recommendations to their respective committees. The objective of the review is to develop policies and formulas to provide the public institutions of higher education with an equitable funding methodology that: (a) recognizes differences in institutional mission; (b) provides incentives for achievement and productivity; (c) recognizes enrollment growth; and (d) establishes funding objectives in areas such as faculty salaries, financial aid, and the appropriate share of educational and general costs that should be borne by resident students. In addition, the review shall include the development
of comparable cost data concerning the delivery of higher education through an analysis of the relationship of each public institution to its national peers. The public institutions of higher education and the staff of the State Council of Higher Education for Virginia are directed to provide technical assistance, as required, to the joint subcommittee.

2. The Joint Subcommittee on Higher Education Funding Policies shall conduct an assessment of the adequacy of the current educational and general funding levels for Virginia's public institutions of higher education. The assessment shall be used to develop guidelines against which to measure funding requests for higher education. The assessment shall include, but not be limited to, the following components:

   a) Updated student-to-faculty ratios based on current practice or industry norms.

   b) Consideration of support staff needs and the changing requirements of support staff due to technology and privatization of services previously performed by the institutions.

   c) Costs of instruction, such as equipment, utilities, facilities maintenance, and other nonpersonal services expenses.

   d) Recognition of the individual mission of the institution, student characteristics, location, or other factors that may influence the costs of instruction.

   e) Benchmarking of the funding guidelines against a group of peer institutions, or other appropriate comparator group, to assess the validity of the guidelines.

   f) Means by which measures of institutional performance can be assessed and incorporated into funding and policy guidelines for higher education.

3. The Joint Subcommittee on Higher Education Funding Policies shall develop a more precise methodology for determining funding needs at Virginia's public institutions of higher education related to enrollment growth. The methodology should take into consideration that support staff and operations may need to be expanded when enrollment growth reaches certain levels.

4. The Joint Subcommittee may seek support from the staff of the Senate Finance and House Appropriations Committees, the public institutions of higher education, or other higher education or state agency representatives, as requested by the Joint Subcommittee. At its discretion, the Joint Subcommittee may contract for consulting services.

5. The Joint Subcommittee is hereby continued to provide direction and oversight of higher education funding policies. The Joint Subcommittee shall review and articulate policies and funding methodologies on: (a) the appropriate share of educational and general costs that should be borne by students; (b) student financial aid; (c) undergraduate medical education funding; (d) the mix of full-time and part-time faculty; (e) the mix of in-state and out-of-state students as it relates to tuition policy; and (f) the viability of statewide articulation agreements between four-year and two-year public institutions.

6. a. It is the objective of the General Assembly that funding for Virginia's public colleges and universities shall be based primarily on the funding guidelines outlined in the November, 2001 report of the Joint Subcommittee on Higher Education Funding Policies.

   b. Based on the findings and recommendations of its November, 2001 report, the Joint Subcommittee shall coordinate with the State Council of Higher Education, the Secretary of Education, and the Department of Planning and Budget in incorporating the higher education funding guidelines into the development of budget recommendations.

   c. As part of its responsibilities to ensure the fair and equitable distribution and use of public funds among the public institutions of higher education, the State Council of Higher Education shall incorporate the funding guidelines established by the Joint Subcommittee into its budget recommendations to the Governor and the General Assembly.
G. The Chairmen of the Senate Finance and House Appropriations Committees shall each appoint four members from their respective committees to a joint subcommittee to review compensation of state agency heads and cabinet secretaries. The Department of Human Resource Management, the Virginia Retirement System and all other agencies and institutions of the Commonwealth are directed to provide technical assistance, as required, to the joint subcommittee.

H. 1. The Chairmen of the House Appropriations and Senate Finance Committees shall each appoint up to five members from their respective committees to a joint subcommittee to provide on-going direction and oversight of Standards of Quality funding cost policies and to make recommendations to their respective committees.

2. The Joint Subcommittee on Elementary and Secondary Education Funding shall: a) study the Commonwealth’s use of the prevailing salary and cost approaches to funding the Standards of Quality, as compared with alternative approaches, such as a fixed point in time salary base that is increased annually by some minimum percentage or funding the national average teacher salary; and b) review the "federal revenue deduct" methodology, including the current use of a cap on the deduction; and c) review the methodology for establishing a consistent funding cap process for all state funded instructional and certain support positions.

3. The school divisions, the staff of the Virginia Department of Education, and staff of the Joint Legislative Audit and Review Commission, are directed to provide technical assistance, as required, to the joint subcommittee.

I. Notwithstanding the salaries listed in Item 1, paragraph B.2., of this act, the Speaker of the House may establish a salary range for the Clerk of the House of Delegates.

J. Notwithstanding the salaries listed in Item 1, paragraph B.3. of this act, the Senate Committee on Rules may establish a salary range for the Clerk of the Senate.

K. Notwithstanding the salaries set out in Items 2, 5, and 6, the Committee on Joint Rules may establish salary ranges for such agency heads consistent with the provisions and salary ranges included in § 4-6.01 of this act.

L. Included within this appropriation is $15,400 each year from the general fund for expenses related to the Joint Subcommittee on Tax Preferences, pursuant to House Bill 777 of the 2012 Session. This includes $6,622 each year to be allocated by the Clerk of the Senate and $8,778 each year to be allocated by the Clerk of the House of Delegates.

M. Included in the appropriations for this item is $25,000 the first year and $25,000 the second year from the general fund for the operations of the Virginia Indian Commemorative Commission and the development of a monument commemorating the life, achievements, and legacy of Native Americans in the Commonwealth.

N. The Special Joint Subcommittee to Consult on the Plan to Close State Training Centers shall continue to conduct a review of the assumptions behind the cost and cost savings of implementing the U.S. Department of Justice (DOJ) settlement agreement including but not limited to a review of the cost of providing care in the state intellectual disability (ID) training centers and in the community and an explanation of the difference in costs.

O. The Joint Commission on Transportation Accountability shall regularly review, and provide oversight of the usage of funding generated pursuant to the provisions of House Bill 2313, 2013 Session of the General Assembly. To this end, by November 15 the Secretary of Transportation, the Northern Virginia Transportation Authority and the Hampton Roads Transportation Accountability Commission shall each prepare a report on the uses of the Intercity Passenger Rail Operating and Capital Funds, the Northern Virginia Transportation Authority Fund, and the Hampton Roads Transportation Fund, respectively, each year to be presented to the Joint Commission on Transportation Accountability.

P.1. There is hereby created in the legislative branch the World War II 75th Anniversary Commemoration Commission. The Commission shall plan, develop, and carry out programs and activities appropriate to commemorate the 75th anniversary of World War II, including a national reunion of living veterans.
2. The Commission shall have a total membership of ten members consisting of six legislative members, two nonlegislative citizen members, and two ex officio members. Members shall be appointed as follows: four members of the House of Delegates to be appointed by the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of Delegates; two members of the Senate of Virginia to be appointed by the Senate Committee on Rules, one nonlegislative citizen member who shall be a World War II historian, to be appointed by the Speaker of the House of Delegates; one nonlegislative citizen member who shall be a World War II veteran or a family member of a World War II veteran, to be appointed by the Senate Committee on Rules; and two ex-officio members, to include the Commissioner of the Virginia Department of Veterans Services or his designee and the Executive Director of the Virginia War Memorial. The nonlegislative and ex-officio members shall be non-voting members. The nonlegislative citizen members shall be citizens of the Commonwealth, unless otherwise approved in writing by the chairman of the committee and the respective Clerk, and shall only be reimbursed for travel originating and ending within the Commonwealth of Virginia for the purpose of attending meetings. The voting members of the Commission shall elect a Chairman and Vice-Chairman from among its membership, who shall be members of the Virginia General Assembly.

3. The Virginia Department of Veterans Services and the Virginia War Memorial shall provide technical assistance to the Commission. The Division of Legislative Services shall act as the fiscal agent for the Commission. Administrative staff support shall be provided by the Office of the Clerk of the House of Delegates. Legal, research, policy analysis, and other services as requested by the Commission shall be provided by the Division of Legislative Services, and by other state agencies and institutions as may be requested by the Commission.

4. The Director of the Department of Planning and Budget is authorized to transfer $1,000,000 in the first year from unexpended balances from the Virginia Sesquicentennial of the American Civil War Commission to the Division of Legislative Services to support the activities of the World War II 75th Anniversary Commemoration Commission.

Total for General Assembly of Virginia............... $38,421,116 $38,414,355

General Fund Positions................................. 221.00 221.00

Position Level .................................................. 221.00 221.00

Fund Sources: General................................. $38,421,116 $38,414,355

§ 1-2. AUDITOR OF PUBLIC ACCOUNTS (133)

2. Legislative Evaluation and Review (78300).............. $11,940,421 $11,944,569

Financial and Compliance Audits (78301)................. $11,940,421 $11,944,569

Fund Sources: General................................. $11,062,281 $11,066,353

Special.................................................. $878,140 $878,216

Authority: Article IV, Section 18, Constitution of Virginia; Title 30, Chapter 14, Code of Virginia.

A. Out of this appropriation shall be paid the annual salary of the Auditor of Public Accounts, $173,530 from July 1, 2014 to December 31, 2014 and $173,530 from January 1, 2015 to June 30, 2016.

B. On or before November 1 of each year, the Auditor of Public Accounts shall report to the General Assembly the certified tax revenues collected in the most recently ended fiscal year pursuant to § 2.2-1829, Code of Virginia. The Auditor shall, at the same time, provide his report on (i) the 15 percent limitation and the amount that could be paid into the Revenue Stabilization Fund and (ii) any amounts necessary for deposit into the Fund in order to satisfy the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia as well as the additional deposit requirement of § 2.2-1829, Code of Virginia.
C. The specifications of the Auditor of Public Accounts for the independent certified public accountants auditing localities shall include requirements for any money received by the sheriff. These requirements shall include that the independent certified public accountant must submit a letter to the Auditor of Public Accounts annually providing assurance as to whether the sheriff has maintained a proper system of internal controls and records in accordance with the Code of Virginia. This letter shall be submitted along with the locality’s audit report.

Total for Auditor of Public Accounts................................. $11,940,421 $11,944,569

General Fund Positions..................................................... 120.00 120.00
Nongeneral Fund Positions.................................................. 10.00 10.00
Position Level ..................................................................... 130.00 130.00

Fund Sources: General....................................................... $11,062,281 $11,066,353
Special.............................................................................. $878,140 $878,216

§ 1-3. COMMISSION ON THE VIRGINIA ALCOHOL SAFETY ACTION PROGRAM (413)

3. Ground Transportation System Safety Services (60500)........ $1,453,050 $1,453,727
   Ground Transportation Safety Promotion (60503)................. $1,453,050 $1,453,727
   Fund Sources: Special..................................................... $1,453,050 $1,453,727


Out of this appropriation shall be paid the annual salary of the Executive Director, $117,923 from July 1, 2014 to June 24, 2015 and $117,923 from June 25, 2015 to June 30, 2016.

Total for Commission on the Virginia Alcohol Safety Action Program................................................. $1,453,050 $1,453,727

Nongeneral Fund Positions.................................................. 11.50 11.50
Position Level ..................................................................... 11.50 11.50

Fund Sources: Special....................................................... $1,453,050 $1,453,727

§ 1-4. DIVISION OF CAPITOL POLICE (961)

4. Administrative and Support Services (39900)...................... $7,772,194 $7,777,100
   Security Services (39923)............................................... $7,772,194 $7,777,100
   Fund Sources: General..................................................... $7,772,194 $7,777,100

Authority: Title 30, Chapter 3.1, Code of Virginia.

A. Out of this appropriation shall be paid the annual salary of the Chief, Division of Capitol Police, $102,408 from July 1, 2014 to June 30, 2015 and $102,408 from July 1, 2015 to June 30, 2016.

B. Included in this Item is $160,735 the first year and $160,735 the second year from the general fund, which shall be unallotted until such time as an additional position class or other career development plan for the Division of Capitol Police shall be approved by the Committee on Joint Rules.

Total for Division of Capitol Police........................................... $7,772,194 $7,777,100

General Fund Positions....................................................... 108.00 108.00
Position Level ..................................................................... 108.00 108.00

Fund Sources: General....................................................... $7,772,194 $7,777,100
### § 1-5. DIVISION OF LEGISLATIVE AUTOMATED SYSTEMS (109)

5. Information Technology Development and Operations
   (82000) ................................................................................ $3,565,984 $3,566,331
   Computer Operations Services (82001) ............................. $3,565,984 $3,566,331

   Fund Sources: General........................................................ $3,287,446 $3,287,772
   Special......................................................... $278,538 $278,559

   Authority: Title 30, Chapter 3.2, Code of Virginia.

   Out of this appropriation shall be paid the annual salary of the Director, Division of Legislative
   Automated Systems, $153,795 from July 1, 2014 to June 24, 2015 and $153,795 from June 25,
   2015 to June 30, 2016.

   Total for Division of Legislative Automated Systems...... $3,565,984 $3,566,331

   General Fund Positions....................................................... 16.00 16.00
   Nongeneral Fund Positions................................................. 3.00 3.00
   Position Level ..................................................................... 19.00 19.00

   Fund Sources: General........................................................ $3,287,446 $3,287,772
   Special......................................................... $278,538 $278,559

### § 1-6. DIVISION OF LEGISLATIVE SERVICES (107)

6. Legislative Research and Analysis (78400)....................... $6,186,998 $6,187,288
   Bill Drafting and Preparation (78401) ............................... $6,186,998 $6,187,288

   Fund Sources: General........................................................ $6,166,977 $6,167,260
   Special......................................................... $20,021 $20,028

   Authority: Title 30, Chapter 2.2, Code of Virginia.

   A. Out of this appropriation shall be paid the annual salary of the Director, Division of Legislative
   Services, $154,288 from July 1, 2014, to June 24, 2015 and $154,288 from June 25, 2015, to June 30, 2016.

   B. Notwithstanding the salary set out in paragraph A. of this item, the Committee on Joint
   Rules may establish a salary range for the Director, Division of Legislative Services.

   C. The Division of Legislative Services shall continue to provide administrative support to
   include payroll processing, accounting, and travel expense processing at no charge to the
   Chesapeake Bay Commission, the Joint Commission on Health Care, the Virginia Commission

   D. The Director of the Division of Legislative Services is authorized to expend up to $25,000
   in the first year and $25,000 the second year of the general fund amounts appropriated for this
   item to support costs associated with the 2015 national conference of the Uniform Law
   Commission which will be held in Williamsburg Virginia in July of 2015.

   Total for Division of Legislative Services......................... $6,186,998 $6,187,288

   General Fund Positions....................................................... 56.00 56.00
   Position Level ................................................................. 56.00 56.00

   Fund Sources: General........................................................ $6,166,977 $6,167,260
   Special......................................................... $20,021 $20,028
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<td>Architectural Research (74801)</td>
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<td>Total for Capitol Square Preservation Council</td>
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<td>General Fund Positions</td>
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<td>Fund Sources: General</td>
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<td>Social Services Coordination (45001)</td>
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<td>Authority: Title 30, Chapter 35, Code of Virginia.</td>
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<td>Fund Sources: General</td>
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<td>Fund Sources: General</td>
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<td>Total for Dr. Martin Luther King, Jr. Memorial Commission</td>
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<td>Fund Sources: General</td>
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<td>10.</td>
<td>Technology Research, Planning, and Coordination (53700)</td>
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<td>Title 30, Chapter 11, Code of Virginia.</td>
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<td>Total for Joint Commission on Technology and Science</td>
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<td>$210,310</td>
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Commissioners for the Promotion of Uniformity of Legislation in the United States (145)

11. Governmental Affairs Services (70100)................................. $87,522 $87,528
   Interstate Affairs (70103).............................................. $87,522 $87,528
   Fund Sources: General.................................................. $87,522 $87,528
   Authority: Title 30, Chapter 29, Code of Virginia.
   Total for Commissioners for the Promotion of Uniformity of Legislation in the United States........ $87,522 $87,528
   Fund Sources: General.................................................. $87,522 $87,528

State Water Commission (971)

12. Environmental Policy and Program Development (51600)................................. $10,175 $10,180
   Environmental Policy and Program Development (51601)................................. $10,175 $10,180
   Fund Sources: General.................................................. $10,175 $10,180
   Authority: Title 30, Chapter 24, Code of Virginia.
   Total for State Water Commission ...................................... $10,175 $10,180
   Fund Sources: General.................................................. $10,175 $10,180

Virginia Coal and Energy Commission (118)

13. Resource Management Research, Planning, and Coordination (50700)................................. $21,650 $21,661
   Energy Conservation Advisory Services (50703)................................. $21,650 $21,661
   Fund Sources: General.................................................. $21,650 $21,661
   Authority: Title 30, Chapter 25, Code of Virginia.
   Total for Virginia Coal and Energy Commission ................. $21,650 $21,661
   Fund Sources: General.................................................. $21,650 $21,661

Virginia Code Commission (108)

14. Enactment of Laws (78200).................................................. $93,418 $93,455
   Code Modernization (78201).............................................. $93,418 $93,455
   Fund Sources: General.................................................. $69,391 $69,417
   Special......................................................... $24,027 $24,038
   Authority: Title 30, Chapter 15, Code of Virginia.

The Code Commission shall not authorize, or undertake, a re-numbering or re-codification of the Code of Virginia, 1950 as amended unless there is a specific appropriation included in a general Appropriation Act addressing the fiscal impact of such an action. The Commission is authorized to develop a proposal, for review by the Committee on Joint Rules, to re-number the Code of Virginia, including the proposed re-numbering structure and a detailed estimate of any potential fiscal impact on state agencies from the restructuring.
<table>
<thead>
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<th>Item Details($)</th>
<th>Appropriations($)</th>
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<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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<tr>
<td><strong>Total for Virginia Code Commission</strong></td>
<td>$93,418</td>
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<tr>
<td>Fund Sources: General</td>
<td>$69,391</td>
</tr>
</tbody>
</table>

**Virginia Freedom of Information Advisory Council (834)**

| 15. | Governmental Affairs Services (70100) | $190,256 | $190,356 |
| Public Information Services (70109) | $190,256 | $190,356 |
| Fund Sources: General | $190,256 | $190,356 |

Authority: Title 30, Chapter 21, Code of Virginia.

|  | Total for Virginia Freedom of Information Advisory Council | $190,256 | $190,356 |
| General Fund Positions | 1.50 | 1.50 |
| Position Level | 1.50 | 1.50 |
| Fund Sources: General | $190,256 | $190,356 |

**Virginia Housing Commission (840)**

| 16. | Housing Assistance Services (45800) | $21,052 | $21,079 |
| Housing Research and Planning (45803) | $21,052 | $21,079 |
| Fund Sources: General | $21,052 | $21,079 |

Authority: Section 30-257, Code of Virginia.

|  | Total for Virginia Housing Commission | $21,052 | $21,079 |
| Fund Sources: General | $21,052 | $21,079 |

**Brown V. Board of Education Scholarship Committee (858)**

| 17. | Human Relations Management (14600) | $25,324 | $25,333 |
| Human Relations Management (14601) | $25,324 | $25,333 |
| Fund Sources: General | $25,324 | $25,333 |

Authority: Title 30, Chapter 34.1, Code of Virginia.

Pursuant to § 30-231.5, Code of Virginia, there is provided $25,000 each year from the general fund to support the operations of the Brown v. Board of Education Scholarship Awards Committee. This operational support shall be used to provide for the expenses incurred by the members of the committee and may be used for such other services as deemed necessary to accomplish the purposes for which it was created.

**Virginia Sesquicentennial of the American Civil War Commission (859)**

| 18. | Human Relations Management (14600) | $2,607,434 | $200,762 |
| Human Relations Management (14601) | $2,607,434 | $200,762 |
| Fund Sources: General | $2,007,294 | $100,593 |
A.1. The Virginia Sesquicentennial of the American Civil War Commission is extended through June 30, 2016. Appointments to the Commission shall continue to be made as provided in Chapter 465 of the Acts of Assembly of 2006. The Commission shall retain all of its powers and duties as provided for in Chapter 465 of the Acts of Assembly of 2006, through June 30, 2016, including the authorization of expenditures from this appropriation to complete the ongoing work of the Commission. As of June 30, 2016, any unexpended general fund balances remaining in this appropriation shall be transferred to the general fund.

2. As of June 30, 2016, any unexpended special fund balances shall be transferred to the Virginia Sesquicentennial of the American Civil War Foundation, conditional upon the approval by the Commission of a bona fide contract and work plan, submitted to the Commission by the Foundation, specifying the educational and other services to be provided by the Foundation in consideration of the funds provided. The Commission shall provide a report on its activities and accomplishments to the 2016 General Assembly and a final report to the 2017 General Assembly.

B. Pursuant to the provisions of Chapter 465 of the Acts of Assembly of 2006, funding in this Item is appropriated to support the Virginia Sesquicentennial of the American Civil War Commission and Fund. Such funds shall be used for expenses incurred by the members of the commission, to appoint staff as may be deemed necessary to assist the commission in performing its duties, and to pay for the services of professional personnel, consultants, advisors, or other services which the commission may deem necessary to accomplish the purposes for which it was created.

Total for Virginia Sesquicentennial of the American Civil War Commission.......................................................

General Fund Positions....................................................... 1.00 1.00
Position Level ..................................................................... 1.00 1.00

Fund Sources: General........................................................ $2,007,294 $100,593
Special......................................................... $600,140 $100,169

Commission on Unemployment Compensation (860)

19. Consumer Affairs Services (55000).............................. $6,024 $6,032
Consumer Assistance (55002).......................................... $6,024 $6,032

Fund Sources: General........................................................ $6,024 $6,032

Authority: Title 30, Chapter 33, Code of Virginia.

Total for Commission on Unemployment Compensation.......................................................... $6,024 $6,032

Fund Sources: General........................................................ $6,024 $6,032

Small Business Commission (862)

20. Economic Development Services (53400).................. $15,038 $15,051
Economic Development Research, Planning, and Coordination (53401)................................. $15,038 $15,051

Fund Sources: General........................................................ $15,038 $15,051

Authority: Title 30, Chapter 22, Code of Virginia.
### Total for Small Business Commission

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<th>Item Details($)</th>
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<tr>
<td>Total for Small Business Commission</td>
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#### Commission on Electric Utility Regulation (863)

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<tr>
<td>Resource Management Research, Planning, and Coordination (50700)</td>
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<tr>
<td>Resource Management Policy and Program Development (50701)</td>
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<td>Fund Sources: General</td>
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<td>Authority: Title 30, Chapter 31, Code of Virginia.</td>
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<tr>
<td>Total for Commission on Electric Utility Regulation</td>
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<td>Fund Sources: General</td>
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#### Manufacturing Development Commission (864)

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<tr>
<td>Economic Development Services (53400)</td>
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<tr>
<td>Economic Development Research, Planning, and Coordination (53401)</td>
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<td>Fund Sources: General</td>
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<td>Authority: Title 30, Chapter 41, Code of Virginia.</td>
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<tr>
<td>Total for Manufacturing Development Commission</td>
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<td>Fund Sources: General</td>
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#### Joint Commission on Administrative Rules (865)

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<tr>
<td>Governmental Affairs Services (70100)</td>
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<tr>
<td>Intragovernmental Services (70104)</td>
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<tr>
<td>Fund Sources: General</td>
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<tr>
<td>Authority: Title 30, Chapter 8.1, Code of Virginia.</td>
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<tr>
<td>Total for Joint Commission on Administrative Rules</td>
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<td>Fund Sources: General</td>
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</table>

#### Virginia Bicentennial of the American War of 1812 Commission (867)

<table>
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<tr>
<th>Item Details($)</th>
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<tr>
<td>Human Relations Management (14600)</td>
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<td>Human Relations Management (14601)</td>
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<tr>
<td>Fund Sources: General</td>
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<td>Authority: Title 30, Chapter 45, Code of Virginia.</td>
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<td>Total for Virginia Bicentennial of the American War of 1812 Commission</td>
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<tr>
<td>Fund Sources: General</td>
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</tbody>
</table>
### Autism Advisory Council (871)

25. Health Research, Planning, and Coordination (40600)....
   Health Policy Research (40606).................................
   Fund Sources: General..............................................
   Authority: Title 30, Chapter 50, Code of Virginia.

   Total for Autism Advisory Council.............................
   
   Fund Sources: General..............................................

   **I VETO THIS ITEM. /s/ Terence R. McAuliffe (6/21/14) (Vetoed item is enclosed in brackets.)**

### Virginia Conflict of Interest and Ethics Advisory Council (873)

25.10. Governmental Affairs Services (70100)...................
   Fund Sources: General..............................................
   Authority: Chapters 792 and 804 of the 2014 Acts of Assembly.

   Total for Virginia Conflict of Interest and Ethics Advisory Council..........................
   
   Fund Sources: General..............................................

### Chesapeake Bay Commission (842)

    Resource Management Policy and Program Development (50701)........................
    Fund Sources: General..............................................
    Authority: Title 30, Chapter 36, Code of Virginia.

   Total for Chesapeake Bay Commission..........................
   
   Fund Sources: General..............................................

### Joint Commission on Health Care (844)

27. Health Research, Planning, and Coordination (40600)....
    Health Policy Research (40606).................................
    Fund Sources: General..............................................

   **§ 1-7. CHESAPEAKE BAY COMMISSION (842)**

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<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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</table>

| 25. Health Research, Planning, and Coordination (40600).... | $6,316 | $6,321 |
| Health Policy Research (40606)................................. | | |
| Fund Sources: General.............................................. | $6,316 | $6,321 |

| Total for Autism Advisory Council............................. | | |
| Fund Sources: General.............................................. | $6,316 | $6,321 |

| 25.10. Governmental Affairs Services (70100)................... | $150,000 | $300,000 |
| Fund Sources: General.............................................. | | |

| Total for Virginia Conflict of Interest and Ethics Advisory Council.......................... | $150,000 | $300,000 |
| General Fund Positions............................................... | 1.00 | 3.00 |
| Position Level .......................................................... | 1.00 | 3.00 |
| Fund Sources: General.............................................. | $150,000 | $300,000 |

| Grand Total for Division of Legislative Services .......... | $9,926,959 | $7,671,616 |
| General Fund Positions............................................... | 62.50 | 64.50 |
| Position Level .......................................................... | 62.50 | 64.50 |
| Fund Sources: General.............................................. | $9,282,771 | $7,527,381 |
| Special................................................................. | $644,188 | $144,235 |

| § 1-8. JOINT COMMISSION ON HEALTH CARE (844) |

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<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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</table>

   | 27. Health Research, Planning, and Coordination (40600).... | $716,404 | $717,679 |
| Health Policy Research (40606)................................. | | |
| Fund Sources: General.............................................. | | |
### § 1-9. VIRGINIA COMMISSION ON YOUTH (839)

**ITEM 27.**

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<td><strong>Fund Sources:</strong> General</td>
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**§ 1-10. VIRGINIA STATE CRIME COMMISSION (142)**

**ITEM 28.**

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<td>(45000)</td>
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<td><strong>Authority:</strong> Title 30, Chapter 20, Code of Virginia.</td>
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<td><strong>Total for Virginia Commission on Youth</strong></td>
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</table>

**§ 1-11. JOINT LEGISLATIVE AUDIT AND REVIEW COMMISSION (110)**

**ITEM 29.**

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<tr>
<td><strong>Criminal Justice Research, Planning and Coordination</strong></td>
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<tr>
<td>(30500)</td>
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<td><strong>Fund Sources:</strong> General</td>
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<td><strong>Authority:</strong> Title 30, Chapter 16, Code of Virginia.</td>
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<td><strong>Total for Virginia State Crime Commission</strong></td>
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<td><strong>Nongeneral Fund Positions</strong></td>
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**§ 1-12. AUDIT AND REVIEW COMMISSION (111)**

**ITEM 30.**

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<td>(78300)</td>
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<td><strong>Performance Audits and Evaluation</strong></td>
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<tr>
<td><strong>Authority:</strong> Title 30, Chapters 7 and 8, Code of Virginia.</td>
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</table>

A. Out of this appropriation shall be paid the annual salary of the Director, Joint Legislative Audit and Review Commission (JLARC), $152,337 from July 1, 2014 to June 24, 2015 and $152,337 from June 25, 2015 to June 30, 2016.
B. JLARC, upon request of the Department of Planning and Budget and approval of the Chairman, shall review and provide comments to the department on its use of performance measures in the state budget process. JLARC staff shall review the methodology and proposed uses of such performance measures and provide periodic status reports to the Commission.

C. Expenses associated with the oversight responsibility of the Virginia Retirement System by JLARC and the House Appropriations and Senate Finance Committees shall be reimbursed by the Virginia Retirement System upon documentation by the Director, JLARC of the expenses incurred.

D. Out of this appropriation, funds are provided to continue the technical support staff of JLARC, in order to assist with legislative fiscal impact analysis when an impact statement is referred from the Chairman of a standing committee of the House or Senate, and to conduct oversight of the expenditure forecasting process. Pursuant to existing statutory authority, all agencies of the Commonwealth shall provide access to information necessary to accomplish these duties.

E.1. The General Assembly hereby designates the Joint Legislative Audit and Review Commission (JLARC) to review and evaluate the Virginia Information Technologies Agency (VITA) on a continuing basis and to make such special studies and reports as may be requested by the General Assembly, the House Appropriations Committee, or the Senate Finance Committee.

2. The areas of review and evaluation to be conducted by the Commission shall include, but are not limited to, the following: (i) VITA's infrastructure outsourcing contracts and any amendments thereto; (ii) adequacy of VITA's planning and oversight responsibilities, including VITA's oversight of information technology projects and the security of governmental information; (iii) cost-effectiveness and adequacy of VITA's procurement services and its oversight of the procurement activities of State agencies.

3. For the purpose of carrying out its duties and notwithstanding any contrary provision of law, JLARC shall have the legal authority to access the information, records, facilities, and employees of VITA.

4. Records provided to VITA by a private entity pertaining to VITA's comprehensive infrastructure agreement or any successor contract, or any contractual amendments thereto for the operation of the Commonwealth's information technology infrastructure shall be exempt from the Virginia Freedom of Information Act (§ 2.2-3700 et seq.), to the extent that such records contain (i) trade secrets of the private entity as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) or (ii) financial records of the private entity, including balance sheets and financial statements, that are not generally available to the public through regulatory disclosure or otherwise. In order for the records specified in clauses (i) and (ii) to be excluded from the Virginia Freedom of Information Act, the private entity shall make a written request to VITA:

a. Invoking such exclusion upon submission of the data or other materials for which protection from disclosure is sought;

b. Identifying with specificity the data or other materials for which protection is sought; and

c. Stating the reasons why protection is necessary.

VITA shall determine whether the requested exclusion from disclosure is necessary to protect the trade secrets or financial records of the private entity. VITA shall make a written determination of the nature and scope of the protection to be afforded by it under this subdivision. Once a written determination is made by VITA, the records afforded protection under this subdivision shall continue to be protected from disclosure when in the possession of VITA or JLARC.

Except as specifically provided in this item, nothing in this item shall be construed to authorize the withholding of (a) procurement records as required by § 56-575.17; (b) information concerning the terms and conditions of any interim or comprehensive agreement, service contract, lease, partnership, or any agreement of any kind entered into by VITA and the private entity; (c) information concerning the terms and conditions of any financing arrangement that

<table>
<thead>
<tr>
<th>ITEM 30.</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
<td>B. JLARC, upon request of the Department of Planning and Budget and approval of the Chairman, shall review and provide comments to the department on its use of performance measures in the state budget process. JLARC staff shall review the methodology and proposed uses of such performance measures and provide periodic status reports to the Commission.</td>
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<tr>
<td>E.1. The General Assembly hereby designates the Joint Legislative Audit and Review Commission (JLARC) to review and evaluate the Virginia Information Technologies Agency (VITA) on a continuing basis and to make such special studies and reports as may be requested by the General Assembly, the House Appropriations Committee, or the Senate Finance Committee.</td>
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<tr>
<td>2. The areas of review and evaluation to be conducted by the Commission shall include, but are not limited to, the following: (i) VITA's infrastructure outsourcing contracts and any amendments thereto; (ii) adequacy of VITA's planning and oversight responsibilities, including VITA's oversight of information technology projects and the security of governmental information; (iii) cost-effectiveness and adequacy of VITA's procurement services and its oversight of the procurement activities of State agencies.</td>
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<tr>
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<td></td>
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</table>
involves the use of any public funds; or (d) information concerning the performance of the private entity under the comprehensive infrastructure agreement, or any successor contract, or any contractual amendments thereto for the operation of the Commonwealth's information technology infrastructure.

5. The Chairman of JLARC may appoint a permanent subcommittee to provide guidance and direction for VITA review and evaluation activities, subject to the full Commission’s supervision and such guidelines as the Commission itself may provide.

6. All agencies of the Commonwealth shall cooperate as requested by JLARC in the performance of its duties under this authority.

F. 1. JLARC is hereby directed to study options for the restructuring of lowest performing schools or districts. The study shall consider (i) options used in other states and cities and the outcomes of efforts such as mergers, takeovers, charter schools, and other turnaround efforts, including an assessment of Virginia’s efforts to date; (ii) other current successful approaches for high poverty urban schools within Virginia and whether they could be replicated in other areas; (iii) an estimate of the resources and expertise that would be required at the state level to effectively implement and oversee any such models; (iv) appropriate criteria for intervention decisions; and (v) analysis of the primary reasons for low school or district performance.

2. JLARC shall complete its study and submit a final report by June 30, 2014.

3. The Department of Education and local school divisions shall cooperate as requested by JLARC. All agencies of the Commonwealth shall provide assistance for this study, upon request.

G. 1. As a component of the review for efficiency and effectiveness of public education spending in Virginia, pursuant to Senate Joint Resolution 328 from the 2013 Session of the General Assembly, JLARC shall examine and include virtual instruction. The review of virtual instruction and spending may include, but not be limited to, (i) virtual options used in Virginia and other states and the rate of growth of the virtual school populations; (ii) the cost of virtual K-12 schooling for part-time and full-time enrollments, particularly in relation to the cost of conventional “brick-and-mortar” education; and, (iii) the effectiveness of virtual schooling in terms of student academic achievement outcomes on assessment tests and course completion or graduation rates.

2. The Department of Education and local school divisions shall cooperate as requested by JLARC. All agencies of the Commonwealth shall provide assistance for this study, upon request.

H. 1. As part of its review of the Commonwealth's implementation of the Workforce Investment Act mandated by House Joint Resolution 688, 2013 Session of the General Assembly, JLARC is hereby directed to evaluate the success of the workforce training and education systems in ensuring that Virginians possess the necessary skills and credentials to meet the workforce needs of Virginia's employers. The study shall consider what steps could be taken to produce a more coordinated and effective workforce development system. As part of this effort, JLARC shall review the funding streams, priorities and allocations of these funds and whether the existing governance and accountability structures facilitate such a system.

2. JLARC shall complete its study and submit a final report by December 15, 2014.

3. All agencies of the Commonwealth shall provide assistance for this study upon request.

I. To assist JLARC in conducting its study of the Line of Duty Act pursuant to House Joint Resolution 103 of the 2014 General Assembly, the Virginia State Police and local law enforcement agencies shall, upon request, provide JLARC with any information they possess as a result of carrying out the provisions of the Line of Duty Act (§ 9.1-400 et seq.), including any evidence and documents obtained or reports of investigation or other documents prepared.

Total for Joint Legislative Audit and Review Commission ........................................................................ $3,600,359

Commission........................................................................ $3,600,645
### § 1-12. VIRGINIA COMMISSION ON INTERGOVERNMENTAL COOPERATION (105)

31. Governmental Affairs Services (70100)............................. $649,150 $649,168
   Interstate Affairs (70103).................................................... $649,150 $649,168
   Fund Sources: General........................................................ $649,150 $649,168

Authority: Title 30, Chapter 19, Code of Virginia.

Out of this appropriation may be paid from the general fund the annual assessments:

1. To the National Conference of State Legislatures;
2. To the Council of State Governments; and
3. To the Southern Regional Education Board.

Included within this appropriation is $146,035 each year for the annual dues for the Council of State Governments. Of this amount, one-third ($48,678) shall represent the dues payable on behalf of the Executive Department, one-third ($48,678) shall represent the dues payable on behalf of the Judicial Department, and the remaining one-third ($48,678) shall represent the dues payable on behalf of the Legislative Department. Of the amount for annual dues payable on behalf of the Legislative Department, $13,908 each year shall be allocated at the discretion of the Senate Committee on Rules and $34,771 each year shall be allocated at the discretion of the Speaker of the House of Delegates.

Total for Virginia Commission on Intergovernmental Cooperation ........................................ $649,150 $649,168

Fund Sources: General........................................................ $649,150 $649,168

### § 1-13. LEGISLATIVE DEPARTMENT REVERSION CLEARING ACCOUNT (102)

32. Across the Board Reductions (71400)............................... ($194,600) ($194,600)
   Across the Board Reduction (71401)................................. ($194,600) ($194,600)
   Fund Sources: General........................................................ ($194,600) ($194,600)

Authority: Discretionary Inclusion.

On or before June 30, 2015, the Committee on Joint Rules shall authorize the reversion to the general fund of $562,196 from the appropriation for the Auditor of Public Accounts (agency 133).

33. Enactment of Laws (78200)............................................... $360,315 $360,315
   Undesignated Support for Enactment of Laws Services (78205) .................................................... $360,315 $360,315
   Fund Sources: General........................................................ $360,315 $360,315

Authority: Discretionary Inclusion.

A. Transfers out of this appropriation may be made to fund unanticipated costs in the budgets of legislative agencies or other such costs approved by the Joint Rules Committee.
ITEM 33.

B. Included in this Item is $20,000 the first year and $20,000 the second year from the general fund to support the Commission on Access and Diversity in Higher Education in Virginia as continued by HJR 202 of the 2000 Acts of Assembly.

C. Included within this appropriation is $190,000 the first year and $190,000 the second year from the general fund and one position for the operation of the Capitol Guides program. The allocation of these funds shall be subject to the approval of the Committee on Joint Rules. The Capitol Guides program shall be jointly administered by the Clerk of the House of Delegates and the Clerk of the Senate.

Total for Legislative Department Reversion Clearing Account................................................................................ $165,715 $165,715

General Fund Positions....................................................... 1.00 1.00
Position Level ................................................................. 1.00 1.00

Fund Sources: General........................................................ $165,715 $165,715

TOTAL FOR LEGISLATIVE DEPARTMENT......................... $79,547,386 $77,297,842

General Fund Positions....................................................... 579.50 581.50
Nongeneral Fund Positions................................................. 29.50 29.50
Position Level ................................................................. 609.00 611.00

Fund Sources: General........................................................ $76,040,249 $74,289,852
   Special......................................................... $3,253,916 $2,754,737
   Trust and Agency ........................................... $115,708 $115,717
   Federal Trust................................................ $137,513 $137,536
ITEM 34.

JUDICIAL DEPARTMENT

§ 1-14. SUPREME COURT (111)

34. Pre-Trial, Trial, and Appellate Processes (32100) ............... $12,490,544 $12,492,787
   Appellate Review (32101) ............................................. $8,279,644 $8,281,887
   Other Court Costs and Allowances (Criminal Fund) (32104) .............................................................. $4,210,900 $4,210,900
   Fund Sources: General ............................................... $12,311,264 $12,313,507
   Special ....................................................................... $179,280 $179,280

Authority: Article VI, Sections 1 through 6, Constitution of Virginia; Title 17.1, Chapter 3 and § 19.2-163, Code of Virginia.

A. Out of the amounts for Appellate Review shall be paid:


2. The annual salaries of the six (6) Associate Justices, each $175,499 from July 1, 2014, to November 24, 2014, $175,499 from November 25, 2014, to November 24, 2015, and $175,499 from November 25, 2015, to June 30, 2016.

3. To each justice, $13,500 the first year and $13,500 the second year, for expenses not otherwise reimbursed, said expenses to be paid out of the current appropriation to the Court.

B. There is hereby reappropriated the unexpended balance remaining at the close of business on June 30, 2014, in the appropriation made in Item 35, Chapter 806, Acts of Assembly of 2013, in the item detail Other Court Costs and Allowances (Criminal Fund) and the balance remaining in this item detail on June 30, 2015.

C. Out of the amounts appropriated in this Item, $4,200,000 the first year and $4,200,000 the second year from the general fund is included for increased reimbursements for court-appointed counsel pursuant to § 19.2-163, Code of Virginia.

D. The Executive Secretary of the Supreme Court of Virginia shall encourage training of Juvenile and Domestic Relations District Court judges regarding the options available for court-ordered services for families in truancy cases prior to the initiation of other remedies.

35. Law Library Services (32300) ........................................... $993,184 $993,184
   Fund Sources: General ............................................... $993,184 $993,184

Authority: §§ 42.1-60 through 42.1-64, Code of Virginia.

36. Adjudication Training, Education, and Standards (32600) .............................................................. $899,140 $899,140
   Judicial Training (32603) ............................................... $899,140 $899,140
   Fund Sources: General ............................................... $899,140 $899,140

Authority: Title 16.1, Chapter 9; Title 17.1, Chapter 7; §§ 2.2-4025, 19.2-38:1 and 19.2-43, Code of Virginia.

37. Administrative and Support Services (39900) ..................... $30,042,691 $30,054,739
   General Management and Direction (39901) .................. $30,042,691 $30,054,739
### Item Details($) Appropriations($)  
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<tr>
<th></th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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</thead>
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<td>$19,492,392</td>
<td>$19,499,961</td>
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<tr>
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</tr>
<tr>
<td>Federal Trust</td>
<td>$1,425,924</td>
<td>$1,430,403</td>
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A. The Executive Secretary of the Supreme Court shall submit an annual fiscal year summary, on or before September 1 of each year, to the Chairmen of the House Appropriations and Senate Finance Committees and to the Director, Department of Planning and Budget, which will report the number of individuals for whom legal or medical services were provided and the nature and cost of such services as are authorized for payment from the criminal fund or the involuntary mental commitment fund.

B. Notwithstanding the provisions of § 19.2-326, Code of Virginia, the amount of attorney's fees allowed counsel for indigent defendants in appeals to the Supreme Court shall be in the discretion of the Supreme Court.

C. The Chief Justice is authorized to reallocate legal support staff between the Supreme Court and the Court of Appeals of Virginia, in order to meet changing workload demands.

D. Prior to January 1 of each year, the Judicial Council and the Committee on District Courts are requested to submit a fiscal impact assessment of their recommendations for the creation of any new judgeships, including the cost of judicial retirement, to the Chairmen of the House and Senate Committees on Courts of Justice, and the House Appropriations and Senate Finance Committees.

E. Included in this Item is $3,750,000 the first year and $3,750,000 the second year from the general fund, which may support computer system improvements for the several circuit and district courts. The Executive Secretary of the Supreme Court shall submit an annual report to the Director, Department of Planning and Budget on or before September 1 of each year outlining the improvement projects undertaken and the project status of each project.

F. Given the continued concern about providing adequate compensation levels for court-appointed attorneys providing criminal indigent defense in the Commonwealth, the Executive Secretary of the Supreme Court, in conjunction with the Governor, Attorney General, Indigent Defense Commission, representatives of the Indigent Defense Stakeholders Group and Chairmen of the House and Senate Courts of Justice Committees, shall continue to study and evaluate all available options to enhance Virginia’s Indigent Defense System.

G. In addition to any filing fee or other fee permitted by law, an electronic access fee may be charged for each case filed electronically pursuant to Rule 1:17 of the Rules of the Supreme Court of Virginia. The amount of this fee shall be set by the Supreme Court of Virginia. Moneys collected pursuant to this fee shall be deposited into the State Treasury to the credit of the Courts Technology Fund established pursuant to § 17.1-132, to be used to support the costs of statewide electronic filing systems.

H. 1. No state funds used to support the operation of drug court programs shall be provided to programs that serve first-time substance abuse offenders only or do not include probation violators. This restriction shall not apply to juvenile drug court programs.

2. Notwithstanding the provisions of subsection O. of § 18.2-254.1, Code of Virginia, any locality is authorized to establish a drug treatment court supported by existing state resources and by federal or local resources that may be available. This authorization is subject to the requirements and conditions regarding the establishment and operation of a local drug treatment court advisory committee as provided by § 18.2-254.1 and the requirements and conditions established by the state Drug Treatment Court Advisory Committee. Any drug court treatment program established after July 1, 2012, shall limit participation in the program to offenders who have been determined, through the use of a nationally recognized, validated assessment tool, to be addicted to or dependent on drugs. However, no such drug court treatment program shall limit its participation to first-time substance abuse offenders only; nor shall it exclude probation violators from participation.
3. The evaluation of drug treatment court programs required by § 18.2-254.1 shall include the collection of data needed for outcome measures, including recidivism. Drug treatment court programs shall provide to the Office of the Executive Secretary of the Supreme Court the information needed to conduct such an evaluation.

I. Notwithstanding the provisions of § 16.1-69.48, Code of Virginia, the Executive Secretary of the Supreme Court shall ensure the deposit of all collections directly into the State Treasury for Item 43 General District Courts, Item 44 Juvenile and Domestic Relations District Courts, Item 45 Combined District Courts, and Item 46 Magistrate System.

J. Included in this appropriation, $290,000 the first year and $240,000 the second year from the general fund is provided to implement the Judicial Performance Evaluation Program established by §17.1-100 of the Code of Virginia.

K. The Executive Secretary of the Supreme Court shall review the impact on the court system, fiscal and operational, of allowing a single petition in juvenile and domestic relations district court case involving two or more children if such children have the same parents or legal guardians. The Executive Secretary shall report his findings to the Chairmen of the House Appropriations, Senate Finance, House Courts of Justice and Senate Courts of Justice Committees by November 1, 2014.

Total for Supreme Court........................................................................ $44,425,559 $44,439,850

38. Pre-Trial, Trial, and Appellate Processes (32100) $8,972,594 $8,978,522

Appellate Review (32101) ................................................................. $8,967,594 $8,973,522
Other Court Costs and Allowances (Criminal Fund) (32104) ................................................................. $5,000 $5,000

Fund Sources: General ......................................................................... $8,972,594 $8,978,522

Authority: Title 17.1, Chapter 4 and § 19.2-163, Code of Virginia.

A. Out of the amounts in this Item for Appellate Review shall be paid:


3. Salaries of the judges are to be 95 percent of the salaries of justices of the Supreme Court except for the Chief Judge, who shall receive an additional $3,000 annually.

4. To each judge, $6,500 the first year and $6,500 the second year, for expenses not otherwise reimbursed, said expenses to be paid out of the current appropriation to the Court.

B. There is hereby reappropriated the unexpended balance remaining at the close of business on June 30, 2014, in the appropriation made in Item 41, Chapter 806, Acts of Assembly of 2013, in the item detail Other Court Costs and Allowances (Criminal Fund) and the balance remaining in this item detail on June 30, 2015.
ITEM 38.

C. The amount of attorney's fees allowed counsel to indigent defendants in appeals to the Court of Appeals shall be in the discretion of the court.

Total for Court of Appeals of Virginia .......................

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<thead>
<tr>
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<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>Fund Sources: General</td>
<td>$8,972,594</td>
<td>$8,978,522</td>
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<tr>
<td>Position Level</td>
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<td>General Fund Positions</td>
<td>69.13</td>
<td>69.13</td>
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Circuit Courts (113)

39. Pre-Trial, Trial, and Appellate Processes (32100).............. $101,014,861 $100,410,221

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<thead>
<tr>
<th>Other Court Costs and Allowances (Criminal Fund) (32104)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>Fund Sources: General</td>
<td>$101,099,861</td>
<td>$100,405,221</td>
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<tr>
<td>Special</td>
<td>$5,000</td>
<td>$5,000</td>
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Authority: Article VI, Section 1, Constitution of Virginia; Title 17.1, Chapter 5; § 19.2-163, Code of Virginia.

A. Out of the amounts in this Item for Trial Processes shall be paid:

1. The annual salaries of Circuit Court judges, each at $162,878 from July 1, 2014, to November 24, 2014, $162,878 from November 25, 2014, to November 24, 2015, and $162,878 from November 25, 2015, to June 30, 2016. Such salaries shall represent the total compensation from all sources for Circuit Court judges.

2. Expenses necessarily incurred for the position of judge of the Circuit Court, including clerk hire not exceeding $1,500 a year for each judge.

3. The state's share of expenses incident to the prosecution of a petition for a writ of habeas corpus by an indigent petitioner, including payment of counsel fees as fixed by the Court; the expenses shall be paid upon receipt of an appropriate order from a Circuit Court.

4. A circuit court judge shall only be reimbursed for mileage for commuting if the judge has to travel to a courthouse in a county or city other than the one in which the judge resides and the distance between the judge's residence and the courthouse is greater than 25 miles.

B. The Chief Circuit Court Judge shall restrict the appointment of special justices to conduct involuntary mental commitment hearings to those unusual instances when no General District Court or Juvenile and Domestic Relations District Court Judge can be made available or when the volume of the hearings would require more than eight hours a week.

C. There is hereby reappropriated the unexpended balance remaining at the close of business on June 30, 2014, in the appropriation made in Item 42, Chapter 806, Acts of Assembly of 2013, in the item detail Other Court Costs and Allowances (Criminal Fund) and the balance remaining in this item detail on June 30, 2015.

D. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.

E.1. General fund appropriations for Other Court Costs and Allowances (Criminal Fund) total $114,575,103 the first year and $114,570,103 the second year in this Item and Items 34, 38, 40, 41 and 42.

2. The Chief Justice of the Supreme Court of Virginia shall determine how the amounts appropriated to Other Courts Costs and Allowances (Criminal Fund) will be allocated, consistent with statutory provisions in the Code of Virginia. Funds within these appropriations are to be used to fund fully the statutory caps on compensation applicable to attorneys appointed by the court to defend criminal charges. Should this appropriation not be sufficient to fund fully all of the statutory caps on compensation as established by § 19.2-163, Code of
Virginia, that this appropriation shall be applied first to fully fund the statutory caps for the
most serious noncapital felonies and then, should funds still remain in this appropriation, to the
other statutory caps, in declining order of the severity of the charges to which each cap is
applicable.

3. Out of the amount appropriated from the general fund for Other Court Costs and Allowances
(Criminal Fund) in this Item, there shall be transferred an amount not to exceed $880,000 the
first year and not to exceed $880,000 the second year to the Criminal Injuries Compensation
Fund, administered by the Virginia Workers' Compensation Commission, for the administration
of the physical evidence recovery kit (PERK) program.

4. Notwithstanding the provisions of § 19.2-163, Code of Virginia, the amount of compensation
allowed to counsel appointed by the court to defend a felony charge that may be punishable by
death shall be calculated on an hourly basis at a rate set by the Supreme Court of Virginia.

F.1. For any hearing conducted pursuant to § 19.2-306, Code of Virginia, the circuit court shall
have presented to it a sentencing revocation report prepared on a form designated by the
Virginia Criminal Sentencing Commission indicating the condition or conditions of the
suspended sentence, good behavior, or probation supervision that the defendant has allegedly
violated.

2. For any hearing conducted pursuant to § 19.2-306 in which the defendant is cited for
violation of a condition or conditions other than a new criminal offense conviction, the court
shall also have presented to it the applicable probation violation guideline worksheets
established pursuant to Chapter 1042 of the Acts of Assembly 2003. The court shall review and
consider the suitability of the discretionary probation violation guidelines. Before imposing
sentence, the court shall state for the record that such review and consideration have been
accomplished and shall make the completed worksheets a part of the record of the case and
open for inspection. In hearings in which the court imposes a sentence that is either greater or
less than that indicated by the discretionary probation violation guidelines, the court shall file
with the record of the case a written explanation of such departure.

3. Following any hearing conducted pursuant to § 19.2-306 and the entry of a final order, the
clerk of the circuit court in which the hearing was held shall cause a copy of such order or
orders, the original sentencing revocation report, any applicable probation violation guideline
worksheets prepared in the case, and a copy of any departure explanation prepared pursuant to
subsection F.2., to be forwarded to the Virginia Criminal Sentencing Commission within 30
days.

4. The failure to follow any or all of the provisions specified in F.1. through F.3 or the failure
to follow any or all of these provisions in the prescribed manner shall not be reviewable on
appeal or the basis of any other post-hearing relief.

G. Mandated changes or improvements to court facilities pursuant to § 15.2-1643, Code of
Virginia, or otherwise, including any new construction, shall be delayed at the request of the
local governing body in which the court is located until June 30, 2016. The provisions of this
item shall not apply to facilities that were subject to litigation on or before November 30,
2008.

H. In order to reduce expenditures through the Criminal Fund for court-appointed counsel,
effective July 1, 2014, compensation paid to attorneys appointed pursuant to Virginia Code
§ 53.1-40 shall be limited to $55 per hour, with a maximum per diem compensation of $200,
plus reasonable expenses, to be paid from the Criminal Fund.

I.1. Notwithstanding the provisions of § 19.2-155, Code of Virginia, in cases where an Attorney
for the Commonwealth must recuse himself from a case or a special prosecutor must be
appointed, the circuit court judge must appoint an Attorney for the Commonwealth or an
Assistant Attorney for the Commonwealth from a neighboring jurisdiction. If the circuit court
judge determines that the appointment of such Attorney for the Commonwealth or such
Assistant Attorney for the Commonwealth is not appropriate or that such an attorney or
assistant is unavailable then the judge must request approval from the Executive Secretary of
the Supreme Court for an exception to this requirement.
2. The Executive Secretary of the Supreme Court shall include in the annual report required in paragraph A. of Item 37 information on the number of exceptions granted related to special prosecutors and the related expenditures.

<table>
<thead>
<tr>
<th>Total for Circuit Courts</th>
<th>$101,104,861</th>
<th>$100,410,221</th>
</tr>
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</table>

| General Fund Positions | 165.00 | 165.00 |
| Position Level | 165.00 | 165.00 |

| Fund Sources: General | $101,099,861 | $100,405,221 |
| Special | $5,000 | $5,000 |

**General District Courts (114)**

<table>
<thead>
<tr>
<th>Pre-Trial, Trial, and Appellate Processes (32100)</th>
<th>$100,752,256</th>
<th>$100,723,103</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trial Processes (32103)</td>
<td>$82,187,071</td>
<td>$82,157,918</td>
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<tr>
<td>Other Court Costs and Allowances (Criminal Fund) (32104)</td>
<td>$13,755,656</td>
<td>$13,755,656</td>
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<tr>
<td>Involuntary Mental Commitments (32105)</td>
<td>$4,809,529</td>
<td>$4,809,529</td>
</tr>
</tbody>
</table>

Fund Sources: General | $100,752,256 | $100,723,103 |


A. Out of the amounts in this Item for Trial Processes shall be paid:

1. The annual salaries of all General District Court judges, $146,599 from July 1, 2014, to November 24, 2014, $146,599 from November 25, 2014, to November 24, 2015, and $146,599 from November 25, 2015, to June 30, 2016. Such salary shall be 90 percent of the annual salary fixed by law for judges of the Circuit Courts and shall represent the total compensation for General District Court Judges and incorporate all supplements formerly paid by the various localities.

2. The salaries of substitute judges and court personnel.

B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2014, in the appropriation made in Item 43, Chapter 806, Acts of Assembly of 2014, in the item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2015.

C. Any balance, or portion thereof, in the item detail Involuntary Mental Commitments, may be transferred between Items 39, 40, 41, and 298, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

D. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1, Code of Virginia.

E. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $40,000 the first year and not to exceed $40,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers’ Compensation Commission, for the administration of the physical evidence recovery kit (PERK) program.

F. A district court judge shall only be reimbursed for mileage for commuting if the judge has to travel to a courthouse in a county or city other than the one in which the judge resides and the distance between the judge's residence and the courthouse is greater than 25 miles.

G. Upon the retirement or separation from employment of any chief general district court clerks from the 7th judicial district or the 13th judicial district, any vacant chief clerk positions in excess of one chief clerk for each general district court shall be reallocated by the Committee on District Courts to district courts with the highest documented unmet staffing requirements.
### Item 40.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year</th>
<th>Second Year</th>
<th>Appropriations($)</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
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<tr>
<td>41.</td>
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<td>Total for General District Courts</td>
<td>$100,752,256</td>
<td>$100,723,103</td>
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<table>
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<tr>
<th></th>
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<tr>
<td>General Fund Positions</td>
<td>$100,752,256</td>
<td>$100,723,103</td>
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<tr>
<td>Position Level</td>
<td>$1,056.10</td>
<td>$1,056.10</td>
</tr>
</tbody>
</table>

**Juvenile and Domestic Relations District Courts (115)**

| Fund Sources: General | $100,752,256 | $100,723,103 |

#### 41. Pre-Trial, Trial, and Appellate Processes (32100)

- **Trial Processes (32103)**: $57,109,371 (First Year) and $56,901,145 (Second Year).
- **Other Court Costs and Allowances (Criminal Fund) (32104)**: $28,821,434 (First Year) and $28,821,434 (Second Year).
- **Involuntary Mental Commitments (32105)**: $315,568 (First Year) and $315,568 (Second Year).

**Fund Sources: General**: $86,246,373 (First Year) and $86,038,147 (Second Year).


**A. Out of the amounts in this Item for Trial Processes shall be paid:**

1. The annual salaries of all full-time Juvenile and Domestic Relations District Court Judges, $146,599 from July 1, 2014, to November 24, 2014, $146,599 from November 25, 2014, to November 24, 2015, and $146,599 from November 25, 2015, to June 30, 2016. Such salary shall be 90 percent of the annual salary fixed by law for judges of the Circuit Courts and shall represent the total compensation for Juvenile and Domestic Relations District Court Judges.

2. The salaries of substitute judges and court personnel.

**B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2014, in the appropriation made in Item 44, Chapter 806, Acts of Assembly of 2013, in the Item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2015.**

**C. Any balance, or portion thereof, in the Item detail Involuntary Mental Commitments, may be transferred between Items 40, 41, 42, and 298, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.**

**D. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.**

**E. Notwithstanding any other provision of law, when a Guardian ad Litem is appointed for a child by the Commonwealth, the juvenile and domestic relations district court or the circuit court, as the case may be, shall order the parent, parents, adoptive parent or adoptive parents of the child, or another party with a legitimate interest therein who has filed a petition with the court to reimburse the Commonwealth the costs of such services in an amount not to exceed the amount awarded the Guardian ad Litem by the court. If the court determines such party is unable to pay, the required reimbursement may be reduced or eliminated. In addition, it is the intent of the General Assembly that the Supreme Court actively administer the Guardian ad Litem program to ensure that payments made to Guardians ad Litem do not exceed that which is required. The Executive Secretary of the Supreme Court shall report August 1 and January 1 of each year to the Chairmen of the House Appropriations and Senate Finance Committees on the amounts paid for Guardian ad Litem purposes, amounts reimbursed by parents and/or guardians, savings achieved, and management actions taken to further enhance savings under this program.**

**F. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $870,000 the first year and not to exceed $870,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers’ Compensation Commission for the administration of the physical evidence recovery kit (PERK) program.**
ITEM 41.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
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<td>Total for Juvenile and Domestic Relations District Courts</td>
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<td>617.10</td>
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<tr>
<td>Fund Sources: General</td>
<td>$86,246,373</td>
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<tr>
<td><strong>Combined District Courts (116)</strong></td>
<td></td>
</tr>
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</table>

42. Pre-Trial, Trial, and Appellate Processes (32100)........... $24,036,900 $24,078,641
   Trial Processes (32103) ........................................ $15,639,406 $15,681,147
   Other Court Costs and Allowances (Criminal Fund) (32104) ........................................ $7,016,737 $7,016,737
   Involuntary Mental Commitments (32105) ........................................ $1,380,757 $1,380,757
   Fund Sources: General ........................................... $24,036,900 $24,078,641


A. Out of the amounts in this Item for Trial Processes shall be paid the salaries of substitute judges and court personnel.

B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2014, in the appropriation made in Item 45, Chapter 806, Acts of Assembly of 2013, in the item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2015.

C. Any balance, or portion thereof, in the Item detail Involuntary Mental Commitments, may be transferred between Items 40, 41, 42, and 298, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

D. The appropriation in this Item for Other Court Costs and Allowances shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.

E. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $95,000 the first year and not to exceed $95,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers’ Compensation Commission, for the administration of the physical evidence recovery kit (PERK) program.

Total for Combined District Courts $24,036,900 $24,078,641

General Fund Positions ........................................... 204.55 204.55
Position Level ........................................... 204.55 204.55
Fund Sources: General ........................................... $24,036,900 $24,078,641

Magistrate System (103)

43. Pre-Trial, Trial, and Appellate Processes (32100)........... $30,327,104 $30,337,943
   Appellate Review (32101) ........................................ $12,942 $12,942
   Pre-Trial Assistance (32102) ........................................ $30,314,162 $30,325,001
   Fund Sources: General ........................................... $30,327,104 $30,337,943

Authority: Article VI, Section 8, Constitution of Virginia; Title 19.2, Chapter 3, Code of Virginia.
ITEM 43.

<table>
<thead>
<tr>
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<th>Appropriations($)</th>
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<td>First Year FY2015</td>
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<tr>
<td>Total for Magistrate System</td>
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<tr>
<td>General Fund Positions</td>
<td>446.20</td>
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<td>Position Level</td>
<td>446.20</td>
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<td>Fund Sources: General</td>
<td>$30,327,104</td>
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<tr>
<td>Grand Total for Supreme Court</td>
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<td>General Fund Positions</td>
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<tr>
<td>Nongeneral Fund Positions</td>
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<td>Position Level</td>
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<td>Fund Sources: General</td>
<td>$385,131,068</td>
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<td>Dedicated Special Revenue</td>
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<td>Federal Trust</td>
<td>$1,425,924</td>
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</table>

**§ 1-15. BOARD OF BAR EXAMINERS (233)**

44. Regulation of Professions and Occupations (56000) $1,500,077 $1,500,328
Lawyer Regulation (56019) $1,500,077 $1,500,328
Fund Sources: Special $1,500,077 $1,500,328

Authority: Title 54.1, Chapter 39, Articles 3 and 4 and §54.1-3934, Code of Virginia.

The State Comptroller shall continue the Board of Bar Examiners Fund on the Commonwealth Accounting and Reporting System. Revenues collected from fees paid by applicants for admission to the bar shall be deposited into the Board of Bar Examiners Fund. The source of nongeneral funds included in this item is the Board of Bar Examiners Fund. Interest generated by the fund shall be retained by the fund.

Total for Board of Bar Examiners $1,500,077 $1,500,328
Nongeneral Fund Positions 8.00 8.00
Position Level 8.00 8.00
Fund Sources: Special $1,500,077 $1,500,328

**§ 1-16. JUDICIAL INQUIRY AND REVIEW COMMISSION (112)**

45. Adjudication Training, Education, and Standards (32600) $600,985 $602,329
Judicial Standards (32602) $600,985 $602,329
Fund Sources: General $600,985 $602,329

Authority: Article VI, Section 10, Constitution of Virginia; Title 17.1, Chapter 9, Code of Virginia.

Total for Judicial Inquiry and Review Commission $600,985 $602,329
General Fund Positions 3.00 3.00
Position Level 3.00 3.00
Fund Sources: General $600,985 $602,329

**§ 1-17. INDIGENT DEFENSE COMMISSION (848)**

46. Legal Defense (32700) $45,613,064 $45,617,269
ITEM 46.  

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
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<th>Second Year FY2016</th>
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<td>Capital Indigent Defense Services (32702)</td>
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<tr>
<td>Legal Defense Regulatory Services (32703)</td>
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<td>$197,866</td>
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<tr>
<td>Administrative Services (32722)</td>
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<td>$2,747,168</td>
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<td>Fund Sources: General</td>
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<td>$45,605,264</td>
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<tr>
<td>Special</td>
<td>$12,004</td>
<td>$12,005</td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>


A. Pursuant to § 19.2-163.01, Code of Virginia, the Executive Director of the Indigent Defense Commission shall serve at the pleasure of the commission.

B. Out of the amounts in this Item, $200,000 the first year and $200,000 the second year from the general fund is provided to support two positions to enforce and monitor compliance with the new Standards of Practice for court-appointed counsel.

Total for Indigent Defense Commission | $45,613,064 | $45,617,269 |

General Fund Positions | $40.00 | $40.00 |
Position Level | $40.00 | $40.00 |

§ 1-18. VIRGINIA CRIMINAL SENTENCING COMMISSION (160)

47. Adjudicatory Research, Planning, and Coordination (32400) | $1,098,755 | $1,100,273 |
Adjudicatory Research and Planning (32403) | $1,098,755 | $1,100,273 |

Fund Sources: General | $1,028,748 | $1,030,242 |
Special | $70,007 | $70,031 |

Authority: Title 17.1, Chapter 8, Code of Virginia; Section 19.2-303.6, Code of Virginia

A. For any fiscal impact statement prepared by the Virginia Criminal Sentencing Commission pursuant to § 30-19.1:4, Code of Virginia, for which the commission does not have sufficient information to project the impact, the commission shall assign a minimum fiscal impact of $50,000 to the bill and this amount shall be printed on the face of each such bill, but shall not be codified. The provisions of § 30-19.1:4, paragraph H. shall be applicable to any such bill.

B.1. Notwithstanding the provisions of § 19.2-303.5, Code of Virginia, the provisions of that section shall not expire on July 1, 2012, but shall continue in effect until July 1, 2015, and may be implemented in up to four sites.

2. The Virginia Criminal Sentencing Commission, with the concurrence of the chief judge of the circuit court and the Commonwealth’s attorney of the locality, shall designate each immediate sanction probation program site. The Virginia Criminal Sentencing Commission shall develop guidelines and procedures for implementing the program, administer the program, and evaluate the results of the program. As part of its administration of the program, the commission shall designate a standard, validated substance abuse assessment instrument to be used by probation and parole districts to assess probationers subject to the immediate sanction probation program. The commission shall also determine outcome measures and collect data for evaluation of the results of the program at the designated sites. The commission shall present a report on the implementation of the immediate sanction probation program, including recidivism results to the Chief Justice, Governor, and the Chairmen of the House and Senate Courts of Justice Committees, the House Appropriations Committee, and the Senate Finance Committee by November 1, 2016.
ITEM 47.  

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td></td>
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<tr>
<td>Total for Virginia Criminal Sentencing Commission</td>
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<td>$1,028,748</td>
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<tr>
<td>Special</td>
<td>$70,007</td>
</tr>
</tbody>
</table>

§ 1-19. VIRGINIA STATE BAR (117)

48. Legal Defense (32700) | $11,852,896 | $11,855,863 |
49. Regulation of Professions and Occupations (56000) | $14,001,202 | $14,086,677 |

Authority: § 17.1-278, Code of Virginia.

A. The Virginia State Bar and the Legal Services Corporation of Virginia shall not use funds provided for in this act, and those available from financial institutions pursuant to § 54.1-3916, Code of Virginia, to file lawsuits on behalf of aliens present in the United States in violation of law.

B.1. The amounts for Indigent Defense, Civil, include up to $50,000 the first year and up to $50,000 the second year from the general fund for the Community Tax Law Project, to provide indigent defense services in matters related to taxation disputes, and educational services involving the rights and responsibilities of taxpayers.

2. The amounts for Indigent Defense, Civil, include up to $3,600,000 the first year and up to $3,600,000 the second year from the general fund to provide grants for high quality civil legal assistance to low income Virginians and to promote equal access to justice.

3. The amounts for Indigent Defense, Criminal, include up to $352,500 the first year and up to $352,500 the second year from the general fund to provide grants to the Virginia Capital Representation Resource Center for representation to people sentenced to death in Virginia and to promote equal access to justice.

C. The Virginia State Bar and the Legal Services Corporation of Virginia shall annually, on or about January 1, provide a report to the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget regarding the status of legal services assistance programs in the Commonwealth. The report shall include, but not be limited to, efforts to maintain and improve the accuracy of caseload data, case opening and case closure information, and program activity levels as it relates to clients.

49. Regulation of Professions and Occupations (56000) | $14,001,202 | $14,086,677 |

Authority: Title 54.1, Chapter 39, Article 2 and §§ 54.1-3935 through 54.1-3938, Code of Virginia.

A. It is the intention of the General Assembly that the Virginia State Bar strictly direct its activities toward the purposes of regulating the legal profession and improving the quality of legal services available to the people of the Commonwealth, and that, insofar as reasonably possible, the Virginia State Bar shall refrain from commercial or other undertakings not necessarily or reasonably related to the above stated purposes.

B. Out of the amounts appropriated for this Item, $1,000,000 the first year and $1,000,000 the second year from revenues generated from the assessment of annual fees by the Supreme Court of Virginia upon members of the Virginia State Bar, pursuant to Chapter 847, 2007 Acts of Assembly, is provided for transfer to the Clients’ Protection Fund of the Virginia State Bar.
C. The Virginia State Bar shall review its member fee structure and make changes necessary to ensure fees are set at amounts needed only to cover costs and to provide for an appropriate balance.

<table>
<thead>
<tr>
<th>Total for Virginia State Bar</th>
<th>$25,854,098</th>
<th>$25,942,540</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nongeneral Fund Positions</td>
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</tr>
<tr>
<td>Position Level</td>
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<td>89.00</td>
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<tr>
<td>Fund Sources: General</td>
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<td>$4,005,863</td>
</tr>
<tr>
<td>Special</td>
<td>$7,850,000</td>
<td>$7,850,000</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$14,001,202</td>
<td>$14,086,677</td>
</tr>
</tbody>
</table>

§ 1-20. JUDICIAL DEPARTMENT REVERSION CLEARING ACCOUNT (104)

50. Across the Board Reductions (71400) ................. $0 $0

Authority: Discretionary Inclusion.

A. On or before June 30, 2015, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $300,000, representing additional savings generated within the Indigent Defense Commission.

B. On or before June 30, 2016, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $300,000, representing additional savings generated within the Indigent Defense Commission.

| Total for Judicial Department Reversion Clearing Account | $0 $0 |
| TOTAL FOR JUDICIAL DEPARTMENT | $470,532,626 | $469,769,166 |
| General Fund Positions         | 3,261.71     | 3,261.71     |
| Nongeneral Fund Positions      | 103.00       | 103.00       |
| Position Level                 | 3,364.71     | 3,364.71     |
| Fund Sources: General          | $436,364,757 | $435,511,067 |
| Special                        | $9,740,743   | $9,741,019   |
| Dedicated Special Revenue      | $23,001,202  | $23,086,677  |
| Federal Trust                  | $1,425,924   | $1,430,403   |
ITEM 51.

EXECUTIVE DEPARTMENT
EXECUTIVE OFFICES

§ 1-21. OFFICE OF THE GOVERNOR (121)

51. Administrative and Support Services (79900)................... $3,790,542 $3,800,783
   General Management and Direction (79901)..................... $3,790,542 $3,800,783
   Fund Sources: General................................................. $3,790,542 $3,800,783
   Authority: Article V, Constitution of Virginia; Title 2.2, Chapter 1, Code of Virginia.
   Out of this appropriation shall be paid the salary of the Governor, $175,000 the first year and $175,000 the second year.

52. Historic and Commemorative Attraction Management
   (50200) ........................................................................ $443,979 $443,979
   Executive Mansion Operations (50207).......................... $443,979 $443,979
   Fund Sources: General................................................. $443,979 $443,979
   Authority: Title 2.2, Chapter 1, Code of Virginia.

53. Governmental Affairs Services (70100)............................ $463,544 $463,570
   Intergovernmental Relations (70101)............................... $463,544 $463,570
   Fund Sources: General................................................. $320,195 $320,195
   Commonwealth Transportation................................. $143,349 $143,375
   Authority: Title 2.2, Chapter 3, Code of Virginia.

54. Disaster Planning and Operations (72200)...................... a sum sufficient
   Disaster Operations (72202).......................................... a sum sufficient
   Disaster Assistance (72203).......................................... a sum sufficient
   Authority: Title 44, Chapter 3.2, Code of Virginia.
   A.1. The amount for Disaster Assistance is from all funds of the state treasury, not constitutionally restricted, and is to be effective only in the event of a declared state of emergency or authorization by the Governor of the sum sufficient, pursuant to § 44-146.28, Code of Virginia. Any appropriation authorized by this Item shall be transferred to state agencies for payment of eligible costs according to written directions of the Governor or by such other person or persons as may be designated by him for this purpose.
   2. Any amount authorized for expenditure pursuant to § 44-146.28, Code of Virginia, shall be paid to eligible jurisdictions in accordance with guidelines and procedures established by the Department of Emergency Management, pursuant to § 44-146.28, Code of Virginia.
   B. In the event of a Presidentially declared disaster, the state and local share of any federal assistance, hazard mitigation, or flood control programs in which the state participates will be determined in accordance with the procedures in the "Commonwealth of Virginia Emergency Operations Plan, Basic Plan," promulgated by the Department of Emergency Management. The state share of any such program shall be no less than 10 percent.

Total for Office of the Governor ........................................ $4,698,065 $4,708,332
   General Fund Positions.................................................. 37.67 37.67
   Nongeneral Fund Positions.............................................. 1.33 1.33
ITEM 54.

Position Level ................................................................. 39.00 39.00

Fund Sources: General ....................................................... $4,554,716 $4,564,957
Commonwealth Transportation ........................................... $143,349 $143,375

§ 1-22. LIEUTENANT GOVERNOR (119)

55. Administrative and Support Services (79900) .................. $351,038 $352,349
General Management and Direction (79901) ..................... $351,038 $352,349

Fund Sources: General ....................................................... $351,038 $352,349

Authority: Article V, Sections 13, 14, and 16, Constitution of Virginia; and Title 24.2, Chapter 2, Article 3, Code of Virginia.

Out of this appropriation shall be paid:

1. The salary of the Lieutenant Governor, $36,321 the first year and $36,321 the second year;
2. Expenses of the Lieutenant Governor during sessions of the General Assembly on the same basis as for the members of the General Assembly;
3. Salaries and benefits for compensation of up to three staff positions in the Office of the Lieutenant Governor.

Total for Lieutenant Governor ........................................... $351,038 $352,349

General Fund Positions ....................................................... 4.00 4.00
Position Level ................................................................. 4.00 4.00
Fund Sources: General ....................................................... $351,038 $352,349

§ 1-23. ATTORNEY GENERAL AND DEPARTMENT OF LAW (141)

56. Legal Advice (32000) .................................................... $30,520,786 $30,570,183
State Agency/Local Legal Assistance and Advice (32002) ....... $30,520,786 $30,570,183

Fund Sources: General ....................................................... $19,526,192 $19,556,017
Special ................................................................. $10,419,851 $10,439,423
Federal Trust ............................................................ $574,743 $574,743

Authority: Title 2.2 Chapter 5, Code of Virginia.

A. Out of this appropriation shall be paid:

1. The salary of the Attorney General, $150,000 the first year and $150,000 the second year.
2. Expenses of the Attorney General not otherwise reimbursed, $9,000 each year in equal monthly installments.
3. Salary expenses necessary to provide legal services pursuant to Title 2.2, Chapter 5, Code of Virginia.

B. Out of this appropriation, $738,536 the first year and $738,536 the second year from the general fund is designated for efforts to enforce the 1998 Tobacco Master Settlement Agreement and Article 1 (§ 3.2-4200, et seq.), Chapter 42, Title 3.2, Code of Virginia. The Department of Law shall be responsible for enforcement of Article 1 (§ 3.2-4200, et seq.), Chapter 42, Title 3.2, Code of Virginia and the 1998 Tobacco Master Settlement Agreement. The general fund shall be reimbursed on a proportional basis from the Tobacco Indemnification and Community Revitalization Fund and the Virginia Tobacco Settlement Fund for costs associated with the enforcement of the 1998 Tobacco Master Settlement Agreement pursuant to transfers directed by Item 466, paragraphs A.2 and B.2, and § 3-1.01, Paragraph N of this act.
C. Upon notification by the Attorney General, agencies that administer programs which are funded wholly or partially from nongeneral fund appropriations shall transfer to the Department of Law the necessary funds to cover the costs of legal services that are related to such nongeneral funds. The Attorney General, in consultation with the respective agency heads, shall determine the amounts for transfer. It is the intent of the General Assembly that legal services provided by the Office of the Attorney General for general fund-supported programs shall be provided out of this appropriation.

D. At the request of the Attorney General, the Director, Department of Planning and Budget, shall provide an amount not to exceed $100,000 per year from the Miscellaneous Contingency Reserve Account to pay the compensation, fees, and expenses of (i) counsel appointed by the Office of the Attorney General in actions brought pursuant to § 15.2-1643, Code of Virginia, to cause court facilities to be made secure, or put in good repair, or rendered otherwise safe, and (ii) counsel representing court personnel, including clerks, judges, and Justices in actions arising out of their official duties.

E. Pursuant to Chapter 577 of the Acts of Assembly of 2008, the Office of the Attorney General shall provide legal service in civil matters and consultation and legal advice in suits and other legal actions to soil and water conservation district directors and districts upon the request of those district directors or districts at no charge.

F. The Attorney General shall prepare and submit a report to the Chairmen of the House Appropriations and Senate Finance Committees by November 1 of each year detailing expenditures in the prior fiscal year for special outside counsel by any executive branch agencies. The report shall include the reasoning why outside counsel is necessary, the hourly rate charged by outside counsel, total expenditures, and funding source.

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>57.</td>
<td>Medicaid Program Services (45600)</td>
<td>$12,155,121</td>
<td>$12,155,182</td>
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<td></td>
<td>Medicaid Fraud Investigation and Prosecution (45614)</td>
<td>$12,155,121</td>
<td>$12,155,182</td>
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<td></td>
<td>Fund Sources: Special</td>
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<td>$3,150,570</td>
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<td>Federal Trust</td>
<td>$9,004,612</td>
<td>$9,004,612</td>
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<tr>
<td>Authority:</td>
<td>Title 32.1, Chapter 9, Code of Virginia.</td>
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</table>

On or before November 15, 2012, the Medicaid Fraud Control Unit within the Office of the Attorney General shall provide a report to the Chairmen of the House Appropriations and Senate Finance Committees detailing the unit's efforts to prevent Medicaid fraud and increase Medicaid recoveries, including details on the history of annual collections, actual deposits to the general fund, and estimated amounts to be identified and collected over the biennium. The report shall include the efforts to be undertaken as a result of the additional positions authorized in this act and provide an update on the projected increase in Medicaid recoveries assumed for the Virginia Health Care Fund.

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>58.</td>
<td>Regulation of Business Practices (55200)</td>
<td>$3,355,266</td>
<td>$3,355,639</td>
</tr>
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<td></td>
<td>Regulatory and Consumer Advocacy (55201)</td>
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<td>Fund Sources: General</td>
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<tr>
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<td>Special</td>
<td>$1,919,284</td>
<td>$1,919,657</td>
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<td>Authority:</td>
<td>Title 2.2, Chapter 5, Code of Virginia.</td>
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</tbody>
</table>

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 Revolving Trust Fund as established in Item 48 of Chapter 966 of the Acts of Assembly 1994 and amended herein. The Department of Law is authorized to deposit to the fund any fees, civil penalties, costs, recoveries, or other moneys which from time to time may become available as a result of regulatory and consumer advocacy litigation, litigation in which the Office of the Attorney General participates, or civil enforcement efforts including, but not limited to, those brought pursuant to Article 1 (§ 3.2-4200 et seq.) and Article 3 (§ 3.2-4204 et seq.) of Chapter 42 of Title 3.2 of the Code of Virginia. The Department of Law is also authorized to deposit to the fund any attorneys’ fees which from time to time may be obtained. Any deposit to, and interest earnings on, the fund shall be retained in the fund, provided, however, that any amounts contained in the fund that exceed $1,250,000 on the final day of the fiscal year shall be...
deposited to the credit of the general fund. In addition to the uses of the fund permitted by Item 48 of Chapter 966 of the Acts of Assembly of 1994, the fund may be used to pay costs associated with enforcement efforts pursuant to Article 1 (§ 3.2-4200 et seq.) and Article 3 (§ 32.2-4204 et seq.) of Chapter 42 of Title 3.2 of the Code of Virginia, costs associated with litigation initiated by the Office of the Attorney General, and costs associated with civil commitment procedures pursuant to Chapter 9 of Title 37.2 of the Code of Virginia.

59. Any judgment rendered pursuant to the Virginia Tort Claims Act shall be paid out of the state treasury under the direction of the Attorney General. Claims against agencies funded solely from the general fund shall be paid from the general fund. Claims against agencies funded by both general and nongeneral funds shall be paid from a combination of funds based upon the appropriations from such funds.

60. Personnel Management Services (70400) ........................................ $429,222 $429,222
Compliance and Enforcement (70414) ........................................ $429,222 $429,222
Fund Sources: General ........................................................ $402,773 $402,773
Federal Trust ................................................................. $26,449 $26,449

Authority: Title 2.2, Chapter 26, Article 12, and Chapter 39; Title 15.2, Chapter 16, § 15.2-1604, Code of Virginia.

Total for Attorney General and Department of Law ......... $46,460,395 $46,510,226

General Fund Positions ....................................................... 205.00 205.00
Nongeneral Fund Positions .................................................. 178.00 178.00
Position Level ..................................................................... 383.00 383.00

Fund Sources: General ........................................................ $21,364,947 $21,394,772
Special ................................................................. $15,489,644 $15,509,650
Federal Trust ................................................................. $9,605,804 $9,605,804

Division of Debt Collection (143)

61. Collection Services (74000) ............................................... $2,175,196 $2,175,730
State Collection Services (74001) ...................................... $1,969,898 $1,970,432
State Fraud Recovery Services (74002) ......................... $205,298 $205,298
Fund Sources: Special ......................................................... $2,175,196 $2,175,730

Authority: Title 2.2, Chapter 5 and Title 8.01, Chapter 3, Code of Virginia.

A. 1. The Division of Debt Collection shall provide legal services and advice related to the collection of funds owed the Commonwealth, including the recovery of certain funds pursuant to the Virginia Fraud Against Taxpayers Act (FATA) (§ 8.01-216.1 et seq.) by the Commonwealth as defined by 8.01-216.2. All agencies and institutions shall follow the procedures for collection of funds owed the Commonwealth as specified in §§2.2-518 and 2.2-4800 et seq. of the Code of Virginia, and all agencies, institutions, and political subdivisions shall follow the procedures for recovery of funds as specified in §§2.2-518 and 8.01-216.1 et seq. of the Code of Virginia, except as provided otherwise therein or in this act.

2. The provisions of this section shall not apply to any investigations, litigation, or recoveries related to matters handled under the authority granted to the Medicaid Fraud Control Unit within the Department of Law pursuant to the provisions of 42 C.F.R. § 1007 et seq. All matters pertaining to the recovery of such Medicaid funds, including damages, fines, and penalties received pursuant to FATA, are specifically excluded from the provisions of this section.

B.1. The Division of Debt Collection is entitled to retain as fees up to 30 percent of any revenues generated by its collection services pursuant to paragraph A. to pay operating costs supported by the appropriation in this item.
2. Upon closing its books at the end of the fiscal year, after the execution of all transfers to state agencies having claims collected by the Division of Debt Collection, the Division may retain up to a $400,000 balance in its operating accounts. Any amounts contained in the operating accounts that exceed $400,000 on the final day of the fiscal year shall be deposited to the credit of the general fund no later than September 1 of the succeeding fiscal year.

3. The Division of Debt Collection is entitled to retain as special revenue up to 30 percent of any funds recovered on behalf of the Commonwealth as well as any separate attorney's fees awarded to the Commonwealth pursuant to FATA for its fraud recovery services pursuant to paragraph A., to pay operating costs supported by the appropriation in this item.

4. There shall be created on the books of the Comptroller a special, nonreverting, revolving fund to be known as the Fraud Recovery Fund (FATA Fund). The Division is authorized to deposit to the FATA Fund any revenue, fees, civil penalties, costs, recoveries, or other moneys which from time to time may become available as a result of its fraud recovery services. The Division is also authorized to deposit to the FATA Fund any attorneys' fees which from time to time may be awarded to the Commonwealth. Any deposit to, and interest earnings on, the FATA Fund shall be retained in the FATA Fund. The Division shall retain 30% of any funds recovered as well as any separate attorney's fees awarded to the Commonwealth pursuant to FATA, and shall transfer the remaining funds to the appropriate state agencies and political subdivisions on a periodic basis or such other period of time approved by the Division.

5. The Director, Department of Planning and Budget, may grant an exception to the provisions in paragraph B.2. if the Division of Debt Collection can show just cause.

C. The Division of Debt Collection may contract with private collection agents for the collection of debts amounting to less than $15,000.

§ 1-24. SECRETARY OF THE COMMONWEALTH (166)

62. Central Records Retention Services (73800)........................................ $2,086,432 $1,952,085
   Appointments (73801)........................................................................ $1,508,808 $1,511,961
   Authentications (73802)................................................................. $65,622 $65,622
   Judicial Support Services (73803).................................................. $226,025 $226,025
   Lobbyist and Organization Registrations (73804)......................... $81,961 $11,961
   Notaries Commissioning (73805)..................................................... $204,016 $136,516

   Fund Sources: General................................................................. $2,086,432 $1,952,085

Authority: §§ 2.2-400 through 2.2-435, 2.2-3106, Code of Virginia.

The fee charged by the Secretary of the Commonwealth under the provisions of §2.2-409, Code of Virginia, for a Service of Process shall be $28.00.
ITEM 62.

Total for Secretary of the Commonwealth ......................... $2,086,432 $1,952,085

General Fund Positions....................................................... 19.00 17.00
Position Level ............................................................... 19.00 17.00

Fund Sources: General ........................................................ $2,086,432 $1,952,085

§ 1-25. OFFICE OF THE STATE INSPECTOR GENERAL (147)

63. Inspection, Monitoring, and Auditing Services (78700) ... $6,499,841 $6,508,433
Inspection and Compliance of Program Operations (78701) ......................................................... $6,499,841 $6,508,433

Fund Sources: General ........................................................ $4,440,130 $4,447,710
Special ......................................................... $282,390 $282,390
Commonwealth Transportation .................. $1,777,321 $1,778,333

Authority: Title 2.2, Chapter 3.2, Code of Virginia.

A. Out of this appropriation shall be paid the annual salary of the State Inspector General $153,000 from July 1, 2014 to June 30, 2015 and $153,000 from July 1, 2015 to June 30, 2016.

B. The Office of the State Inspector General shall be responsible for investigating the management and operations of state agencies and nonstate agencies to determine whether acts of fraud, waste, abuse, or corruption have been committed or are being committed by state officers or employees or any officers or employees of a nonstate agency, including any allegations of criminal acts affecting the operations of state agencies or nonstate agencies. However, no investigation of an elected official of the Commonwealth to determine whether a criminal violation has occurred, is occurring, or is about to occur under the provisions of § 52-8.1 shall be initiated, undertaken, or continued except upon the request of the Governor, the Attorney General, or a grand jury.

C. The Office of the State Inspector General shall be responsible for coordinating and recommending standards for those internal audit programs in existence as of July 1, 2012, and developing and maintaining other internal audit programs in state agencies and nonstate agencies as needed in order to ensure that the Commonwealth's assets are subject to appropriate internal management controls. The State Inspector General shall assess the condition of the accounting, financial, and administrative controls of state agencies and nonstate agencies.

D. The Office of the State Inspector General shall be responsible for providing timely notification to the appropriate attorney for the Commonwealth and law-enforcement agencies whenever the State Inspector General has reasonable grounds to believe there has been a violation of state criminal law.

E. The Office of the State Inspector General shall be responsible for assisting citizens in understanding their rights and the processes available to them to express concerns regarding the activities of a state agency or nonstate agency or any officer or employee of the foregoing;

F.1. The Office of the State Inspector General shall be responsible for development, coordination and management of a program to train internal auditors. The Office of the State Inspector General shall assist internal auditors of state agencies and institutions in receiving continued professional education as required by professional standards. The Office of the State Inspector General shall coordinate its efforts with state institutions of higher education and offer training programs to the internal auditors as well as coordinate any special training programs for the internal auditors.

2. To fund the direct costs of hiring training instructors, the Office of the State Inspector General is authorized to collect fees from training participants to provide training events for internal auditors. A nongeneral fund appropriation of $125,000 the first year and $125,000 the second year is provided for use by the Office of the State Inspector General to facilitate the collection of payments from training participants for this purpose.
G. The Office of the State Inspector General shall review the agribusiness program within the Department of Corrections. The review shall include a determination of the costs and benefits to the Commonwealth of utilizing inmate labor to operate the correctional farm system, the value of cooperative agreements with Virginia's institutions of higher education to improve the productivity of the system, and a determination of the actual cost of food per inmate per day within Virginia's correctional institutions. To the extent feasible, the review shall consider the experience of other states. The review shall further consider potential efficiencies, cost savings, and productivity improvements within the agribusiness program. Copies of this review shall be submitted to the Secretary of Public Safety and Homeland Security and to the Chairmen of the Senate Finance and House Appropriations Committees by October 1, 2015.

Total for Office of the State Inspector General $6,499,841 $6,508,433

General Fund Positions 24.00 24.00
Nongeneral Fund Positions 16.00 16.00
Position Level 40.00 40.00

Fund Sources: General $4,440,130 $4,447,710
Special $282,390 $282,390
Commonwealth Transportation $1,777,321 $1,778,333

§ 1-26. INTERSTATE ORGANIZATION CONTRIBUTIONS (921)

64. Governmental Affairs Services (70100) $190,937 $190,940
Interstate Affairs (70103) $190,937 $190,940

Fund Sources: General $190,937 $190,940

Authority: Discretionary Inclusion.

Out of the amounts for Interstate Affairs funding is provided for the following organizational memberships:

1. National Association of State Budget Officers
2. National Governors' Association
3. Federal Funds Information for States

Total for Interstate Organization Contributions $190,937 $190,940

Fund Sources: General $190,937 $190,940

TOTAL FOR EXECUTIVE OFFICES $62,461,904 $62,398,095

Fund Sources: General $32,988,200 $32,902,813
Special $17,947,230 $17,967,770
Commonwealth Transportation $1,920,670 $1,921,708
Federal Trust $9,605,804 $9,605,804
### OFFICE OF ADMINISTRATION

#### § 1-27. SECRETARY OF ADMINISTRATION (180)

65. Administrative and Support Services (79900) ................ $1,192,051 $1,193,718

- General Management and Direction (79901) ..................... $479,086 $480,514
- Accounting and Budgeting Services (79903) .................... $712,965 $713,204

Fund Sources: General ..................................................... $1,192,051 $1,193,718

Authority: Title 2.2, Chapter 2, Code of Virginia.

Total for Secretary of Administration................................. $1,192,051 $1,193,718

General Fund Positions................................................... 11.00 11.00

Position Level ............................................................... 11.00 11.00

Fund Sources: General ..................................................... $1,192,051 $1,193,718

### § 1-28. COMPENSATION BOARD (157)

66. Financial Assistance for Sheriffs’ Offices and Regional Jails (30700) .................................................. $439,216,673 $442,537,100

- Financial Assistance for Regional Jail Operations (30710) ............................................................... $132,295,274 $135,508,525
- Financial Assistance for Local Law Enforcement (30712) ............................................................... $91,817,952 $91,817,952
- Financial Assistance for Local Court Services (30713) ............................................................... $52,564,679 $52,564,679
- Financial Assistance to Sheriffs (30716) ............................................................... $12,048,788 $12,048,788
- Financial Assistance for Local Jail Operations (30718) ............................................................... $150,489,980 $150,597,156

Fund Sources: General ..................................................... $431,216,673 $434,537,100

Dedicated Special Revenue ................................................ $8,000,000 $8,000,000

Authority: Title 15.2, Chapter 16, Articles 3 and 6.1; and §§ 53.1-83.1 and 53.1-85, Code of Virginia.

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.

2. Whenever a sheriff is such for a county and city together, or for two or more cities, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of such sheriff under the provisions of this item and such sheriff shall receive as additional compensation the sum of one thousand dollars.

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<tr>
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<th>July 1, 2014 to June 30, 2015</th>
<th>July 1, 2015 to November 30, 2015</th>
<th>December 1, 2015 to June 30, 2016</th>
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<td>Law Enforcement and Jail Responsibility</td>
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ITEM 66.

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<tr>
<th>Law Enforcement or Jail</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
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<td></td>
<td>First Year FY2015</td>
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<td>250,000 and above</td>
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<th>Appropriations($)</th>
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<td>175,000 to 249,999</td>
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<tr>
<td>250,000 and above</td>
<td>$123,050</td>
<td>$123,050</td>
</tr>
</tbody>
</table>

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.

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

E. Consistent with the provisions of paragraph B of Item 73, the board shall allocate the additional jail deputies provided in this appropriation using a ratio of one jail deputy for every 3.0 beds of operational capacity. Operational capacity shall be determined by the Department of Corrections. No additional deputy sheriffs shall be provided from this appropriation to a local jail in which the present staffing exceeds this ratio unless the jail is overcrowded. Overcrowding for these purposes shall be defined as when the average annual daily population
exceeds the operational capacity. In those jails experiencing overcrowding, the board may allocate one additional jail deputy for every five average annual daily prisoners above operational capacity. Should overcrowding be reduced or eliminated in any jail, the Compensation Board shall reallocate positions previously assigned due to overcrowding to 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.

2. Each sheriff who desires to participate in the Master Deputy Program who had not certified a career development plan on or before January 1, 1997, may elect to participate by certifying to the Compensation Board that the career development plan in effect in his office meets the minimum criteria for such plans as set by the Compensation Board. Such election shall be made by July 1 for an effective date of participation the following July 1.

3. Subject to appropriations by the General Assembly for this purpose, funding shall be provided by the Compensation Board for participation in the Master Deputy Program to sheriffs' offices electing participation after January 1, 1997, according to the date of receipt by the Compensation Board of the election by the sheriff.

H. The Compensation Board shall estimate biannually the number of additional law enforcement deputies which will be needed in accordance with § 15.2-1609.1, Code of Virginia. Such estimate of the number of positions and related costs shall be included in the board’s biennial budget request submission to the Governor and General Assembly. The allocation of such positions, established by the Governor and General Assembly in Item 73 of this act, shall be determined by the Compensation Board on an annual basis. The annual allocation of these positions to local sheriffs’ offices shall be based upon the most recent final population estimate for the locality that is available to the Compensation Board at the time when the agency's annual budget request is completed. The source of such population estimates shall be the Weldon Cooper Center for Public Service of the University of Virginia or the United States Bureau of the Census. For the first year of the biennium, the Compensation Board shall allocate positions based upon the most recent provisional population estimates available at the time the agency's annual budget is completed.

I. Any amount in the program Financial Assistance for Sheriffs’ Offices and Regional Jails may be transferred between Items 66 and 67, as needed, to cover any deficits incurred in the programs Financial Assistance for Confinement of Inmates in Local and Regional Facilities, and Financial Assistance for Sheriffs’ Offices and Regional Jails.

J.1. Subject to appropriations by the General Assembly for this purpose, the Compensation Board shall provide for a Sheriffs’ Career Development Program.

2. Following receipt of a sheriff’s certification that the minimum requirements of the Sheriffs’ Career Development Program have been met, and provided that such certification is submitted by sheriffs as part of their annual budget request to the Compensation Board, the board shall increase the annual salary shown in paragraph A of this Item by the percentage shown below for a twelve-month period effective the following July 1:

a. 9.3 percent increase for all sheriffs who certify their compliance with the established minimum criteria for the Sheriffs’ Career Development Program where such criteria includes that a sheriff has achieved certification by the Weldon Cooper Center for Public Service of the University of Virginia, or, where such criteria include that a sheriff's office seeking
accreditation has been assessed and will be considered for accreditation by the accrediting body
no later than March 1, and have achieved accreditation by March 1 from the Virginia Law
Enforcement Professional Standards Commission, or the Commission on Accreditation of Law
Enforcement agencies, or the American Correctional Association, or,

b. For sheriffs that have not achieved one of the above accreditations:

1. 3.1 percent for all sheriffs who certify their compliance with the established minimum
criteria for the Sheriffs’ Career Development Program; and

2. 3.1 percent additional increase for sheriffs who certify their compliance with the established
minimum criteria for the Sheriffs’ Career Development Program and operate a jail; and

3. 3.1 percent additional increase for all sheriffs who certify their compliance with the
established minimum criteria for the Sheriffs’ Career Development Program and provide
primary law enforcement services in the county.

4. Other constitutional officers’ associations may request the General Assembly to include
certification 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.

M. Included in this appropriation is $1,004,500 the first year and $1,004,500 the second year
from the general fund for the Compensation Board to contract for services to be provided by the
Virginia Center for Policing Innovation to implement and maintain the interface between all
local and regional jails in the Commonwealth and the Statewide Automated Victim Notification
(SAVIN) system, to provide for SAVIN program coordination, and to maintain the interface
between SAVIN and the Virginia Sex Offender Registry. All law enforcement agencies
receiving general funds pursuant to this item shall provide the data requirements necessary to
participate in the SAVIN system.

N. Included in the appropriation is $2,714,534 the first year and $3,089,039 the second year
from the general fund to support costs associated with staffing the Rappahannock/
Shenandoah/Warren Regional Jail.

O. Included in the appropriation is $1,875,437 the first year and $4,678,458 the second year
from the general fund to support costs associated with staffing the new Southwest Virginia
Regional Jail.

P. Included in this appropriation for this Item is $1,536,315 the first year and $1,679,216 the
second year from the general fund to provide 48 additional temporary jail deputy positions for
local and regional jails with overcrowding rates that exceed 100 percent of operational capacity.

67. Financial Assistance for Confinement of Inmates in
Local and Regional Facilities (35600)............................... $50,115,331 $50,115,331
Financial Assistance for Local Jail Per Diem (35601) .... $25,642,213 $25,642,213
Financial Assistance for Regional Jail Per Diem
(35604) ................................................................. $24,473,118 $24,473,118
Fund Sources: General ................................................. $50,115,331 $50,115,331


A. In the event the appropriation in this Item proves to be insufficient to fund all of its
provisions, any amount remaining as of June 1, 2015, and June 1, 2016, may be reallocated
among localities on a pro rata basis according to such deficiency.
B. For the purposes of this Item, the following definitions shall be applicable:

1. Effective sentence—a convicted offender’s sentence as rendered by the court less any portion of the sentence suspended by the court.

2. Local responsible inmate—(a) any person arrested on a state warrant and incarcerated in a local correctional facility, as defined by § 53.1-1, Code of Virginia, prior to trial; (b) any person convicted of a misdemeanor offense and sentenced to a term in a local correctional facility; or (c) any person convicted of a felony offense and given an effective sentence of (i) twelve months or less or (ii) less than one year.

3. State responsible inmate—any person convicted of one or more felony offenses and (a) the sum of consecutive effective sentences for felonies, committed on or after January 1, 1995, is (i) more than 12 months or (ii) one year or more, or (b) the sum of consecutive effective sentences for felonies, committed before January 1, 1995, is more than two years.

C. The individual or entity responsible for operating any facility which receives funds from this Item may, if requested by the Department of Corrections, enter into an agreement with the department to accept the transfer of convicted felons, from other local facilities or from facilities operated by the Department of Corrections. In entering into any such agreements, or in effecting the transfer of offenders, the Department of Corrections shall consider the security requirements of transferred offenders and the capability of the local facility to maintain such offenders. For purposes of calculating the amount due each locality, all funds earned by the locality as a result of an agreement with the Department of Corrections shall be included as receipts from these appropriations.

D. Out of this appropriation, an amount not to exceed $377,010 the first year and $377,010 the second year from the general fund, is designated to be held in reserve for unbudgeted medical expenses incurred by local correctional facilities in the care of state responsible felons.

E. The following amounts shall be paid out of this appropriation to compensate localities for the cost of maintaining prisoners in local correctional facilities, as defined by § 53.1-1, Code of Virginia, or if the prisoner is not housed in a local correctional facility, in an alternative to incarceration program operated by, or under the authority of, the sheriff or jail board:

1. For local responsible inmates—$4 per inmate day, or, if the inmate is housed and maintained in a jail farm not under the control of the sheriff, the rate shall be $18 per inmate day.

2. For state responsible inmates—$12 per inmate day.

F. For the payment specified in paragraph E 1 of this Item for prisoners in alternative punishment or alternative to incarceration programs:

1. Such payment is intended to be made for prisoners that would otherwise be housed in a local correctional facility. It is not intended for prisoners that would otherwise be sentenced to community service or placed on probation.

2. No such payment shall be made unless the program has been approved by the Department of Corrections or the Department of Criminal Justice Services. Alternative punishment or alternative to incarceration programs, however, may include supervised work experience, treatment, and electronic monitoring programs.

G.1. Except as provided for in paragraph G 2, and notwithstanding any other provisions of this Item, the Compensation Board shall provide payment to any locality with an average daily jail population of under ten in FY 1995 an inmate per diem rate of $22 per day for local responsible inmates and $28 per day for state responsible inmates held in these jails in lieu of personal service costs for corrections' officers.

2. Any locality covered by the provisions of this paragraph shall be exempt from the provisions thereof provided that the locally elected sheriff, with the assistance of the Compensation Board, enters into good faith negotiations to house his prisoners in an existing local or regional jail. In establishing the per diem rate and capital contribution, if any, to be charged to such locality by a local or regional jail, the Compensation Board and the local sheriff or regional jail authority
shall consider the operating support and capital contribution made by the Commonwealth, as required by §§ 15.2-1613, 15.2-1615.1, 53.1-80, and 53.1-81, Code of Virginia. The Compensation Board shall report periodically to the Chairmen of the House Appropriations and Senate Finance Committees on the progress of these negotiations and may withhold the exemption granted by this paragraph if, in the board's opinion, the local sheriff fails to negotiate in good faith.

H.1. The Compensation Board shall recover the state-funded costs associated with housing federal inmates, District of Columbia inmates or contract inmates from other states. The Compensation Board shall determine, by individual jail, the amount to be recovered by the Commonwealth by multiplying the jail's current inmate days for this population by the proportion of the jail's per inmate day salary funds provided by the Commonwealth, as identified in the most recent Jail Cost Report prepared by the Compensation Board. Beginning July 1, 2009, the Compensation Board shall determine, by individual jail, the amount to be recovered by the Commonwealth by multiplying the jail's current inmate days for this population by the proportion of the jail's per inmate day operating costs provided by the Commonwealth, excluding payments otherwise provided for in this Item, as identified in the most recent Jail Cost Report prepared by the Compensation Board. If a jail is not included in the most recent Jail Cost Report, the Compensation Board shall use the statewide average of per inmate day salary funds provided by the Commonwealth.

2. The Compensation Board shall deduct the amount to be recovered by the Commonwealth from the facility's next quarterly per diem payment for state-responsible and local-responsible inmates. Should the next quarterly per diem payment owed the locality not be sufficient against which to net the total quarterly recovery amount, the locality shall remit the remaining amount not recovered to the Compensation Board.

3. Any local or regional jail which receives funding from the Compensation Board shall give priority to the housing of local-responsible, state-responsible, and state contract inmates, in that order, as provided in paragraph H 1.

4. The Compensation Board shall not provide any inmate per diem payments to any local or regional jail which holds federal inmates in excess of the number of beds contracted for with the Department of Corrections, unless the Director, Department of Corrections, certifies to the Chairman of the Compensation Board that a) such contract beds are not required; b) the facility has operational capacity built under contract with the federal government; c) the facility has received a grant from the federal government for a portion of the capital costs; or d) the facility has applied to the Department of Corrections for participation in the contract bed program with a sufficient number of beds to meet the Department of Corrections' need or ability to fund contract beds at that facility in any given fiscal year.

5. The Compensation Board shall apply the cost recovery methodology set out in paragraph H 1 of this Item to any jail which holds inmates from another state on a contractual basis. However, recovery in such circumstances shall not be made for inmates held pending extradition to other states or pending transfer to the Virginia Department of Corrections.

6. The provisions of this paragraph shall not apply to any local or regional jail where the cumulative federal share of capital costs exceeds the Commonwealth's cumulative capital contribution.

7. For a local or regional jail which operates bed space specifically built utilizing federal capital or grant funds for the housing of federal inmates and for which Compensation Board funding has never been authorized for staff for such bed space, the Compensation Board shall allow an exemption from the recovery provided in paragraph H.1. for a defined number of federal prisoners upon certification by the sheriff or superintendent that the federal government has paid for the construction of bed space in the facility or provided a grant for a portion of the capital cost. Such certification shall include specific funding amounts paid by the federal government, localities, and/or regional jail authorities, and the Commonwealth for the construction of bed space specifically built for the housing of federal inmates and for the construction of the jail facility in its entirety. The defined number of federal prisoners to be exempted from the recovery provided in paragraph H.1. shall be based upon the proportion of funding paid by the federal government and localities and/or regional jail authorities for the construction of bed space to house federal prisoners to the total funding paid by all sources, including the Commonwealth, for all construction costs for the jail facility in its entirety.
8. Beginning March 1, 2013, federal inmates placed in the custody of a regional jail pursuant to a work release program operated by the federal Bureau of Prisons shall be exempt from the recovery of costs associated with housing federal inmates pursuant to paragraph H.1. of this item if such federal inmates have been assigned by the federal Bureau of Prisons to a home electronic monitoring program in place for such inmates by agreement with the jail on or before January 1, 2012 and are not housed in the jail facility. However, no such exemption shall apply to any federal inmate while they are housed in the regional jail facility.

I. Any amounts in the program Financial Assistance for Confinement of Inmates in Local and Regional Facilities, may be transferred between Items 66 and 67, as needed, to cover any deficits incurred in the programs Financial Assistance for Sheriffs’ Offices and Regional Jails and Financial Assistance for Confinement of Inmates in Local and Regional Facilities.

J. Projected growth in per diem payments for the support of prisoners in local and regional jails shall be based on actual inmate population counts up through the first quarter of the affected fiscal year.

K. The Compensation Board shall provide an annual report on the number and diagnoses of inmates with mental illnesses in local and regional jails, the treatment services provided, and expenditures on jail mental health programs. The report shall be prepared in cooperation with the Virginia Sheriffs Association, the Virginia Association of Regional Jails, the Virginia Association of Community Services Boards, and the Department of Behavioral Health and Developmental Services, and shall be coordinated with the data submissions required for the annual jail cost report. Copies of this report shall be provided by November 1 of each year to the Governor, Director, Department of Planning and Budget, and the Chairmen of the Senate Finance and House Appropriations Committees.

68. Financial Assistance for Local Finance Directors

Financial Assistance to Local Finance Directors

Financial Assistance for Operations of Local Finance Directors

Fund Sources: General.......................... $5,405,563 $5,405,563

Authority: Title 15.2, Chapter 16, Articles 2 and 6.1, Code of Virginia.

A.1. The annual salaries of elected or appointed officers who hold the combined office of city treasurer and commissioner of the revenue, or elected or appointed officers who hold the combined office of county treasurer and commissioner of the revenue subject to the provisions of § 15.2-1636.17, Code of Virginia, shall be as hereinafter prescribed, based on the services provided, except as otherwise provided in § 15.2-1636.12, Code of Virginia.

<table>
<thead>
<tr>
<th>Less than 10,000</th>
<th>July 1, 2014 to June 30, 2015</th>
<th>July 1, 2015 to November 30, 2015</th>
<th>December 1, 2015 to June 30, 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>10,000-19,999</td>
<td>$66,775</td>
<td>$66,775</td>
<td>$66,775</td>
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<tr>
<td>20,000-39,999</td>
<td>$74,195</td>
<td>$74,195</td>
<td>$74,195</td>
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<tr>
<td>40,000-69,999</td>
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<td>$82,436</td>
</tr>
<tr>
<td>70,000-99,999</td>
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<td>$91,597</td>
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<tr>
<td>100,000-174,999</td>
<td>$101,772</td>
<td>$101,772</td>
<td>$101,772</td>
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<tr>
<td>175,000 to 249,999</td>
<td>$107,131</td>
<td>$107,131</td>
<td>$107,131</td>
</tr>
<tr>
<td>250,000 and above</td>
<td>$121,740</td>
<td>$121,740</td>
<td>$121,740</td>
</tr>
</tbody>
</table>

2. Whenever any officer whether elected or appointed, who holds that combined office of city treasurer and commissioner of the revenue, is such for two or more cities or for a county and city together, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of such officer under the provisions of this Item.
ITEM 68.

B.1. Subject to appropriations by the General Assembly for this purpose, the Treasurers' Career Development Program shall be made available by the Compensation Board to appointed officers who hold the combined office of city or county treasurer and commissioner of the revenue subject to the provisions of § 15.2-1636.17, Code of Virginia.

2. The Compensation Board may increase the annual salary in paragraph A 1 of this Item following receipt of the appointed officer's certification that the minimum requirements of the Treasurers' Career Development Program have been met, provided that such certifications are submitted by appointed officers as part of their annual budget request to the Compensation Board on February 1 of each year.

69. Financial Assistance for Local Commissioners of the Revenue (77100) ................................................................. $17,585,299 $17,585,299
Financial Assistance to Local Commissioners of the Revenue for Tax Value Certification (77101) ....................... $9,598,257 $9,598,257
Financial Assistance for Operations of Local Commissioners of the Revenue (77102) ................................. $7,140,422 $7,140,422
Financial Assistance for State Tax Services by Commissioners of the Revenue (77103) ................................. $846,620 $846,620

Fund Sources: General........................................................................ $17,585,299 $17,585,299

Authority: Title 15.2, Chapter 16, Articles 2 and 6.1, Code of Virginia.

A. The annual salaries of county or city commissioners of the revenue shall be as hereinafter prescribed, except as otherwise provided in § 15.2-1636.12, Code of Virginia.

<table>
<thead>
<tr>
<th>July 1, 2014 to June 30, 2015</th>
<th>July 1, 2015 to November 30, 2015</th>
<th>December 1, 2015 to June 30, 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 10,000</td>
<td>$60,095</td>
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<tr>
<td>10,000-19,999</td>
<td>$66,775</td>
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</tr>
<tr>
<td>20,000-39,999</td>
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<td>100,000-174,999</td>
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</tr>
<tr>
<td>175,000 to 249,999</td>
<td>$107,131</td>
<td>$107,131</td>
</tr>
<tr>
<td>250,000 and above</td>
<td>$121,740</td>
<td>$121,740</td>
</tr>
</tbody>
</table>

B. 1. Subject to appropriations by the General Assembly for this purpose, the Compensation Board shall provide for a Commissioners of the Revenue Career Development Program.

2. Following receipt of the commissioner's certification that the minimum requirements of the Commissioners of the Revenue Career Development Program have been met, and provided that such certification is submitted by commissioners of the revenue as part of their annual budget request to the Compensation Board on or before February 1 of each year, the Compensation Board shall increase the annual salary shown in Paragraph A of this Item by the amount shown herein for a 12-month period effective the following July 1. The salary supplement shall be based upon the levels of service offered by the commissioner of the revenue for his/her locality and shall be in accordance with the following schedule:

a. 4.7 percent increase for all commissioners of the revenue who certify their compliance with the established minimum criteria for the Commissioners of the Revenue Career Development Program;

b. 2.3 percent additional increase for all commissioners of the revenue who certify their compliance with the established minimum criteria for the Commissioners of the Revenue Career Development Program and provide state income tax or real estate services as described in the minimum criteria for the Commissioners of the Revenue Career Development Program; and
c. 2.3 percent additional increase for all commissioners of the revenue who certify their compliance with the established minimum criteria for the Commissioners of the Revenue Career Development Program and provide state income tax and real estate services, as described in the minimum criteria for the Commissioners of the Revenue Career Development Program.

C.1. Subject to appropriations by the General Assembly for this purpose, the Compensation Board shall provide for a Deputy Commissioners Career Development Program.

2. For each deputy commissioner selected by the commissioner of the revenue for participation in the Deputy Commissioners Career Development Program, the Compensation Board shall increase the annual salary established for that position by 9.3 percent, following receipt of the commissioner of the revenue's certification that the minimum requirements of the Deputy Commissioners Career Development Program have been met, and provided that such certification is submitted by the commissioner of the revenue as part of the annual budget request to the Compensation Board on or before February 1st of each year for an effective date of salary increase of the following July 1.

70. Financial Assistance for Attorneys for the Commonwealth (77200)...................................................... $69,935,657 $69,935,657
Financial Assistance to Attorneys for the Commonwealth (77201)...................................................... $15,852,086 $15,852,086
Financial Assistance for Operations of Local Attorneys for the Commonwealth (77202) ......................................... $54,083,571 $54,083,571
Fund Sources: General........................................................ $69,935,657 $69,935,657

Authority: Title 15.2, Chapter 16, Articles 4 and 6.1, Code of Virginia.

A.1. The annual salaries of attorneys for the Commonwealth shall be as hereinafter prescribed according to the population of the city or county served except as otherwise provided in § 15.2-1636.12, Code of Virginia.

<table>
<thead>
<tr>
<th>Population Range</th>
<th>Salary (July 1, 2014 to June 30, 2015)</th>
<th>Salary (July 1, 2015 to November 30, 2015)</th>
<th>Salary (December 1, 2015 to June 30, 2016)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 10,000</td>
<td>$53,257</td>
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<tr>
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<td>45,000-99,999</td>
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<td>100,000-249,999</td>
<td>$135,073</td>
<td>$135,073</td>
<td>$135,073</td>
</tr>
<tr>
<td>250,000 and above</td>
<td>$139,958</td>
<td>$139,958</td>
<td>$139,958</td>
</tr>
</tbody>
</table>

2. The attorneys for the Commonwealth and their successors who serve on a full-time basis pursuant to §§ 15.2-1627.1, 15.2-1628, 15.2-1629, 15.2-1630 or § 15.2-1631, Code of Virginia, shall receive salaries as if they served localities with populations between 35,000 and 44,999.

3. Whenever an attorney for the Commonwealth is such for a county and city together, or for two or more cities, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of such attorney for the Commonwealth under the provisions of this paragraph and such attorney for the Commonwealth shall receive as additional compensation the sum of one thousand dollars.

B. No expenditure shall be made out of this Item for the employment of investigators, clerk-investigators or other investigative personnel in the office of an attorney for the Commonwealth.

C. Consistent with the provisions of § 19.2-349, Code of Virginia, attorneys for the Commonwealth may, in addition to the options otherwise provided by law, employ individuals to assist in collection of outstanding fines, costs, forfeitures, penalties, and restitution.
Notwithstanding any other provision of law, beginning on the date upon which the order or judgment is entered, the costs associated with employing such individuals may be paid from the proceeds of the amounts collected provided that the cost is apportioned on a pro rata basis according to the amount collected which is due the state and that which is due the locality. The attorneys for the Commonwealth shall account for the amounts collected and apportion costs associated with the collections consistent with procedures issued by the Auditor of Public Accounts.

D. The provisions of this act notwithstanding, no Commonwealth's attorney, public defender or employee of a public defender, shall be paid or receive reimbursement for the state portion of a salary in excess of the salary paid to judges of the circuit court. Nothing in this paragraph shall be construed to limit the ability of localities to supplement the salaries of locally elected constitutional officers or their employees.

E. The Statewide Juvenile Justice project positions, as established under the provisions of Item 74 E, of Chapter 912, 1996 Acts of Assembly, and Chapter 924, 1997 Acts of Assembly, are continued under the provisions of this act. The Commonwealth's attorneys receiving such positions shall annually certify to the Compensation Board that the positions are used primarily, if not exclusively, for the prosecution of delinquency and domestic relations felony cases, as defined by Chapters 912 and 924. In the event the positions are not primarily or exclusively used for the prosecution of delinquency and domestic relations felony cases, the Compensation Board shall reallocate such positions by using the allocation provisions as provided for the board in Item 74 E of Chapters 912 and 924.

F. The Compensation Board shall monitor the Department of Taxation program regarding the collection of unpaid fines and court costs by private debt collection firms contracted by Commonwealth’s attorneys and shall include, in its annual report to the General Assembly on the collection of court-ordered fines and fees for clerks of the courts and Commonwealth’s attorneys, the amount of unpaid fines and costs collected by this program.

G. Out of this appropriation, $389,165 the first year and $389,165 the second year from the general fund is designated for the Compensation Board to fund five additional positions in Commonwealth’s attorney’s offices that shall be dedicated to prosecuting gang-related criminal activities. The board shall ensure that these positions work across jurisdictional lines, serving the Northern Virginia area (counties of Fairfax, Loudoun, Prince William, and Arlington and the cities of Falls Church, Alexandria, Manassas, Manassas Park and Fairfax).

H. Included within this appropriation is $2,120,757 the first year and $2,120,757 the second year from the general fund to increase the salary of each assistant Commonwealth’s attorney by $3,308.

I. In accordance with the provisions of § 19.2-349, Code of Virginia, attorneys for the Commonwealth may employ individuals, or contract with private attorneys, private collection agencies, or other state or local agencies, to assist in collection of delinquent fines, costs, forfeitures, penalties, and restitution. If the attorney for the Commonwealth employs individuals, the costs associated with employing such individuals may be paid from the proceeds of the amounts collected provided that the cost is apportioned on a pro rata basis according to the amount collected which is due the state and that which is due the locality. If the attorney for the Commonwealth does not undertake collection, the attorney for the Commonwealth shall, as soon as practicable, take steps to ensure that any agreement or contract with an individual, attorney or agency complies with the terms of the current Master Guidelines Governing Collection of Unpaid Delinquent Court-Ordered Fines and Costs Pursuant to Virginia Code § 19.2-349 promulgated by the Office of the Attorney General, the Executive Secretary of the Supreme Court, the Department of Taxation, and the Compensation Board (“the Master Guidelines”). Notwithstanding any other provision of law, the delinquent amounts owed shall be increased by seventeen (17) percent to help offset the costs associated with employing such individuals or contracting with such agencies or individuals. If such increase would exceed the contracted collection agent's fee, then the delinquent amount owed shall be increased by the percentage or amount of the collection agent's fee. Effective January 1, 2016, as provided in § 19.2-349, Code of Virginia, treasurers and other local government entities shall be prohibited from being compensated on a contingency basis but shall be instead compensated
administrative cost pursuant to § 58.1-3958, Code of Virginia. The attorneys for the Commonwealth shall account for the amounts collected and the fees and costs associated with the collections consistent with procedures issued by the Auditor of Public Accounts.

71. Financial Assistance for Circuit Court Clerks (77300)........ $50,835,088 $50,886,505
Financial Assistance to Circuit Court Clerks (77301)....... $13,207,028 $13,207,028
Financial Assistance for Operations for Circuit Court Clerks (77302)............................................. $21,388,533 $21,439,950
Financial Assistance for Circuit Court Clerks’ Land Records (77303)................................................ $16,239,527 $16,239,527

Fund Sources: General............................................. $42,834,376 $42,885,793
Trust and Agency............................................ $8,000,712 $8,000,712

Authority: Title 15.2, Chapter 16, Article 6.1; §§ 51.1-706 and 51.1-137, Title 17.1, Chapter 2, Article 7, Code of Virginia.

A.1. The annual salaries of clerks of circuit courts shall be as hereinafter prescribed.

<table>
<thead>
<tr>
<th></th>
<th>July 1, 2014 to June 30, 2015</th>
<th>July 1, 2015 to November 30, 2015</th>
<th>December 1, 2015 to June 30, 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 10,000</td>
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<td>$75,503</td>
<td>$75,503</td>
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<tr>
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<td>70,000-99,999</td>
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<td>100,000-174,999</td>
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<td>175,000-249,999</td>
<td>$136,238</td>
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<tr>
<td>250,000 and above</td>
<td>$140,230</td>
<td>$140,230</td>
<td>$140,230</td>
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</tbody>
</table>

2. Whenever a clerk of a circuit court is such for a county and a city, for two or more counties, or for two or more cities, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of the circuit court clerk under the provisions of this Item.

3. Except as provided in Item 73 A 2, the annual salary herein prescribed shall be full compensation for services performed by the office of the circuit court clerk as prescribed by general law, and for the additional services of acting as general receiver of the court pursuant to § 8.01-582, Code of Virginia, indexing and filing land use application fees pursuant to § 58.1-3234, Code of Virginia, and all other services provided from, or utilizing the facilities of, the office of the circuit court clerk. Pursuant to § 8.01-589, Code of Virginia, the court shall provide reasonable compensation to the office of the clerk of the circuit court for acting as general receiver of the court. Out of the compensation so allowed, the clerk shall pay his bond or bonds. The remainder of the compensation so allowed shall be fee and commission income to the office of the circuit court clerk.

4. In any county or city operating under provisions of law which authorizes the governing body to fix the compensation of the clerk on a salary basis, such clerk shall receive such salary as shall be allowed by the governing body. Such salary shall not be fixed at an amount less than the amount that would be allowed the clerk under paragraphs A 1 through A 3 of this Item.

5. All clerks shall deposit all clerks' fees and state revenue with the State Treasurer in a manner consistent with § 2.2-806, Code of Virginia, unless otherwise provided by the Compensation Board as set forth in § 17.1-284, Code of Virginia or otherwise provided by law.

B. The reports filed by each circuit court clerk pursuant to § 17.1-283, Code of Virginia, for each calendar year shall include all income derived from the performance of any office, function or duty described or authorized by the Code of Virginia whether directly or indirectly related to the office of circuit court clerk, including, by way of description and not limitation, services performed as a commissioner of accounts, receiver, or licensed agent, but excluding
private services performed on a personal basis which are completely unrelated to the office.

The Compensation Board may suspend the allowance for office expenses for any clerk who
fails to file such reports within the time prescribed by law, or when the board determines that
such report does not comply with the provisions of this paragraph.

C. Each clerk of the circuit court shall submit to the Compensation Board a copy of the report
required pursuant to § 19.2-349, Code of Virginia, at the same time that it is submitted to the
Commonwealth's attorney.

D. Included within this appropriation are Trust and Agency funds necessary to support one
position to assist circuit court clerks in implementing the recommendations of the Land

E. Notwithstanding the provisions of § 17.1-279 E, Code of Virginia, the Compensation Board
may allocate to the clerk of any circuit court funds for the acquisition of equipment and
software for a pilot project for the automated application for, and issuance of, marriage licenses
by such court. Any such funds allocated shall be deemed to have been expended pursuant to
clause (iii) of § 17.1-279 E for the purposes of the limitation on allocations set forth in that
subsection.

F. Notwithstanding the provisions of § 17.1-279, Code of Virginia, the Compensation Board
may allocate up to $3,978,426 the first year and $3,978,426 the second year of Technology
Trust Fund moneys for operating expenses in the clerks' offices.

G. Notwithstanding § 17.1-287, Code of Virginia, any elected official funded through this Item
may elect to relinquish any portion of his state funded salary established in paragraph A 1 of
this Item. In any office where the official elects this option, the Compensation Board shall
ensure the amount relinquished is used to fund salaries of other office staff.

H.1. For audits of clerks of the circuit court completed after July 1, 2004, the Auditor of
Public Accounts shall report any internal control matter that could be reasonably expected to
lead to the loss of revenues or assets, or otherwise compromise fiscal accountability. The
Auditor of Public Accounts will also report on compliance with appropriate law and other
financial matters of the clerks' office.

2. For internal control matters that could be reasonably expected to lead to the loss of revenues
or assets, or otherwise compromise fiscal accountability, the clerk shall provide the Auditor of
Public Accounts a written corrective action plan to any such audit findings within 10 business
days of the audit exit conference, which will state what actions the clerk will take to remediate
the finding. The clerk’s response may also address the other matters in the report. During the
next audit, the Auditor of Public Accounts shall determine and report if the clerk has corrected
the finding related to internal control matters that could be reasonably expected to lead to the
loss of revenues or assets, or otherwise compromise fiscal accountability.

3. Notwithstanding the provisions of Item 467, the Compensation Board shall not provide any
salary increase to any circuit court clerk identified by the Auditor of Public Accounts who has
not taken corrective action for the matters reported above.

I.1. Subject to appropriation by the General Assembly for this purpose, the Compensation
Board may implement a Circuit Court Clerks’ Career Development Program.

2. Following receipt of a clerk’s certification that the minimum requirements of the Clerks’
Career Development Program have been met, and provided that such certification is submitted
by Clerks as part of their annual budget request to the Compensation Board by February 1 of
each year, the Compensation Board shall increase the annual salary shown in Paragraph A.1. of
this item by 9.3 percent with the salary increase becoming effective on the following July 1 for
a 12-month period.

J.1. Subject to appropriation by the General Assembly for this purpose, the Compensation
Board may implement a Deputy Clerks of Circuit Courts’ Career Development Program.
2. For each deputy clerk selected by the clerk for participation in the Deputy Clerks’ Career Development Program, the Compensation Board shall increase the annual salary established for that position by 9.3 percent following receipt of the clerk’s certification that the minimum requirements of the Deputy Clerks’ Career Development Program have been met and provided that such certification is submitted by clerks as part of their annual budget request to the Compensation Board by February 1 of each year.

K. Upon request of the attorney for the Commonwealth, the clerk of the circuit court shall contemporaneously provide the attorney for the Commonwealth copies of all documents provided to the Virginia Criminal Sentencing Commission pursuant to § 19.2-298.01 E, Code of Virginia.

L. The Compensation Board may obligate Trust and Agency funds in excess of the current biennium appropriation for the automation efforts of the clerks’ offices from the Technology Trust Fund provided that sufficient cash is available to cover projected costs in each year and that sufficient revenues are projected to meet all cash obligations for new obligations as well as all other commitments and appropriations approved by the General Assembly in the biennial budget.

M. Offices of the Clerks of the Circuit Court, jails, adult detention centers, and the Department of Corrections are further authorized to enter into agreements to electronically transmit and process criminal court orders to assure timely and accurate recordation and processing of such records.

72. Financial Assistance for Local Treasurers (77400)........... $16,637,319 $16,637,319
Financial Assistance to Local Treasurers (77401)............. $9,634,659 $9,634,659
Financial Assistance for Operations of Local Treasurers (77402) .............................................................. $6,802,627 $6,802,627
Financial Assistance for State Tax Services by Local Treasurers (77403) ......................................................... $200,033 $200,033

Fund Sources: General ........................................ $16,637,319 $16,637,319

Authority: Title 15.2, Chapter 16, Articles 2 and 6.1, Code of Virginia.

A.1. The annual salaries of treasurers, elected or appointed officers who hold the combined office of city treasurer and commissioner of the revenue, or elected or appointed officers who hold the combined office of county treasurer and commissioner of the revenue subject to the provisions of § 15.2-1636.17, Code of Virginia, shall be as hereinafter prescribed, based on the services provided, except as otherwise provided in § 15.2-1636.12, Code of Virginia.

<table>
<thead>
<tr>
<th>July 1, 2014 to June 30, 2015</th>
<th>July 1, 2015 to November 30, 2015</th>
<th>December 1, 2015 to June 30, 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 10,000</td>
<td>$60,095</td>
<td>$60,095</td>
</tr>
<tr>
<td>10,000 to 19,999</td>
<td>$66,775</td>
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<tr>
<td>20,000-39,999</td>
<td>$74,195</td>
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<tr>
<td>40,000-69,999</td>
<td>$82,436</td>
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<td>70,000-99,999</td>
<td>$91,597</td>
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<tr>
<td>100,000-174,999</td>
<td>$101,772</td>
<td>$101,772</td>
</tr>
<tr>
<td>175,000-249,999</td>
<td>$107,131</td>
<td>$107,131</td>
</tr>
<tr>
<td>250,000 and above</td>
<td>$121,740</td>
<td>$121,740</td>
</tr>
</tbody>
</table>

2. Provided, however, that in cities having a treasurer who neither collects nor disburses local taxes or revenue or who distributes local revenues but does not collect the same, such salaries shall be seventy-five percent of the salary prescribed above for the population range in which the city falls except that in no case shall any such treasurer, or any officer whether elected or appointed, who holds that combined office of city treasurer and commissioner of the revenue, receive an increase in salary less than the annual percentage increase provided from state funds to any other treasurer, within the same population range, who was at the maximum prescribed salary in effect for the fiscal year 1980.
3. Whenever a treasurer is such for two or more cities or for a county and city together, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of such treasurer under the provisions of this Item.

B.1. Subject to appropriations by the General Assembly for this purpose, the Treasurers' Career Development Program shall be made available by the Compensation Board to appointed officers who hold the combined office of city or county treasurer and commissioner of the revenue subject to the provisions of § 15.2-1636.17, Code of Virginia.

2. The Compensation Board may increase the annual salary in paragraph A 1 of this Item by 9.3 percent following receipt of the treasurer's certification that the minimum requirements of the Treasurers' Career Development Program have been met, provided that such certifications are submitted by treasurers as part of their annual budget request to the Compensation Board on February 1 of each year.

C.1. Subject to appropriations by the General Assembly for this purpose, the Compensation Board shall provide for a Deputy Treasurers' Career Development Program.

2. For each deputy treasurer selected by the treasurer for participation in the Deputy Treasurers' Career Development Program, the Compensation Board shall increase the annual salary established for that position by 9.3 percent following receipt of the treasurer's certification that the minimum requirements of the Deputy Treasurers' Career Development Program have been met, and provided that such certification is submitted by the treasurer as part of the annual budget request to the Compensation Board on or before February 1 of each year for an effective date of salary increase of the following July 1st.

73. Administrative and Support Services (79900) ....................... $2,389,282 $2,452,479
    General Management and Direction (79901) ....................... $1,354,287 $1,401,267
    Information Technology Services (79902) ....................... $953,172 $969,389
    Training Services (79925) ........................................ $81,823 $81,823

Fund Sources: General ................................................ $2,389,282 $2,452,479

Authority: Title 2.2-1839; Title 15.2, Chapter 16, Articles 2, 3, 4 and 6.1; Title 17.1, Chapter 2, Article 7, Code of Virginia.

A.1. In determining the salary of any officer specified in Items 66, 68, 69, 70, 71 and 72 of this act, the Compensation Board shall use the greater of the most recent actual United States census count or the most recent provisional population estimate from the United States Bureau of the Census or the Weldon Cooper Center for Public Service of the University of Virginia available when fixing the officer's annual budget and shall adjust such population estimate, where applicable, for any annexation or consolidation order by a court when such order becomes effective. There shall be no reduction in salary by reason of a decline in population during the terms in which the incumbent remains in office.

2. In determining the salary of any officer specified in Items 66, 68, 69, 70, 71 and 72 of this act, nothing herein contained shall prevent the governing body of any county or city from supplementing the salary of such officer in such county or city for the provisions of Chapter 822, 2012 Acts of Assembly or for additional services not required by general law; provided, however, that any such supplemental salary shall be paid wholly by such county or city.

3. Any officer whose salary is specified in Items 66, 68, 69, 70, 71 and 72 of this act shall provide reasonable access to his work place, files, records, and computer network as may be requested by his duly elected successor after the successor has been certified.

B.1. Notwithstanding any other provision of law, the Compensation Board shall authorize and fund permanent positions for the locally elected constitutional officers, subject to appropriation by the General Assembly, including the principal officer, at the following levels:

<table>
<thead>
<tr>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
</table>

ITEM 72.
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
<tr>
<td>Sheriffs</td>
<td>11,287</td>
</tr>
<tr>
<td>Partially Funded: Jail Medical, Treatment, and Classification and Records Positions</td>
<td>778</td>
</tr>
<tr>
<td>Commissioners of the Revenue</td>
<td>846</td>
</tr>
<tr>
<td>Treasurers</td>
<td>861</td>
</tr>
<tr>
<td>Directors of Finance</td>
<td>383</td>
</tr>
<tr>
<td>Commonwealth's Attorneys</td>
<td>1,266</td>
</tr>
<tr>
<td>Clerks of the Circuit Court</td>
<td>1,144</td>
</tr>
<tr>
<td>TOTAL</td>
<td>16,565</td>
</tr>
</tbody>
</table>

2. The Compensation Board is authorized to provide funding for 597 temporary positions the first year and 597 temporary positions the second year.

3. The board is authorized to adjust the expenses and other allowances for such officers to maintain approved permanent and temporary manpower levels.

4. Paragraphs B 1 and B 2 of this Item shall not apply to the clerks of the circuit courts and their employees specified in § 17.1-288, Code of Virginia, or those under contract pursuant to § 17.1-290, Code of Virginia.

C.1. Reimbursement by the Compensation Board for the use of vehicles purchased or leased with public funds used in the discharge of official duties shall be at a rate equal to that approved by the Joint Legislative Audit and Review Commission for Central Garage Car Pool services. No vehicle purchased or leased with public funds on or after July 1, 2002, shall display lettering on the exterior of the vehicle that includes the name of the incumbent sheriff.

2. Reimbursement by the Compensation Board for the use of personal vehicles in the discharge of official duties shall be at a rate equal to that established in § 4-5.04 e 2. of this act. All such requests for reimbursement shall be accompanied by a certification that a publicly owned or leased vehicle was unavailable for use.

D. The Compensation Board is directed to examine the current level of crowding of inmates in local jails among the several localities and to reallocate or reduce temporary positions among local jails as may be required, consistent with the provisions of this act.

E. Any new positions established in Item 73 of this act shall be allocated by the Compensation Board upon request of the constitutional officers in accordance with staffing standards and ranking methodologies approved by the Compensation Board to fulfill the requirements of any court order occurring from proceedings under § 15.2-1636.8, Code of Virginia, in accordance with the provisions of Item 66 of this act.

F. Any funds appropriated in this act for performance pay increases for designated deputies or employees of constitutional officers shall be allocated by the Compensation Board upon certification of the constitutional officer that the performance pay plan for that office meets the minimum standards for such plans as set by the Compensation Board. Nothing herein, and nothing in any performance pay plan set by the Compensation Board or adopted by a constitutional officer, shall change the status of employees or deputies of constitutional officers from employees at will or create a property or contractual right to employment. Such deputies and employees shall continue to be employees at will who serve at the pleasure of the constitutional officers.

G. The Compensation Board shall apply the current fiscal stress factor, as determined by the Commission on Local Government, to any general fund amounts approved by the board for the purchase, lease or lease purchase of equipment for constitutional officers. In the case of equipment requests from regional jail superintendents and regional special prosecutors, the highest stress factor of a member jurisdiction will be used.

H. The Compensation Board shall not approve or commit additional funds for the operational cost, including salaries, for any local or regional jail construction, renovation, or expansion project which was not approved for reimbursement by the State Board of Corrections prior to January 1, 1996, unless: (1) the Secretary of Public Safety certifies that such additional funding results in an actual cost savings to the Commonwealth or (2) an exception has been granted as provided for in Item 382 of this act.
I. Subject to appropriations by the General Assembly for this purpose, the Compensation Board may provide funding for executive management, lawful employment practices, and jail management training for constitutional officers, their employees, and regional jail superintendents.

J. Any local or regional jail that receives funding from the Compensation Board shall report inmate populations to the Compensation Board, through the local inmate data system, no less frequently than weekly. Each local or regional jail that receives funding from the Compensation Board shall use the Virginia Crime Codes (VCC) in identifying and describing offenses for persons arrested and/or detained in local and regional jails in Virginia.

K.1. The Compensation Board shall provide the Chairmen of the Senate Finance and House Appropriations Committees and the Secretaries of Finance and Administration with an annual report, on December 1 of each year, of jail revenues and expenditures for all local and regional jails and jail farms which receive funds from the Compensation Board. Information provided to the Compensation Board is to include an audited statement of revenues and expenses for inmate canteen accounts, telephone commission funds, inmate medical co-payment funds, any other fees collected from inmates and investment/interest monies for inclusion in the report.

2. Local and regional jails and jail farms and local governments receiving funds from the Compensation Board shall, as a condition of receiving such funds, provide such information as may be required by the Compensation Board, necessary to prepare the annual jail cost report.

3. If any sheriff, superintendent, county administrator, or city manager fails to send such information within five working days after the information should be forwarded, the Chair of the Compensation Board shall notify the sheriff, superintendent, county administrator or city manager of such failure. If the information is not provided within ten working days from that date, then the chairman shall cause the information to be prepared from the books of the city, county, or regional jail and shall certify the cost thereof to the State Comptroller. The State Comptroller shall issue his warrant on the state treasury for that amount, deducting the same from any funds that may be due the sheriff or regional jail from the Commonwealth.

L. In the event of the transition of a city to town status pursuant to the provisions of Chapter 41 (§ 15.2-4100 et seq.) of Title 15.2, Code of Virginia, or the consolidation of a city and a county into a single city pursuant to the provisions of Chapter 35 (§ 15.2-3500 et seq.) of Title 15.2, Code of Virginia, subsequent to July 1, 1999, the Compensation Board shall provide funding from Items 66, 69, 70, 71 and 72 of this act, consistent with the requirements of § 15.2-1302, Code of Virginia. Notwithstanding the provisions of paragraph E of this Item, any positions in the constitutional offices of the former city or former county which are available for reallocation as a result of the transition or consolidation shall be first reallocated in accordance with Compensation Board staffing standards to the constitutional officers in the county in which the town is situated or to the consolidated city, without regard to the Compensation Board’s priority of need ranking for reallocated positions. The salary and fringe benefit costs for these positions shall be deducted from any funds due the county or to the consolidated city, as provided in § 15.2-1302, Code of Virginia.

M. Notwithstanding any other provisions of § 15.2-1605, Code of Virginia, the Compensation Board shall provide no reimbursement for accumulated vacation time for employees of Constitutional Officers.

N. The Compensation Board is hereby authorized to deduct, from reimbursements made each year to localities out of the amounts in Items 66, 68, 69, 70, 71 and 72 of this act, an amount equal to 100 percent of each locality’s share of the insurance premium paid by the Compensation Board on behalf of the constitutional officers, directors of finance, and regional jails.

O. Effective July 1, 2007, the Compensation Board is authorized to withhold reimbursements due the locality for sheriff and jail expenses upon notification from the Superintendent of State Police that there is reason to believe that crime data reported by a locality to the Department of State Police in accordance with § 52-28, Code of Virginia, is missing, incomplete or incorrect. Upon subsequent notification by the Superintendent that the data is accurate, the Compensation Board shall make reimbursement of withheld funding due the locality when such corrections are made within the same fiscal year that funds have been withheld.
P. Notwithstanding the provisions of § 51.1-1403 A, Code of Virginia, the Compensation Board is hereby authorized to deduct, from reimbursements made each year to localities out of the amounts in Items 66, 68, 69, 70, 71 and 72 of this act, an amount equal to each locality's retiree health premium paid by the Compensation Board on behalf of the constitutional offices, directors of finance, and regional jails.

Q.1. Compensation Board payments of, or reimbursements for, the employer paid contribution to the Virginia Retirement System, or any system offering like benefits, shall not exceed the Commonwealth's proportionate share of the following, whichever is less: (a) the actual retirement rate for the local constitutional officer's office or regional correctional facility as set by the Board of the Virginia Retirement System or (b) the employer rate established for the general classified workforce of the Commonwealth covered under and payable to the Virginia Retirement System.

2. The rate specified in paragraph Q.1. shall exclude the cost of any early retirement program implemented by the Commonwealth.

3. Any employer paid contribution costs for rates exceeding those specified in paragraph Q.1. shall be borne by the employer.

4. The benefits rate reimbursed by the Compensation Board to localities and regional jails shall not exceed the rate identified for fiscal year 2011 in Chapter 890, Item 469, paragraph I.1.

R. Localities shall not utilize Compensation Board funding to supplant local funds provided for the salaries of constitutional officers and their employees under the provisions of Chapter 822, 2012 Acts of Assembly, who were affected members in service on June 30, 2012.

Total for Compensation Board...........................................$652,120,212 $655,555,253

| General Fund Positions | 20.00 | 20.00 |
| Nongeneral Fund Positions | 1.00 | 1.00 |
| Position Level | 21.00 | 21.00 |

Fund Sources: General..........................$636,119,500 $639,554,541
Trust and Agency..........................$8,000,712 $8,000,712
Dedicated Special Revenue...............$8,000,000 $8,000,000

§ 1-29. DEPARTMENT OF GENERAL SERVICES (194)

74. Laboratory Services (72600) .........................$32,978,107 $32,812,697
Statewide Laboratory Services (72604) .................$32,978,107 $32,812,697

Fund Sources: General..........................$13,402,853 $13,237,443
Special...........................................$20,000 $20,000
Enterprise.................................$8,572,993 $8,572,993
Internal Service..............................$3,162,854 $3,162,854
Federal Trust...............................$7,819,407 $7,819,407

Authority: Title 2.2, Chapter 11, Article 2, Code of Virginia.

A. The provisions of § 2.2-1104, Code of Virginia, notwithstanding, the Division of Consolidated Laboratory Services shall ensure that no individual is denied the benefits of laboratory tests mandated by the Department of Health for reason of inability to pay for such services.

B. Out of this appropriation, $3,162,854 the first year and $3,162,854 the second year for Statewide Laboratory Services is sum sufficient and these amounts are estimates from an internal service fund which shall be paid from revenues derived from charges collected from the Department of Environmental Quality, Department of Agriculture and Consumer Services, and Department of Corrections. The internal service fund shall also consist of revenues transferred from the Department of Transportation for motor fuel testing as stated in § 3-1.02 of this act, and fees collected from governmental entities for sample testing.
C. The provisions of § 2.2-1104 B, Code of Virginia, notwithstanding, the Division of Consolidated Laboratory Services may charge a fee for the limited and specific purpose of analyses of water samples where:

1. testing is required by Department of Health regulations as mandated by the federal Safe Drinking Water Act, and

2. funding to support such testing is not otherwise provided for in this act.

D.1. The Division of Consolidated Laboratory Services may charge a fee to recover its costs to certify laboratories analyzing drinking water samples under the requirements of § 2.2-1104 A. 4, Code of Virginia, where certification of these laboratories is required by the Department of Health regulations mandated by the federal Safe Drinking Water Act.

2. Any fees charged for testing of water samples or certification of labs that analyze water samples shall not exceed the direct cost of such services.

75. Real Estate Services (72700).......................... $63,104,232 $63,104,232
Statewide Leasing and Disposal Services (72705)........ $63,104,232 $63,104,232
Fund Sources: Special............................... $65,000 $65,000
Internal Service................................. $63,039,232 $63,039,232

Authority: Title 2.2, Chapter 11, Article 4, § 2.2-1156, Code of Virginia.

A. Out of this appropriation, $63,039,232 the first year and $63,039,232 the second year for Statewide Leasing and Disposal Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues from rent payments or fees to be paid by state agencies and institutions for their occupancy of facilities and for the agency's management of real property transactions, including, but not necessarily limited to, leases of non-state owned office space throughout the Commonwealth for use by such agencies and institutions. Also included are funds to pay costs associated with the disposal of state-owned real property and interests therein. The costs paid for each sale shall be returned to the fund upon sale of the property in an amount calculated at 115 percent of such costs. In implementing the program, the Department of General Services may utilize brokerage services, portfolio management strategies, personnel policies, and compensation practices generally consistent with prevailing industry best practices.

B. The Department of General Services shall issue guidelines to ensure that site selection for new state facilities is accomplished in a way that is consistent with the Principles of Sustainable Community Investment identified in Executive Order 69 (2008) and Executive Order 82 (2009).

76. Procurement Services (73000).......................... $58,226,759 $58,226,759
Statewide Procurement Services (73002).............. $23,424,859 $23,424,859
Surplus Property Programs (73007)..................... $2,801,900 $2,801,900
Statewide Cooperative Procurement and Distribution Services (73008).................. $32,000,000 $32,000,000
Fund Sources: General............................... $2,331,693 $2,331,693
Special........................................... $2,492,332 $2,492,332
Enterprise........................................ $18,600,834 $18,600,834
Internal Service................................. $34,801,900 $34,801,900

Authority: Title 2.2, Chapter 11, Articles 3 and 6, Code of Virginia.

A. 1. Out of this appropriation, $936,900 the first year and $936,900 the second year for federal surplus property is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges for services.

2. Out of this appropriation, $1,865,000 the first year and $1,865,000 the second year for state surplus property is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges for services.
B. Out of this appropriation, $32,000,000 the first year and $32,000,000 the second year for Statewide Cooperative Procurement and Distribution Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges for services.

C.1. The Commonwealth’s statewide electronic procurement system and program known as eVA will be financed by fees assessed to state agencies and institutions of higher education and vendors.

2. The Department of General Services, in consultation with the Department of Accounts, shall develop an implementation timetable, scope, and cost for real time integration between eVA and the statewide financial management system known as Cardinal, with the objective that the integration be completed within one year of the Cardinal Wave I rollout. The Secretaries of Administration and Finance shall submit a final timetable, no later than January 1, 2015, to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees. The Department of General Services is authorized to fund all approved costs of the integration, including associated integration costs incurred by the Department of Accounts’ Cardinal project team. All approved integration costs are to be paid from the existing eVA special fund balances. No integration costs shall be paid from eVA fees collected after July 1, 2014. The Department of General Services is authorized, where necessary, to procure all integration services required for this integration project by the Department of General Services and the Department of Accounts to fulfill the requirements of this subsection. The Department of General Services and the Department of Accounts shall work collaboratively to implement and complete the integration in accordance with the Secretaries of Administration and Finance approved timetable. The Department of General Services and the Department of Accounts shall jointly submit quarterly implementation progress reports to the Secretaries of Administration and Finance for submission to the Governor and Chairmen of the House Appropriations and Senate Finance Committees.

D. The Department of General Services shall allow nonprofit food banks operating in Virginia and granted tax-exempt status under § 501(c)(3) of the Internal Revenue Code to purchase directly from the Virginia Distribution Center.

77. Physical Plant Management Services (74100)................... $49,020,484 $50,572,527
   Parking Facilities Management (74105) ......................... $3,328,104 $3,328,104
   Statewide Building Management (74106)...................... $40,628,734 $41,666,777
   Statewide Engineering and Architectural Services
     (74107) ...................................................... $4,482,200 $4,996,200
   Seat of Government Mail Services (74108) .................. $581,446 $581,446

   Fund Sources: General ........................................................ $1,108,673 $1,202,862
   Special ................................................................. $3,902,072 $3,902,072
   Internal Service .................................................. $44,009,739 $45,467,593

Authority: Title 2.2, Chapter 11, Articles 4 and 6; § 58.1-3403, Code of Virginia.

A.1. Out of this appropriation, $8,822,030 the first year and $8,822,030 the second year represent a sum sufficient internal service fund for Statewide Building Management that shall consist of fees derived from service agreements and special work orders.

2. Out of this appropriation, $30,705,509 the first year and $31,649,363 the second year represent a sum sufficient internal service fund for Statewide Building Management that shall consist of revenues derived from rental charges assessed to occupants for seat of government buildings controlled, maintained and operated by the Department of General Services, excluding the building occupants that currently have maintenance service agreements with the department. The internal service fund shall support the facilities at the seat of government, maintenance and operation of such other state-owned facilities as the Governor or department may direct, as otherwise provided by law.

3. The rent rate for occupants of office space in seat of government facilities operated and maintained by the Department of General Services, excluding the building occupants that currently have maintenance service agreements with the department, shall be no more than $15.60 per square foot the first year and $15.96 the second year.
4. Further, out of the estimated cost for this service area, amounts estimated at $1,772,143 the first year and $1,772,143 the second year shall be paid for Payment in Lieu of Taxes. In addition to the amounts for the sum sufficient, the following sums, estimated at the amounts shown for this purpose, are included in the appropriations for the agencies identified:

<table>
<thead>
<tr>
<th>Department</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Alcoholic Beverage Control</td>
<td>$67,104</td>
<td>$67,104</td>
</tr>
<tr>
<td>Department of Game and Inland Fisheries</td>
<td>$29,000</td>
<td>$29,000</td>
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<tr>
<td>Department of Motor Vehicles</td>
<td>$210,000</td>
<td>$210,000</td>
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<tr>
<td>Department of State Police</td>
<td>$800</td>
<td>$800</td>
</tr>
<tr>
<td>Department of Transportation</td>
<td>$210,000</td>
<td>$210,000</td>
</tr>
<tr>
<td>Department for the Blind and Vision Impaired</td>
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<td>$3,320</td>
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<tr>
<td>State Corporation Commission</td>
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<tr>
<td>Virginia Employment Commission</td>
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<tr>
<td>Virginia Museum of Fine Arts</td>
<td>$158,520</td>
<td>$158,520</td>
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<tr>
<td>Virginia Retirement System</td>
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<tr>
<td>Veterans Affairs</td>
<td>$136,400</td>
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<tr>
<td>Workers’ Compensation Commission</td>
<td>$22,500</td>
<td>$22,500</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$1,140,644</td>
<td>$1,140,644</td>
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</tbody>
</table>

B.1. Out of this appropriation, $4,482,200 the first year and $4,996,200 the second year for Statewide Engineering and Architectural Services provided by the Bureau of Capital Outlay Management is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues from fees paid by state agencies and institutions of higher education for the review of architectural, mechanical, and life safety plans of capital outlay projects.

2. In administering this internal service fund, the Bureau of Capital Outlay Management (BCOM) shall provide capital project cost review services to state agencies and institutions and produce capital project cost analysis work product for the Department of Planning and Budget. BCOM shall collect fees, consistent with those fees authorized in B.1, from state agencies and institutions for completed capital project cost review services or work product.

C. Interest on the employee vehicle parking fund authorized by § 4-6.04 c of this act shall be added to the fund as earned.

D. The Department of General Services shall, in conjunction with affected agencies, develop, implement, and administer a consolidated mail function to process inbound and outbound mail for agencies located in the Richmond metropolitan area. The consolidated mail function shall include the establishment of a centralized mail receiving and outbound processing location or locations, and the enhancement of mail security capabilities within these location(s).

E. All new and renovated state-owned facilities, if the renovations are in excess of 50 percent of the structure’s assessed value, that are over 5,000 gross square feet shall be designed and constructed consistent with energy performance standards at least as stringent as the U.S. Green Building Councils LEED rating system or the Green Globes rating system.

F. Effective July 1, 2009, the total service charge for the property known as the General Assembly Building and the State Capitol Building shall not exceed $70,000 per fiscal year.

G. The Department of General Services is authorized to make any repair or tenant buildout projects at the Main Street Centre facility up to $2,000,000 using rent plan funds. Nongeneral fund revenues and balances required for this purpose are hereby appropriated.

H. Should the remodeling and relocation costs of the Department of Labor and Industry at its new location exceed the amount of the authorized treasury loan, the Governor is authorized to use a portion of the proceeds from the sale of the Powers-Taylor building to cover any cost overages.

78. Printing and Reproduction (82100)................................. $145,600 $145,600
ITEM 78.

Statewide Graphic Design Services (82101) ..................... $145,600 $145,600

Fund Sources: Internal Service........................................... $145,600 $145,600

Authority: Title 2.2, Chapter 11, Articles 3 and 6, Code of Virginia.

The appropriation for Statewide Graphic Design Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges for services.

79. Transportation Pool Services (82300)................................ $18,993,189 $18,993,189

Statewide Vehicle Management Services (82302) ............ $18,993,189 $18,993,189

Fund Sources: Internal Service........................................... $18,993,189 $18,993,189

Authority: Title 2.2, Chapter 11, Article 7; § 2.2-120, Code of Virginia.

A. The appropriation for Statewide Vehicle Management Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges to agencies for fleet management services.

B. In addition to providing services to state agencies and institutions, fleet management services may also be provided to local public bodies on a fee for service basis in accordance with established Department of General Services Fleet Management policies and procedures.

C. The Department of General Services shall manage the Commonwealth’s consolidation of bulk and commercial fuel contracts awarded in response to Chapter 879, Acts of Assembly of 2008, Item 1-83 C. The intent of this consolidation is to leverage the Commonwealth’s state and local public entities, gasoline and diesel fuel purchase volume to achieve the most favored pricing from private sector fuel providers, and reduce procurement administration workload from state agencies, institutions, local government entities, and other authorized users of awarded contracts that would have otherwise procured and contracted separately for these commodities.

D. The Commonwealth of Virginia, Department of General Services may enter into a comprehensive agreement, or multiple comprehensive agreements, pursuant to the Public-Private Education Facilities and Infrastructure Act - 2002 (§ 56-575.1 et seq.), to achieve the purposes of § 2.2-1176 (B) and result in the replacement of state-owned or operated vehicles with vehicles that operate on alternative fuels. Any agreement entered into must be cost neutral or result in a reduction in the Commonwealth’s combined vehicle acquisition and operational costs, and result in lower environmental emissions. The agreements shall not be subject to the requirements found in Title 30, Chapter 42, Code of Virginia (§ 30-278 et. seq.). The Director, Department of General Services, in consultation with the Governor’s Senior Advisor on Energy and the Secretary of Finance, shall determine whether the agreement is cost neutral or results in cost savings to the Commonwealth.

E. The comprehensive agreement referenced in paragraph D. above, may allow for the Department of General Services (DGS) to establish alternative fuels (natural gas, propane, electric) fueling sites at its office of fleet management facility in Richmond, Virginia. Such sites may be open to the general public for the purchase of alternative fuels when such fuels are not available on the retail market within 10 miles of the DGS fleet management facility. Rates for fuel purchased by the general public will be established by the private vendor operating the fueling site. In emergency situations or fuel shortages, the Commonwealth retains the ability to restrict access to such sites as necessary.

80. Administrative and Support Services (79900)................. $4,612,423 $4,725,822

General Management and Direction (79901)................. $2,468,578 $2,469,781

Information Technology Services (79902)....................... $2,143,845 $2,256,041

Fund Sources: General........................................................ $4,612,423 $4,725,822

Authority: Title 2.2, Chapter 11 and Chapter 24, Articles 1, 3, and 13, Code of Virginia.
ITEM 80. Item Details($) Appropriations($)  

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<tr>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY2015</td>
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**Total for Department of General Services**
- **First Year**
  - $227,080,794
- **Second Year**
  - $228,580,826

**General Fund Positions**
- **First Year**
  - 252.00
- **Second Year**
  - 252.00

**Nongeneral Fund Positions**
- **First Year**
  - 408.50
- **Second Year**
  - 408.50

**Position Level**
- **First Year**
  - 660.50
- **Second Year**
  - 660.50

**Fund Sources: General**
- **First Year**
  - $21,455,642
- **Second Year**
  - $21,497,820

**Special**
- **First Year**
  - $6,479,404
- **Second Year**
  - $6,479,404

**Enterprise**
- **First Year**
  - $27,173,827
- **Second Year**
  - $27,173,827

**Internal Service**
- **First Year**
  - $164,152,514
- **Second Year**
  - $165,610,368

**Federal Trust**
- **First Year**
  - $7,819,407
- **Second Year**
  - $7,819,407

§ 1-30. DEPARTMENT OF HUMAN RESOURCE MANAGEMENT (129)

81. Personnel Management Services (70400)
- **First Year**
  - $16,267,149
- **Second Year**
  - $16,301,125

Agency Human Resource Services (70401)
- **First Year**
  - $6,939,487
- **Second Year**
  - $6,989,487

Equal Employment Services (70403)
- **First Year**
  - $982,537
- **Second Year**
  - $982,537

Health Benefits Services (70406)
- **First Year**
  - $3,496,179
- **Second Year**
  - $3,496,285

Employee Dispute Resolution Services (70416)
- **First Year**
  - $914,118
- **Second Year**
  - $914,118

State Employee Program Services (70417)
- **First Year**
  - $1,789,314
- **Second Year**
  - $1,789,314

State Employee Workers’ Compensation Services (70418)
- **First Year**
  - $1,358,969
- **Second Year**
  - $1,358,969

Administrative and Support Services (70419)
- **First Year**
  - $786,545
- **Second Year**
  - $770,415

**Fund Sources: General**
- **First Year**
  - $8,308,714
- **Second Year**
  - $8,331,944

**Special**
- **First Year**
  - $6,599,466
- **Second Year**
  - $6,610,212

**Trust and Agency**
- **First Year**
  - $1,358,969
- **Second Year**
  - $1,358,969

Authority: Title 2.2, Chapters 12, 28, and 29, Code of Virginia.

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.

B.1. The Department of Human Resource Management shall operate a human resource service center to support the human resource needs of those agencies identified by the Secretary of Administration in consultation with the Department of Planning and Budget. The agencies so identified shall cooperate with the Department of Human Resource Management by transferring such records and functions as may be required.

2. Out of this appropriation, $590,353 the first year and $590,353 the second year from the general fund shall be used to support the human resource service center.

3. Nothing in this paragraph shall prohibit additional agencies from using the services of the center; however, these additional agencies' use of the human resource service center shall be subject to approval by the affected cabinet secretary and the Secretary of Administration.

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

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

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

E.1. The Department of Human Resource Management shall take into account the claims experience of each agency and institution when setting premiums for the workers' compensation program.
2. All financial obligations of the Commonwealth to the Virginia Workers’ Compensation Commission for payroll taxes on behalf of the state employees’ workers’ compensation program are satisfied in full through calendar year 2009.

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

2. The Department of Human Resource Management shall conduct a study, with the cooperation of all executive, legislative, judicial, and independent agencies, to include, but not be limited to, the impact of settling appropriate claims, the potential need for a risk management position in the Department of Human Resource Management to further assist state agencies not staffed with a risk management position, and the need for a risk management position for state agencies with a high incidence of claims who are not staffed with a risk management position. The department shall report its findings and cost savings recommendations for the state employee's workers' compensation program to the Governor and Chairmen of the House Appropriations and Senate Finance Committees no later than October 1, 2014.

3. Notwithstanding § 2.2-2821, Code of Virginia, the Department of Human Resource Management may use up to $30,000 the first year from the Workers' Compensation Trust Fund for the administrative costs associated with paragraph F.2.

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.

H. Out of this appropriation, $606,439 the first year and $606,439 the second year from the general fund is provided for the time, attendance and leave system.

I. The Department of Human Resource Management shall develop and distribute instructions and guidelines to all executive department agencies for the provision of an annual statement of total compensation for each classified employee. The statement should account for the full cost to the Commonwealth and the employee of cash compensation as well as Social Security, Medicare, retirement, deferred compensation, health insurance, life insurance, and any other benefits. The Director, Department of Human Resources Management, shall ensure that all executive department agencies provide this notice to each employee. The Department of Accounts and the Virginia Retirement System shall provide assistance upon request. Further, the Director of the Department of Human Resources Management shall provide instructions and guidelines for the development notices of total compensation to all independent, legislative, and judicial agencies, and institutions of higher education for preparation of annual statements to their employees.

J. Out of this appropriation, $2,747,200 the first year and $2,747,200 the second year from the general fund is provided for the migration of the Personnel Management Information System (PMIS) and its subsystems from the Unisys mainframe to the Windows SQL servers platform. The Department of Human Resource Management shall submit a report on the status of the migration of PMIS and its subsystems to the Chairmen of the House Appropriations and Senate Finance Committees, no later than October 1, 2015.

Total for Department of Human Resource Management...

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<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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<tr>
<td>General Fund Positions</td>
<td>Nongeneral Fund Positions</td>
</tr>
</tbody>
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\[ \text{>Total for Department of Human Resource Management:} \quad \$16,267,149 \quad \$16,301,125 \]
### Administration of Health Insurance (149)

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<tr>
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<td>$8,331,944</td>
</tr>
<tr>
<td>Special</td>
<td>$6,599,466</td>
<td>$6,610,212</td>
</tr>
<tr>
<td>Trust and Agency</td>
<td>$1,358,969</td>
<td>$1,358,969</td>
</tr>
</tbody>
</table>

#### 82. Personnel Management Services (70400)
- $1,350,250,000

#### 82. Health Benefits Services (70406)
- $1,060,250,000

#### 82. Local Health Benefit Services (70407)
- $290,000,000

**Authority: § 2.2-2818, Code of Virginia.**

A. The appropriation for Health Benefits Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues paid by state agencies to the Department of Human Resource Management.

B. The amounts for Local Health Benefits Services include estimated revenues received from localities for the local choice health benefits program.

C.1. In the event that the total of all eligible claims exceeds the balance in the state employee medical reimbursement account, there is hereby appropriated a sum sufficient from the general fund of the state treasury to enable the payment of such eligible claims.

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).

D. Any balances remaining in the reserved component of the Employee Health Insurance Fund shall be considered part of the overall Health Insurance Fund. It is the intent of the General Assembly that future premiums for the state employee health insurance program shall be set in a manner so that the balance in the Health Insurance Fund will be sufficient to meet the estimated Incurred But Not Paid liability for the Fund and maintain a contingency reserve at a level recommended by the Department of Human Resource Management for a self-insured plan subject to the approval of the General Assembly.

E. The Department of Human Resource Management shall implement a Medication Therapy Management pilot program for state employees with certain disease states including Type II diabetes. The department shall continue to consult with all provider stakeholders in order to establish program parameters.

F. Concurrent with the date the Governor introduces the budget bill, the Directors of the Departments of Planning and Budget and Human Resource Management shall provide to the Chairmen of the House Appropriations and Senate Finance Committees a report detailing the assumptions included in the Governor's introduced budget for the state employee health insurance plan. The report shall include the proposed premium schedule that would be effective for the upcoming fiscal year and any proposed changes to the benefit structure.

G. Of money appropriated for the state employee health insurance fund, $250,000 the first year and $500,000 the second year shall be held separate and apart from the fund to pay for any required fees due to the Patient-Centered Outcomes Research Institute.

**Total for Administration of Health Insurance**

| Fund Sources: Enterprise | $290,000,000 | $290,000,000 |
ITEM 82.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
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<td></td>
<td>FY2015</td>
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<tr>
<td></td>
<td>FY2015</td>
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<tr>
<td>Internal Service</td>
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<td>Grand Total for Department of Human Resource Management</td>
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<td>Fund Sources: General</td>
<td>$8,308,714</td>
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<td>$6,599,466</td>
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<td>Enterprise</td>
<td>$290,000,000</td>
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<tr>
<td>Internal Service</td>
<td>$1,060,250,000</td>
</tr>
<tr>
<td>Trust and Agency</td>
<td>$1,358,969</td>
</tr>
</tbody>
</table>
| Authority: Title 24.2, Chapter 1, Code of Virginia.

A. It is the intention of the General Assembly that all local precincts, other than central absentee precincts established under § 24.2-712, Code of Virginia will use electronic pollbooks for elections held beginning in November, 2010.

B. Any locality using paper pollbooks for elections held beginning in November, 2010, shall be responsible for entering voting credit as provided in § 24.2-668. Additionally, any locality using paper pollbooks for elections held after November, 2010 may be required to reimburse the Department of Elections for state costs associated with providing paper pollbooks.

C. Municipalities will pay all expenses associated with May elections after June 30, 2009, including those costs incurred by the Department of Elections.

D. The Department of Elections shall by regulation provide for an administrative fee up to $25 for each non-electronic report filed with the department under § 24.2-947.5. The regulation shall provide for waiver of the fee based upon indigence.

E. All unpaid charges and civil penalties assessed under Title 24.2 shall be subject to interest, the administrative collection fee and late penalties authorized in the Virginia Debt Collection Act, Chapter 48 of Title 2.2, § 2.2-4800 et seq.

F. Out of this appropriation, $212,687 the first year and $212,687 the second year from the general fund is provided for the purchase of equipment required to implement voter registration photo identification requirements pursuant to Chapter 725 of the Acts of Assembly of 2013. It is the intent of the General Assembly that registration cards containing the voter's photograph and signature be provided free to any eligible voter upon request to the general registrar. The Department of Elections shall be responsible for procuring this equipment in a cost effective manner and providing any necessary equipment to each local registrar.
G. Out of this appropriation, $131,150 the first year from the general fund is provided to advertise the Constitutional amendment for House Bill 46 of the 2014 Session of the General Assembly, pursuant to § 30-19.9, Code of Virginia, for consideration by the voters during the November 4, 2014 election.

84. Financial Assistance for Electoral Services (78000).......... $5,674,969 $5,674,969
Financial Assistance for General Registrar Compensation (78001)................................................. $4,784,869 $4,784,869
Financial Assistance for Local Electoral Board Compensation and Expenses (78002)............................... $890,100 $890,100
Fund Sources: General.................................................. $5,674,969 $5,674,969

Authority: Title 24.2, Chapter 1, Code of Virginia.

A.1.a. In determining the salary and normal days of service per week for each general registrar, the Department of Elections shall use the most recent provisional population estimate from the Weldon Cooper Center for Public Service of the University of Virginia. The Department of Elections shall adjust such population estimate, where applicable, for any annexation or consolidation order by a court when such order becomes effective. There shall be no reduction in salary or normal days of service per week by reason of a decline in population during the terms in which the incumbent general registrar remains in office.

b. The annual salaries of general registrars authorized to work five normal days of service per week in accordance with the provisions of § 24.2-111, Code of Virginia shall be as hereinafter prescribed.

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<tbody>
<tr>
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c. The annual salaries of general registrars authorized to work three normal days of service per week shall be fixed at 60 percent of the salary prescribed above for the population range in which the locality falls.

d. Any locality required to supplement the salary of a general registrar on June 30, 1981, shall continue that supplement at the identical annual amount as paid in FY 1982. This supplement shall continue as long as the incumbent general registrar on July 1, 1982, continues in office. Further, any locality may supplement the annual salary of the general registrar. There shall be no reimbursement out of the state treasury for such supplements.

e. Normal days of service per week for each general registrar shall be fixed on July 1 each year by the Department of Elections as hereinafter prescribed.

<table>
<thead>
<tr>
<th>Population</th>
<th>Days of Service per Week</th>
</tr>
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<td>0 - 9,999</td>
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<tr>
<td>10,000 and above</td>
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</tr>
</tbody>
</table>

No general registrar's normal days of service per week shall be less than that which was previously authorized as of June 1, 1981.

f. All general registrars whose normal days of service are less than five days per week shall be required to be open five days a week during August, September, October, November, and December of each year. Such registrars shall be compensated accordingly.
2. General registrars in the Counties of Arlington, Fairfax, Loudoun, and Prince William and the Cities of Alexandria, Fairfax, Falls Church, Manassas, and Manassas Park shall receive a cost of competition supplement equal to 15 percent of the salaries authorized in paragraph A1a. The cost of this supplement shall be paid out of the general fund of the state treasury.

B.1.a. The Department of Elections shall set the annual compensation for secretaries and members of local electoral boards on July 1 of each year. In determining such compensation, the Department of Elections shall use the most recent population estimate from the United States Bureau of the Census. However, should more recent population estimates from the Weldon Cooper Center for Public Service of the University of Virginia indicate that the population of any county or city has, since the last United States census, increased so as to entitle such county or city to be placed in a higher compensation bracket, such county or city shall be considered as being within the higher bracket for the purpose of fixing the annual compensation.

b. The annual compensation of the secretary of each local electoral board shall be as hereinafter prescribed.

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c. The annual compensation of other members of local electoral boards shall be fixed at one-half the annual compensation provided to the secretary of the board.

d. The governing body of any county or city may pay to a full-time secretary of an electoral board such supplemental compensation as it deems appropriate. There shall be no reimbursement out of the state treasury for such supplements.

2. Nothing herein contained shall prevent the governing body of any county or city from paying the secretary of its electoral board such additional allowance for expenses as it deems appropriate but there shall be no reimbursement out of the state treasury for such expenses.


C. Included in the appropriation for this Item is $30,900 the first year and $30,900 the second year from the general fund to provide temporary full-time status for part-time general registrars. Such temporary full-time status may be granted by the Board of Elections, upon request of the Local Electoral Board, in recognition of temporary or permanent increases in workload. In making its determination, the Board of Elections shall consider elections, if any, required to be conducted by the locality during January through July, and evidence submitted by the Local Electoral Board to document increases in workload. Such evidence shall include specific data with comparisons, by transaction type and by month experienced, of past and present workloads. Temporary full-time status, if granted, may include all or part of the time normally worked on a part-time basis.
<table>
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<th>FY2016</th>
<th>Appropriations($)</th>
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ITEM 85.

OFFICE OF AGRICULTURE AND FORESTRY

§ 1-32. SECRETARY OF AGRICULTURE AND FORESTRY (193)

85. Administrative and Support Services (79900) ....................... $359,438 $360,009
   General Management and Direction (79901) ....................... $359,438 $360,009
   Fund Sources: General .............................................. $359,438 $360,009

Authority: Title 2.2, Chapter 2, Article 2.1; § 2.2-203.3, Code of Virginia.

Total for Secretary of Agriculture and Forestry .................. $359,438 $360,009

86. Nutritional Services (45700) ........................................... $3,124,873 $3,124,873
   Distribution of USDA Donated Food (45708) .................... $3,124,873 $3,124,873
   Fund Sources: General .............................................. $271,577 $271,577
   Federal Trust .................................................. $2,853,296 $2,853,296

Authority: Title 3.2, Chapter 47, Code of Virginia.

87. Animal and Poultry Disease Control (53100) ...................... $6,694,791 $6,898,565
   Animal Disease Prevention and Control (53101) .............. $2,853,855 $2,853,855
   Diagnostic Services (53102) .................................... $3,646,483 $3,850,257
   Animal Welfare (53104) ......................................... $194,453 $194,453
   Fund Sources: General ............................................ $4,132,492 $4,336,266
   Federal Trust .................................................. $1,613,223 $1,613,223
   Special ....................................................... $949,076 $949,076

Authority: Title 3.2, Chapters 60 and 65, Code of Virginia.

88. Agricultural Industry Marketing, Development, Promotion, and Improvement (53200) .................. $19,776,237 $19,776,237
   Grading and Certification of Virginia Products (53201) .... $7,070,250 $7,070,250
   Milk Marketing Regulation (53204) ................................. $760,849 $760,849
   Marketing Research (53205) ..................................... $256,029 $256,029
   Market Virginia Agricultural and Forestry Products Nationally and Internationally (53206) ...................... $4,515,777 $4,515,777
   Agricultural Commodity Boards (53208) .......................... $5,595,301 $5,595,301
   Agribusiness Development Services and Farmland Preservation (53209) ........................................... $1,578,031 $1,578,031
   Fund Sources: General ............................................ $8,211,532 $8,211,532
   Federal Trust .................................................. $720,000 $720,000
   Special ....................................................... $108,125 $108,125
   Trust and Agency ............................................ $6,452,927 $6,452,927
   Dedicated Special Revenue ................................. $4,283,653 $4,283,653

Authority: Title 3.2, Chapters 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 26, 27, 30, Title 28.2, Chapter 2; and Title 61.1, Chapter 4, Code of Virginia.

A. Agricultural Commodity Boards shall be paid from the special fund taxes levied in the following estimated amounts:

1. To the Tobacco Board, $143,000 the first year and $143,000 the second year.
2. To the Corn Board, $390,000 the first year and $390,000 the second year.

3. To the Egg Board, $210,000 the first year and $210,000 the second year.

4. To the Pork Industry Board, $258,210 and one position the first year and $258,210 and one position the second year.

5. To the Soybean Board, $630,000 the first year and $630,000 the second year.

6. To the Peanut Board, $320,000 the first year and $320,000 the second year.

7. To the Cattle Industry Board, $425,000 the first year and $425,000 the second year.

8. To the Virginia Small Grains Board, $350,000 the first year and $350,000 the second year.

9. To the Virginia Horse Industry Board, $320,000 the first year and $320,000 the second year.

10. To the Virginia Sheep Industry Board, $35,000 the first year and $35,000 the second year.

11. To the Virginia Potato Board, $25,000 the first year and $25,000 the second year.

12. To the Virginia Cotton Board, $180,000 the first year and $180,000 the second year.

13. To the State Apple Board, $257,650 the first year and $257,650 the second year.

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.

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 three positions the first year and $402,543 and three positions the second year.

F. Out of the amounts in this item, $1,841,519 the first year and $1,841,519 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.

G. Out of the amounts in this Item, $1,000,000 the first year and $1,000,000 the second year from the general fund shall be deposited to the Virginia Farmland Preservation Fund established in § 3.2-201, 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 $870,226 the first year and $870,226 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.
### ITEM 88.

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J. Out of the amounts in this Item, $32,900 the first year and $32,900 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 and $75,000 the second 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.

2. Projects supported with these funds will encompass a crop, or crops, which have a unique 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, priority shall be given to crops for which a commercial processor(s) or packer(s), operates within Virginia, and due to the specialty crop not currently being commercially grown in Virginia, this crop is currently imported into Virginia. The goal of the project is to improve 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 as inputs and substitutes for an imported commodity.

89. Economic Development Services (53400) ......................... $1,110,000 $1,110,000

Financial Assistance for Economic Development (53410) ................................................................. $1,110,000 $1,110,000

Fund Sources: General ........................................................ $1,110,000 $1,110,000

Authority: Title 3.2, Chapter 3.1, Code of Virginia.

A.1. Out of the amounts in this Item, $1,000,000 the first year and $1,000,000 the second year from the general fund shall be deposited to the Governor’s Agriculture and Forestry Industries Development Fund for the payment of grants or loans in accordance § 3.2-303 et seq., Code of Virginia. In addition to the amounts included in this Item, the Governor at his discretion may authorize the expenditure of up to $250,000 in each year from the amounts appropriated in Item 101.A.1.

2. Of the amounts provided for the fund, $250,000 the first year and $250,000 the second year shall be used to improve local economic development efforts related to agribusiness.

B. Out of the amounts in this Item, $110,000 the first year and $110,000 the second year may be used by the department to pay administrative costs.

90. Plant Pest and Disease Control (53500) ......................... $3,345,390 $3,345,390

Plant Pest and Disease Prevention and Control Services (53504) ................................................................. $3,345,390 $3,345,390

Fund Sources: General ........................................................ $1,972,669 $1,972,669

Special ................................................................. $295,235 $295,235

Federal Trust ........................................................ $1,077,486 $1,077,486

Authority: Title 3.2, Chapters 7, 8, 9, 10, 28, and 44; Title 15.2, Chapter 18, Code of Virginia.

Out of the amounts in this Item, $125,000 the first year and $125,000 the second year from the general fund shall be deposited to the Beehive Grant Fund for the payment of grants in accordance with § 3.2-4415 et seq., Code of Virginia.

91. Agriculture and Food Homeland Security (54100) .......... $388,184 $388,184

Agricultural and Food Emergencies Prevention and Response (54101) ................................................................. $388,184 $388,184
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<td>Consumer Affairs (55000)</td>
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<td>Title 3.2, Chapters 7, 51, 60, and 65, Code of Virginia.</td>
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<td>Consumer Affairs - Regulation and Consumer Education (55001)</td>
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<td>Title 3.2, Chapter 1; Title 57, Chapters 4 and 5; Title 59.1, Chapters 24, 25, 25.1, 34, and 36, Code of Virginia.</td>
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<td>93.</td>
<td>Regulation of Business Practices (55200)</td>
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<td>Title 3.2, Chapters 43, 47, 55.1, 56, 57, and 58; Title 61.1, Chapter 7; and Title 59.1, Chapter 12, Code of Virginia.</td>
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<td>94.</td>
<td>Food Safety and Security (55400)</td>
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<td>Title 3.2, Chapters 51, 52, 53, 54, 55, and 60, Code of Virginia.</td>
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In lieu of periodic inspections by the Commissioner, Department of Agriculture and Consumer Services, any person whose weights and measures devices, as defined in § 3.2-5600, et seq., Code of Virginia, which are used for a commercial purpose may select to provide for the inspection and testing of all such weights and measures to determine the accuracy and correct operation of the equipment or device. The owner shall have all such weights and measures devices tested at least annually by a service agency that is registered pursuant to § 3.2-5702, Code of Virginia. Weights and measures that have been rejected by a service agency shall not be used again commercially until they have been officially reexamined by the rejecting authority or an inspector employed by the Commissioner, and found to be in compliance with Chapter 56, Title 3.2, Code of Virginia. The owner of such weights and measures devices, or third-party agencies on behalf of the owner, shall report to the Commissioner on an annual basis in a manner prescribed by the Commissioner the results of all testing, including (i) the number of inspections completed, (ii) the number of failures in the weights and measures equipment or devices, and (iii) the actions taken to correct any inaccuracies in the equipment or devices.

A. Each establishment under the authority of the Regulation of Meat Products that is requesting overtime or holiday inspection shall pay that part of the actual cost of the inspection services.

B. The Commissioner, Department of Agriculture and Consumer Services, is authorized to collect an annual inspection fee, not to exceed $40, from all establishments that are subject to inspection pursuant to Title 3.2, Chapter 51, Code of Virginia. However, any such establishment that is subject to any permit fee, application fee, inspection fee, risk assessment fee, or similar fee imposed by any locality shall be subject to this annual inspection fee only to the extent that the annual inspection fee and the locally-imposed fee, when combined, do not exceed the $40 maximum.
exceed $40. This fee structure shall be subject to the approval of the Secretary of Agriculture and Forestry. Any food bank, second harvest certified food bank, food bank member charity, or other food related activity which is exempt from taxation under 26 U.S.C. § 501 (c) (3), which maintains a food handling or storage facility, or any food-related program operated by any Community Services Board, as defined in Title 37.2, Chapter 5, Code of Virginia, shall be exempt from this inspection fee. Also, a producer of fruits and herbs that are dried, without the addition of any other ingredients, and sold only at a local farmers' market shall be exempt from the fee.

95. Regulation of Products (55700) ......................................... $5,579,910 $5,579,910
Pesticide Regulation and Applicator Certification (55704) ......................................................... $3,325,620 $3,325,620
Regulation of Feed, Seed, and Fertilizer Products (55706) ................................................................. $2,254,290 $2,254,290
Fund Sources: General........................................................ $520,943 $520,943
Dedicated Special Revenue.................................... $4,239,433 $4,239,433
Federal Trust....................................................... $819,534 $819,534
Authority: Title 3.2, Chapters 1, 36, 37, 39, 40, 43, 47, 48, and 49; Title 18.2, Chapter 6; and Title 59.1, Chapter 12, Code of Virginia.

The Office of Pesticide Services shall publish a report on the activities, educational programs, research, and grants administered through the Pesticide Control Act Fund to the Board of Agriculture and Consumer Services by October 15 of each year.

96. Regulation of Charitable Gaming Organizations (55900) .................................................. $1,520,447 $1,520,447
Charitable Gaming Regulation and Enforcement (55907) ............................................................ $1,520,447 $1,520,447
Fund Sources: General........................................................ $1,520,447 $1,520,447
Authority: Title 18.2, Chapter 8, Code of Virginia.

A. Notwithstanding § 18.2-340.31, Code of Virginia, any and all fees paid by any organization conducting charitable gaming under a permit issued by the department, including audit and administrative fees and permit fees, shall be deposited to the general fund.

B. The department shall deposit into the Investigation Fund any assets it receives as a result of a law enforcement seizure and subsequent forfeiture by either a state or federal court. The fund shall be used to defray the expenses of investigation and enforcement actions and to purchase equipment for enforcement purposes.

97. Administrative and Support Services (59900).................... $9,440,874 $9,361,836
General Management and Direction (59901).................. $9,440,874 $9,361,836
Fund Sources: General........................................................ $7,968,857 $7,889,819
Special................................................................. $1,234,186 $1,234,186
Trust and Agency.................................................. $135,219 $135,219
Federal Trust....................................................... $84,612 $84,612
Authority: Title 3.2, Chapters 1, 5, 6 and 29; Title 10.1, Chapter 5, Code of Virginia.

Total for Department of Agriculture and Consumer Services........................................................ $62,757,274 $63,104,327
General Fund Positions........................................... 321.00 321.00
Nongeneral Fund Positions................................. 205.00 205.00
ITEM 97.

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| Fund Sources: General | $33,176,063 | $33,523,116 |
| Special              | $5,532,424  | $5,532,424   |
| Trust and Agency     | $6,606,146  | $6,606,146   |
| Dedicated Special Revenue | $8,523,086 | $8,523,086 |
| Federal Trust        | $8,919,555  | $8,919,555   |

§ 1-34. DEPARTMENT OF FORESTRY (411)

98. Forest Management (50100) ................................................. $28,737,263 $29,295,254
Reforestation Incentives to Private Forest Land Owners (50102) .................................................. $2,398,431 $2,728,142
Forest Conservation, Wildfire & Watershed Services (50103) .................................................. $22,443,854 $22,672,134
Tree Restoration and Improvement, Nurseries & State-Owned Forest Lands (50104) ............... $3,219,978 $3,219,978
Financial Assistance for Forest Land Management (50105) .................................................. $675,000 $675,000

Fund Sources: General ........................................................ $15,895,367 $16,446,507
Special ......................................................... $7,703,763  $7,710,614
Trust and Agency ....................................... $102,830      $102,830
Dedicated Special Revenue ......................... $74,535       $74,535
Federal Trust ................................................. $4,960,768  $4,960,768

Authority: Title 10.1, Chapter 11, and Title 58.1, Chapter 32, Article 4, Code of Virginia.

A. The State Forester is hereby authorized to utilize any unobligated balances in the fire suppression fund authorized by § 10.1-1124, Code of Virginia, for the purpose of acquiring replacement equipment for forestry management and protection operations.

B. In the event that budgeted amounts for forest fire suppression are insufficient to meet forest fire suppression demands, such amounts as may be necessary for this purpose may be transferred from Item 468 of this act to the Department of Forestry, with the approval of the Director, Department of Planning and Budget.

C. The department shall provide technical assistance and project supervision in the aerial spraying of herbicides on timberland on landowner property. In addition to recovering the direct cost associated with the spraying contract, the department may charge an administrative fee for this service.

D. The Department of Forestry, in cooperation with the Department of Corrections, shall increase the use of inmate labor for routine and special work projects in state forests.

E. The department shall report by December 15 of each year on the progress of implementing the silvicultural water quality laws in Virginia. The report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees.

F. The appropriation in Reforestation Incentives to Private Forest Land Owners include $791,499 the first year and $1,121,210 the second year from the general fund for the Reforestation of Timberlands Program. This appropriation shall be deemed sufficient to meet the provisions of Titles 10.1 and 58.1, Code of Virginia. Out of this appropriation, up to $147,500 the first year from the general fund may be used for replacement of the Department of Forestry's accounts receivable fiscal system.

G. Out of this appropriation, $394,605 the first year and $394,605 the second year from the general fund is included for the purchase of forest fire protection equipment through the state's master equipment lease purchase program.
H. The department is authorized to enter into an agreement with a private entity for a pilot program to place a communication tower on department-owned property that is designed to blend with the surrounding landscape to the greatest extent practicable. Notwithstanding any other provision of law, any revenues received from such an agreement shall be retained by the department and used for forest land management.

I. The department is authorized to sell property located at 2010 Sandy Hook Road, Goochland, Virginia, 23063. Notwithstanding any other provision of law, the net proceeds of this transaction, estimated at $150,000, shall be retained by the department, deposited into a nongeneral fund account, and used for costs incurred replacing current information technology equipment with technology and equipment appropriate to the department’s operational needs.

J.1. The State Comptroller shall continue the Virginia State Forest Mitigation and Acquisition Fund and the Long Term Mitigation Fund as established in Item 102, Chapter 806, 2013 Acts of Assembly. All moneys in these funds shall be used as provided for in this Item and in Item 102, Chapter 806, 2013 Acts of Assembly.

2.a. An amount estimated at $9,840,690 from dedicated special revenue shall be deposited into the Virginia State Forest Mitigation Acquisition Fund, contingent upon ratification of a stream mitigation purchase and sale agreement between the Department of Forestry and Henrico County. This amount represents the proceeds from the stream mitigation transaction, which is based upon the Cumberland State Forest Stream Buffer Preservation Stewardship Plan. Such agreement shall be limited to fulfill no more than 75 percent of the required stream credits for the Cobbs Creek Reservoir project. All additional required credits shall be acquired from other sources. With the exception of the amounts prescribed in paragraph J.2.b. of this item, these funds shall be used solely for forest land or conservation easement acquisition.

b. Out of these amounts, a minimum of seven percent, or such amount as agreed to by the parties in the purchase and sale agreement shall be deposited into the Long Term Mitigation Fund, and shall be used only for long term management in accordance with the terms of the final mitigation plan, as approved by the U.S. Army Corps of Engineers, the State Water Control Board, and any other applicable authorities.

3. For any such future mitigation projects, no state forest land shall be used to provide compensatory mitigation for wetland or stream impacts of any public or private project until such time as due consideration has been given to the availability of mitigation credits available from private sources. State forest land means all sites, roadways, game food patches, ponds, lakes, streams, rivers, beaches, and lakes to which the Department of Forestry holds title for use, development, and administration.

Total for Department of Forestry............................... $28,737,263 $29,295,254

General Fund Positions.............................................. 173.59 174.59
Nongeneral Fund Positions................................. 113.41 113.41
Position Level ...................................................... 287.00 288.00

Fund Sources: General............................................. $15,895,367 $16,446,507
Special.................................................. $7,703,763 $7,710,614
Trust and Agency ................. $102,830 $102,830
Dedicated Special Revenue........... $74,535 $74,535
Federal Trust................................................. $4,960,768 $4,960,768

§ 1-35. AGRICULTURAL COUNCIL (307)

99. Agricultural and Seafood Product Promotion and Development Services (53000)......................... $490,334 $490,334
Grants for Agriculture, Research, Education and Services (53001)........................................ $490,334 $490,334

Fund Sources: Dedicated Special Revenue........ $490,334 $490,334

Authority: Title 3.2, Chapter 29, Code of Virginia.
ITEM 99.

Total for Agricultural Council.............................................. $490,334 $490,334

Fund Sources: Dedicated Special Revenue........................ $490,334 $490,334

§ 1-36. VIRGINIA RACING COMMISSION (405)

99.10. Economic Development Services (53400)................................. $1,500,000 $1,500,000
Financial Assistance to the Horse Breeding Industry (53411)........................ $1,500,000 $1,500,000

Fund Sources: Special......................................................... $1,500,000 $1,500,000

Authority: Title 59.1, Chapter 29, Code of Virginia.

99.20. Regulation of Horse Racing and Pari-Mutuel Betting (55800)................................. $1,626,889 $1,616,161
License and Regulate Horse Racing and Pari-Mutuel Wagering (55801)........................ $1,626,889 $1,616,161

Fund Sources: Special......................................................... $1,626,889 $1,616,161

Authority: Title 59.1, Chapter 29, Code of Virginia.

A. Out of this appropriation, the members of the Virginia Racing Commission shall receive compensation and reimbursement for their reasonable expenses in the performance of their duties, as provided in § 2.2-2104, Code of Virginia.

B. Notwithstanding the provisions of § 59.1-392, Code of Virginia, up to $255,000 the first year and $255,000 the second year shall be transferred to Virginia Polytechnic Institute and State University to support the Virginia-Maryland Regional College of Veterinary Medicine.

C. Any revenues received during the biennium and which are due to the commission pursuant to § 59.1-364 et seq., Code of Virginia, shall be used first to fund the operating expenses of the commission as appropriated in this item. Any change in operating expenses as herein appropriated requires the approval of the Department of Planning and Budget. Any revenues in excess of amounts required for commission operations as appropriated under the provisions of this act and amounts payable to specific entities pursuant to § 59.1-392 and appropriated in paragraphs B and D of this item, shall revert to the general fund.

D. Out of these amounts, the obligations set out in § 59.1-392 D. 5., D.6., G.5., G.6., K.3., K.4., K.5., N.3., N.4., and N.5., Code of Virginia, shall be fully funded.

E. In the event revenues exceed the appropriated amounts in this item, the Virginia Racing Commission is authorized to seek an administrative appropriation, up to $700,000, from the Director, Department of Planning and Budget, to develop programs or award grants for the promotion and marketing, sustenance and growth of the Virginia horse industry, including horse breeding. In no event, however, shall any funds be expended for that purpose that would cause the reversion to the general fund required by Paragraph C above to fall below $100,000 the first year and $50,000 the second year.

Total for Virginia Racing Commission.............................................. $3,126,889 $3,116,161

Nongeneral Fund Positions................................................... 10.00 10.00
Position Level ................................................................. 10.00 10.00

Fund Sources: Special......................................................... $3,126,889 $3,116,161

TOTAL FOR OFFICE OF AGRICULTURE AND FORESTRY.............................................. $95,471,198 $96,366,085

General Fund Positions....................................................... 497.59 498.59
ITEM 99.20.

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</table>

Fund Sources:

- **General**
  - First Year FY2015: $49,430,868
  - Second Year FY2016: $50,329,632
- **Special**
  - First Year FY2015: $16,363,076
  - Second Year FY2016: $16,359,199
- **Trust and Agency**
  - First Year FY2015: $6,708,976
  - Second Year FY2016: $6,708,976
- **Dedicated Special Revenue**
  - First Year FY2015: $9,087,955
  - Second Year FY2016: $9,087,955
- **Federal Trust**
  - First Year FY2015: $13,880,323
  - Second Year FY2016: $13,880,323
OFFICE OF COMMERCE AND TRADE

§ 1-37. SECRETARY OF COMMERCE AND TRADE (192)

100. Administrative and Support Services (79900) $658,935 $659,948
General Management and Direction (79901) $658,935 $659,948
Fund Sources: General $658,935 $659,948

Authority: Title 2.2, Chapter 2, Article 3; § 2.2-201, Code of Virginia.

A. It is the intent of the General Assembly that state programs providing financial, technical, or training assistance to local governments for economic development projects or directly to businesses seeking to relocate or expand operations in Virginia should not be used to help a company relocate or expand its operations in one or more Virginia communities when the same company is simultaneously closing facilities in other Virginia communities. It is the responsibility of the Secretary of Commerce and Trade to enforce this policy and to inform the Chairmen of the Senate Finance and House Appropriations Committees in writing of the justification to override this policy for any exception.

B. The Secretary shall develop and implement, as a component of the comprehensive economic development policy requirements as established in § 2.2-205, Code of Virginia, a strategic workforce development plan for the Commonwealth.

Total for Secretary of Commerce and Trade $658,935 $659,948

General Fund Positions 7.00 7.00
Position Level 7.00 7.00
Fund Sources: General $658,935 $659,948

Economic Development Incentive Payments (312)

Fund Sources: General $51,910,436 $67,613,444
Dedicated Special Revenue $250,000 $250,000

Authority: Discretionary Inclusion.

A.1. Out of the amounts in this Item, $10,000,000 the first year and $10,000,000 the second year from the general fund shall be deposited to the Governor’s Development Opportunity Fund, as established in § 2.2-115, Code of Virginia. Such funds shall be used at the discretion of the Governor, subject to prior consultation with the Chairmen of the House Appropriations and Senate Finance Committees, to attract economic development prospects to locate or expand in Virginia. If the Governor, pursuant to the provisions of § 2.2-115, E.1., Code of Virginia, determines that a project is of regional or statewide interest and elects to waive the requirement for a local matching contribution, such action shall be included in the report on expenditures from the Governor's Development Opportunity Fund required by § 2.2-115, F., Code of Virginia. Such report shall include an explanation on the jobs anticipated to be created, the capital investment made for the project, and why the waiver was provided.

2. The Governor may allocate these funds as grants or loans to political subdivisions. Loans shall be approved by the Governor and made in accordance with procedures established by the Virginia Economic Development Partnership and approved by the State Comptroller. Loans shall be interest-free unless otherwise determined by the Governor and shall be repaid to the general fund of the state treasury. The Governor may establish the interest rate to be charged, otherwise, any interest charged shall be at market rates as determined by the State Treasurer and shall be indicative of the duration of the loan. The Virginia Economic Development Partnership shall be responsible for monitoring repayment of such loans and reporting the receivables to the State Comptroller as required.
3. Funds may be used for public and private utility extension or capacity development on and off site; road, rail, or other transportation access costs beyond the funding capability 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 buildings; grants or loans to an industrial development authority, housing and redevelopment authority, or other political subdivision pursuant to their duties or powers; training; or anything else permitted by law.

4. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

5. It is the intent of the General Assembly that the Virginia Economic Development Partnership shall work with localities awarded grants from the Governor'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 Governor's Development 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 Governor’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. Out of the appropriation for this Item, $5,400,000 the first year and $3,800,000 the second year from the general fund shall be deposited to the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Fund to be used to pay semiconductor memory or logic wafer manufacturing performance grants in accordance with § 59.1-284.14.1, Code of Virginia.

C.1. Out of the appropriation for this Item, $3,957,289 the first year and $3,602,914 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.

2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

D.1. Out of the appropriation for this Item, $6,800,000 the first year and $6,800,000 the second year from the general fund shall be deposited to the Major Eligible Employer Grant subfund of the Virginia Investment Partnership Grant Fund to be used to pay investment performance grants in accordance with § 2.2-5102, Code of Virginia.

2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

E. Out of the appropriation for this Item, $2,400,000 the first year and $2,400,000 the second year from the general fund and an amount estimated at $250,000 the first year and $250,000 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.

F. Out of the appropriation for this Item, $648,000 the first year and $13,842,000 the second year from the general fund shall be used in support of the location of an aerospace engine facility in Prince George County. The funds may be used for grants in accordance with §§ 59.1-284.20, 59.1-284.21, and 59.1-284.22, Code of Virginia. The Director, Department of Planning and Budget shall transfer these funds to the impacted state agencies upon request to the Director, Department of Planning and Budget by the respective state agency.

G.1. Out of the appropriation for this Item, $4,500,000 the first year and $5,900,000 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.
2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

H. Out of the appropriation for this Item, $8,029,323 the first year and $7,592,582 the second year from the general fund shall 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.

I. Out of the appropriation for this Item, $2,800,000 the first year and $2,800,000 the second year shall be deposited into the Commonwealth Research Commercialization Fund created pursuant to § 2.2-2233.1, Code of Virginia. Of the amounts provided for the Commonwealth Research Commercialization Fund, up to $1,500,000 the first year and $1,500,000 the second year shall be used for a Small Business Innovation Research Matching Fund Program for Virginia-based technology businesses and, for matching funds for recipients of federal Small Business Technology Transfer (STTR) awards for Virginia-based small businesses. Any monies from these amounts that have not been allocated at the end of each fiscal year shall not revert to the general fund but shall be distributed for other purposes designated by the Research and Technology Investment Advisory Committee and aligned with the Research and Technology Roadmap.

Businesses meeting the following criteria shall be eligible to apply for an award to be administered by the Research and Technology Investment Advisory Committee:

1. The applicant has received an STTR award targeted at the development of qualified research or technologies;

2. At least 51 percent of the applicant's employees reside in Virginia; and

3. At least 51 percent of the applicant's property is located in Virginia.

Applicants shall be eligible for matching grants of up to $100,000 for Phase I awards and up to $500,000 for Phase II awards. All applicants shall be required to submit a commercialization plan with their application. Any unused funds shall not revert to the general fund but shall remain in the Commonwealth Research and Commercialization Fund. Notwithstanding the provisions of § 2.2-2233.1 D.6 unused funding from the Fund shall be awarded as originally intended by the Research and Technology Investment Advisory Committee and only reallocated if sufficient demand does not exist for the original allocation.

J.1. Out of the appropriation for this Item, $2,500,000 the second year from the general fund shall be provided for a non-stock corporation research consortium initially comprised of the University of Virginia, Virginia Commonwealth University, Virginia Polytechnic Institute and State University, George Mason University and the Eastern Virginia Medical School. In addition, the consortium is authorized to utilize up to $2,500,000 in the first year from unobligated funding previously appropriated to the consortium for FY 2013 in Item 105 M.1. of Chapter 3, 2012 Special Session I. The consortium will contract with private entities, foundations and other governmental sources to capture and perform research in the biosciences. Initial exclusive focus will be around the Virginia core strength areas of Bio-Informatics and Medical Informatics, Point of Care Diagnostics and Drug Discovery and Delivery. The funding to be provided for research under this Item must be matched at least dollar-for-dollar by funding provided by such private entities, foundations and other governmental sources. The Director, Department of Planning and Budget, is authorized to provide these funds to the non-stock corporation research consortium referenced in this paragraph upon request filed with the Director, Department of Planning and Budget by the non-stock corporation research consortium.

2. Other publicly-supported institutions of higher education in the Commonwealth may choose to join the consortium as participating institutions. Participation in the consortium by the five founding institutions and by other participating institutions choosing to join will require a cash contribution from each institution in each year of participation of at least $50,000, or a larger amount to be determined by the consortium.

3. No research will be funded by the consortium unless at least two of the participating institutions, including the five founding institutions and any other institutions choosing to join, are actively and significantly involved in collaborating on the research. No research will
be funded by the consortium unless the research topic has been vetted by a scientific advisory board and holds potential for high impact near-term success in generating other sponsored research, creating spin-off companies or otherwise creating new jobs. The consortium will set guidelines to disburse research funds based on advisory board findings. The consortium will have near-term sustainability as a goal, along with corporate-sponsored research gains, new Virginia company start-ups, and job creation milestones.

4. Of these funds, up to $250,000 the first year and $250,000 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.

5. The Virginia Economic Development Partnership, in consultation with the publicly-supported institutions of higher education in the Commonwealth participating in the consortium, shall provide to the Governor, and the Chairmen of the Senate Finance and House Appropriations committees, by November 1 of each year a written report summarizing the activities of the consortium, including, but not limited to, a summary of how any funds disbursed to the consortium during the previous fiscal year were spent, and the consortium's progress during the fiscal year in expanding upon existing research opportunities and stimulating new research opportunities in the Commonwealth.

6. The accounts and records of the consortium shall be made available for review and audit by the Auditor of Public Accounts upon request.

K.1. Out of this appropriation, $200,272 the first year and $200,347 the second year from the general fund shall be provided to the Virginia-Israel Advisory Board.

2. The Virginia-Israel Advisory Board shall seek prior approval of all travel and related expenditures from the Secretary of Commerce and Trade.

3. The Virginia-Israel Advisory Board shall report by January 15 of each year to the Chairmen of the Senate Finance and House Appropriations Committees on the board's activities and expenditure of state funds.

L. Out of this appropriation, $5,669,833 the first year and $5,669,833 the second year from the general fund shall be available for eligible businesses under the Virginia Jobs Investment Program. Pursuant to § 2.2-1611, Code of Virginia, the appropriation provided for the Virginia Jobs Investment Program for eligible businesses shall be deposited to the Virginia Jobs Investment Program Fund.

M.1. Out of this appropriation, $1,500,000 the first year and $1,500,000 the second year from the general fund shall be transferred to the Department of Mines, Minerals and Energy for deposit to the Biofuels Production Fund established pursuant to § 45.1-393, Code of Virginia, to be used solely for the purposes of providing grants to certain producers of biofuels as provided for in House Bill 1025, as adopted by the 2014 Session of the General Assembly. With the exception of the provisions of paragraphs N.3. of this Item, grant payments from the Fund shall be made in accordance with the provisions of § 45.1-394, Code of Virginia.

2. The Secretary of Agriculture and Forestry shall assist any producer that commences qualifying sales of neat biofuels in identifying potential producers of agricultural feedstock sources within 100 miles of the primary biofuels production site and shall examine the feasibility of establishing a cooperative association to meet the feedstock requirements of any such producer. The Secretary of Agriculture and Forestry and the Secretary of Natural Resources shall work within the structure of existing funding for agricultural best management practices from the Water Quality Improvement Fund to develop additional incentives to encourage farmers to produce winter cover crops utilized in biofuels production.

3. As part of the certification process required pursuant to § 45.1-394 D., Code of Virginia, to be eligible for a grant pursuant to this appropriation, the producer shall also provide evidence that feedstock used in the production of the qualifying neat biofuels was derived from Virginia-grown agricultural products to the greatest extent such feedstock materials are available from Virginia sources.
N. Out of this appropriation, $1,000,000 the second year from the general fund shall be provided to Fairfax County to support efforts to host an international athletic competition in 2015. The funds shall be used in accordance with a memorandum of understanding between the Commonwealth and Fairfax County.

Total for Economic Development Incentive Payments .... $52,160,436 $67,863,444

Fund Sources: General ........................................................ $51,910,436 $67,613,444
Dedicated Special Revenue ............................................ $250,000 $250,000

Grand Total for Secretary of Commerce and Trade ...... $52,819,371 $68,523,392

General Fund Positions....................................................... 7.00 7.00
Position Level ................................................................. 7.00 7.00
Fund Sources: General ........................................................ $52,569,371 $68,273,392
Dedicated Special Revenue ............................................ $250,000 $250,000

§ 1-38. BOARD OF ACCOUNTANCY (226)

102. Regulation of Professions and Occupations (56000) .... $1,648,449 $1,648,465
Accountant Regulation (56001) ........................................ $1,648,449 $1,648,465
Fund Sources: Dedicated Special Revenue ....................... $1,648,449 $1,648,465

Authority: Title 54.1, Chapter 44, Code of Virginia.

Total for Board of Accountancy ........................................ $1,648,449 $1,648,465

Nongeneral Fund Positions ............................................ 12.00 12.00
Position Level ................................................................. 12.00 12.00
Fund Sources: Dedicated Special Revenue ....................... $1,648,449 $1,648,465

§ 1-39. DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT (165)

103. Housing Assistance Services (45800) ................. $213,026,376 $213,026,376
Housing Assistance (45801) .............................................. $189,465,073 $189,958,704
Homeless Assistance (45804) ...................................... $19,276,303 $18,782,672
Financial Assistance for Housing Services (45805) ........ $4,285,000 $4,285,000

Fund Sources: General .................................................... $13,142,954 $13,142,954
Special ............................................................... $344,537 $344,537
Dedicated Special Revenue ............................................ $100,000 $100,000
Federal Trust ............................................................. $199,438,885 $199,438,885

Authority: Title 36, Chapters 1.4, 8, 9, and 11; and Title 58.1, Chapter 3, Articles 4 and 13, Code of Virginia.

A. Out of the amounts in this Item, $3,482,705 from the general fund, $100,000 from dedicated special revenue, and $3,427,000 from federal trust funds the first year and $3,482,705 from the general fund, $100,000 from dedicated special revenue, and $3,427,000 from federal trust funds the second year shall be provided to support services for persons at risk of or experiencing homelessness and housing for populations with special needs, and $4,050,000 the first year and $4,050,000 the second year from the general fund shall be provided for homeless prevention. Of the general fund amount provided, the department is authorized to use up to two percent in each year for program administration. The amounts allocated for services for persons at risk of or experiencing homelessness shall be matched through local or private sources. Any balances for the purposes specified in this paragraph which are unexpended on June 30, 2015, and June 30, 2016, shall not revert to the general fund but shall be carried forward and reappropriated.
B. Out of the amounts in this Item, $330,453 the first year and $330,453 the second year from the general fund shall be provided for a child service coordinator referral system in homeless service programs serving minor children.

C. The department shall report to the Chairmen of the Senate Finance, the House Appropriations Committees, and the Director, Department of Planning and Budget, by November 4 of each year on the state's homeless programs, including, but not limited to, the number of (i) emergency shelter beds, (ii) transitional housing units, (iii) single room occupancy dwellings, (iv) homeless intervention programs, (v) homeless prevention programs, and (vi) the number of homeless individuals supported by the permanent housing state funding on a locality and statewide basis and the accomplishments achieved by the additional state funding provided to the program in the first year. The report shall also include the number of Virginians served by these programs, the costs of the programs, and the financial and in-kind support provided by localities and nonprofit groups in these programs. In preparing the report, the department shall consult with localities and community-based groups.

D. The department shall continue to collaborate with the Department of Veteran Services to ensure coordinated efforts towards reducing homelessness among veterans.

E. Out of the amounts in this Item, $15,800,000 the first year and $15,800,000 the second year from federal trust funds shall be provided to support Virginia affordable housing programs and the Indoor Plumbing Program.

F. As part of the plan required by § 36-142 E, Code of Virginia, the department shall also report on the impact of the loans and grants awarded through the fund, including but not limited to, (i) the number affordable rental housing units repaired or newly constructed, (ii) the number of individuals receiving down payment and/or closing assistance, and (iii) the accomplishments in reducing homelessness achieved by the additional support provided through the fund.

G. Out of the amounts in this Item, $50,000 the first year and $50,000 the second year from the general fund and one position shall be provided to support the administrative costs associated with administering the tax credits authorized pursuant to §§ 36-55.63 and 58.1-435, Code of Virginia.

**ITEM 104.**

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<th>Community Development Services (53300)</th>
<th>$39,425,438</th>
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<td>Community Development and Revitalization (53301)</td>
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<td>Financial Assistance for Regional Cooperation (53303)</td>
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<td>Financial Assistance for Community Development (53305)</td>
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<td>Federal Trust</td>
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Authority: Title 15.2, Chapter 13, Article 3 and Chapter 42; Title 36, Chapters 8, 10 and 11; and Title 59.1, Chapter 22, Code of Virginia.

A. Out of the amounts in this Item, $351,930 the first year and $351,930 the second year from the general fund is provided for annual membership dues to the Appalachian Regional Commission. These dues are payable from the amounts for Community Development and Revitalization.

B. The department and local program administrators shall make every reasonable effort to provide participants basic financial counseling to enhance their ability to benefit from the Indoor Plumbing Program and to foster their movement to economic self-sufficiency.

C. Out of the amounts in this Item shall be paid from the general fund in four equal quarterly installments each year:

1. To the Lenowisco Planning District Commission, $75,971 the first year and $75,971 the second year, which includes $38,610 the first year and $38,610 the second year for responsibilities originally undertaken and continued pursuant to § 15.2-4207, Code of Virginia, and the Virginia Coalfield Economic Development Authority.
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<th>Item Details($)</th>
<th>Appropriations($)</th>
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<td>First Year</td>
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2. To the Cumberland Plateau Planning District Commission, $75,971 the first year and $75,971 the second year, which includes $42,390 the first year and $42,390 the second year for responsibilities originally undertaken and continued pursuant to § 15.2-4207, Code of Virginia, and the Virginia Coalfield Economic Development Authority.

3. To the Mount Rogers Planning District Commission, $75,971 the first year and $75,971 the second year.

4. To the New River Valley Planning District Commission, $75,971 the first year and $75,971 the second year.

5. To the Roanoke Valley-Alleghany Regional Commission, $75,971 the first year and $75,971 the second year.

6. To the Central Shenandoah Planning District Commission, $75,971 the first year and $75,971 the second year.

7. To the Northern Shenandoah Valley Regional Commission, $75,971 the first year and $75,971 the second year.

8. To the Northern Virginia Regional Commission, $151,943 the first year and $151,943 the second year.

9. To the Rappahannock-Rapidan Regional Commission, $75,971 the first year and $75,971 the second year.

10. To the Thomas Jefferson Planning District Commission, $75,971 the first year and $75,971 the second year.

11. To the Region 2000 Local Government Council, $75,971 the first year and $75,971 the second year.

12. To the West Piedmont Planning District Commission, $75,971 the first year and $75,971 the second year.

13. To the Southside Planning District Commission, $75,971 the first year and $75,971 the second year.

14. To the Commonwealth Regional Council, $75,971 the first year and $75,971 the second year.

15. To the Richmond Regional Planning District Commission, $113,957 the first year and $113,957 the second year.

16. To the George Washington Regional Commission, $75,971 the first year and $75,971 the second year.

17. To the Northern Neck Planning District Commission, $75,971 the first year and $75,971 the second year.

18. To the Middle Peninsula Planning District Commission, $75,971 the first year and $75,971 the second year.

19. To the Crater Planning District Commission, $75,971 the first year and $75,971 the second year.

20. To the Accomack-Northampton Planning District Commission, $75,971 the first year and $75,971 the second year.

21. To the Hampton Roads Planning District Commission $151,943 the first year, and $151,943 the second year.
D. Out of the amounts in this Item, $968,442 the first year and $968,442 the second year from the general fund shall be provided for the Southeast Rural Community Assistance Project (formerly known as the Virginia Water Project) operating costs and water and wastewater grants. The department shall disburse the total payment each year in twelve equal monthly installments.

E.1. Out of the amounts in this Item, $95,000 the first year and $95,000 the second year from the general fund shall be provided for the Center for Rural Virginia. The department shall report periodically to the Chairmen of the Senate Finance and House Appropriations Committees on the status, needs and accomplishments of the center.

2. As part of its mission, the Center for Rural Virginia shall monitor the implementation of the budget initiatives approved by the 2005 Session of the General Assembly for rural Virginia and shall report periodically to the Chairmen of the Senate Finance and House Appropriations Committees on the effectiveness of these various programs in addressing rural economic development problems.

F. The department shall leverage any appropriation provided for the capital costs for safe drinking water and wastewater treatment in the Lenowisco, Cumberland Plateau, or Mount Rogers planning districts with other state moneys, federal grants or loans, local contributions, and private or nonprofit resources.

G. Out of the amounts in this Item, $71,250 the first year and $71,250 the second year from the general fund shall be provided to support The Crooked Road: Virginia’s Heritage Music Trail.

H. Out of the amounts in this Item, $2,000,000 the first year and $2,000,000 the second year from the general fund shall be deposited to the Virginia Removal or Rehabilitation of Derelict Structures Fund to support industrial site revitalization.

I. Out of the amounts in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be provided for the Virginia Main Street Program. This amount shall be in addition to other appropriations for this activity.

105. Economic Development Services (53400) ......................... $12,423,354 $12,423,354
Financial Assistance for Economic Development (53410) ................................................................................ $12,423,354 $12,423,354
Fund Sources: General........................................................ $12,423,354 $12,423,354
Authority: Title 59.1, Chapters 22 and 49, Code of Virginia.

Out of the amounts in this Item, $12,150,000 the first year and $12,150,000 the second year from the general fund shall be provided to carry out the provisions of §§ 59.1-547 and 59.1-548, Code of Virginia, related to the Enterprise Zone Grant Act. Notwithstanding the provisions of §§ 59.1-547 and 59.1-548, Code of Virginia, the department is authorized to prorate, with no payment of the unpaid portion of the grant necessary in the next fiscal year, the amount of awards each business receives to match the appropriation for this Item. Should actual grants awarded in each fiscal year be less than the amounts provided in this Item, the excess shall not revert to the general fund but shall be deposited to the Virginia Removal or Rehabilitation of Derelict Structures Fund for revitalization purposes.

106. Regulation of Structure Safety (56200) ............................. $2,773,540 $2,773,540
State Building Code Administration (56202) .................... $2,773,540 $2,773,540
Fund Sources: General......................................................... $483,712 $483,712
Special................................................................. $1,989,828 $1,989,828
Dedicated Special Revenue........................ $300,000 $300,000
Authority: Title 15.2, Chapter 9; Title 27, Chapters 1, 6, and 9; Title 36, Chapters 4, 4.1, 4.2, 6, and 8; Title 58.1, Chapter 36, Article 5; and Title 63.2, Chapter 17, Code of Virginia.
### ITEMS 107 to 112

**Governmental Affairs Services (70100)**
- FY2015: $340,390
- FY2016: $340,444

**Intergovernmental Relations (70101)**
- FY2015: $340,390
- FY2016: $340,444

**Fund Sources: General**
- FY2015: $340,390
- FY2016: $340,444

**Authority:** Title 15.2, Subtitle III, Code of Virginia.

**Administrative and Support Services (59900)**
- FY2015: $2,818,145
- FY2016: $2,801,538

**General Management and Direction (59901)**
- FY2015: $2,818,145
- FY2016: $2,801,538

**Fund Sources: General**
- FY2015: $2,274,688
- FY2016: $2,258,081

**Special**
- FY2015: $543,457
- FY2016: $543,457

**Authority:** Title 36, Chapter 8, Code of Virginia.

**Total for Department of Housing and Community Development**
- FY2015: $270,807,243
- FY2016: $270,790,690

**Economic Development Services (53400)**
- FY2015: $969,065
- FY2016: $969,830

**Apprenticeship Program (53409)**
- FY2015: $969,065
- FY2016: $969,830

**Fund Sources: General**
- FY2015: $969,065
- FY2016: $969,830

**Authority:** Title 40.1, Chapter 6, Code of Virginia.

**Regulation of Business Practices (55200)**
- FY2015: $845,709
- FY2016: $846,986

**Labor Law Services (55206)**
- FY2015: $845,709
- FY2016: $846,986

**Fund Sources: General**
- FY2015: $845,709
- FY2016: $846,986

**Authority:** Title 40.1, Chapters 1, 3, 4, and 5, Code of Virginia.

**Regulation of Individual Safety (55500)**
- FY2015: $9,638,704
- FY2016: $9,651,140

**Virginia Occupational Safety and Health Services (55501)**
- FY2015: $9,638,704
- FY2016: $9,651,140

**Fund Sources: General**
- FY2015: $3,395,543
- FY2016: $3,402,578

**Special**
- FY2015: $809,539
- FY2016: $814,940

**Federal Trust**
- FY2015: $5,433,622
- FY2016: $5,433,622

**Authority:** Title 40.1, Chapters 1, 3, 3.2, and 3.3; Title 54.1, Chapter 5; Title 59.1, Chapter 30, Code of Virginia.

**Notwithstanding § 40.1-49.4 D, Code of Virginia, and § 4-2.02 of this act, the Department of Labor and Industry may retain up to $481,350 in civil penalties assessed pursuant to § 40.1-49.4 as the required federal grant match for voluntary protection and voluntary compliance programs.**

**Regulation of Structure Safety (56200)**
- FY2015: $515,036
- FY2016: $515,036

**Authority:** Title 40.1, Chapter 6, Code of Virginia.
### Item 112.

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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
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<td><strong>Boiler and Pressure Vessel Safety Services (56201)</strong></td>
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<td><strong>Authority:</strong> Title 40.1, Chapter 3.1, Code of Virginia.</td>
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<tr>
<td><strong>Administrative and Support Services (59900)</strong></td>
<td>$2,770,089</td>
<td>$2,792,550</td>
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<td><strong>General Management and Direction (59901)</strong></td>
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Total for Department of Labor and Industry: $14,738,603

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<tr>
<td><strong>Geologic and Mineral Resource Investigations, Mapping, and Utilization (50601)</strong></td>
<td>$9,483,309</td>
<td>$9,275,140</td>
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<tr>
<td><strong>Mineral Mining Environmental Protection, Worker Safety and Land Reclamation (50602)</strong></td>
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<tr>
<td><strong>Gas and Oil Environmental Protection, Worker Safety and Land Reclamation (50603)</strong></td>
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<tr>
<td><strong>Coal Environmental Protection and Land Reclamation (50604)</strong></td>
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<tr>
<td><strong>Coal Worker Safety (50605)</strong></td>
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§ 1-41. DEPARTMENT OF MINES, MINERALS AND ENERGY (409)

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<tr>
<td><strong>Special</strong></td>
<td>$5,655,491</td>
<td>$5,685,223</td>
<td>$5,655,491</td>
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<tr>
<td><strong>Trust and Agency</strong></td>
<td>$525,000</td>
<td>$525,000</td>
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<tr>
<td><strong>Dedicated Special Revenue</strong></td>
<td>$173,000</td>
<td>$173,000</td>
<td>$173,000</td>
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<tr>
<td><strong>Federal Trust</strong></td>
<td>$12,477,679</td>
<td>$12,477,679</td>
<td>$12,477,679</td>
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Authority: Title 45.1, Code of Virginia.

A. Out of this appropriation, $31,224 the first year and $31,224 the second year from special funds shall be provided for annual membership dues to the Interstate Mining Compact Commission.

B. Out of this appropriation shall be provided reimbursement for expenses associated with administrative and judicial review when so ordered by a court of competent jurisdiction.

C. Out of this appropriation, $6,119 the first year and $6,119 the second year from the general fund shall be provided for annual membership dues to the Interstate Oil and Gas Compact Commission.

D. The application fee for a coal mine license or a renewal or transfer of a license pursuant to § 45.1-161.58, Code of Virginia, shall be in the amount of $350.
E. The application fee for a mineral mine license or a renewal or transfer of a license pursuant to § 45.1-161.292:31, Code of Virginia, shall be in the amount of $400, except applications submitted electronically, which shall be accompanied by a fee of $330. However, the fee for any person engaged in mining sand or gravel on an area of five acres or less shall be required to pay a fee of $100, except applications submitted electronically, which shall be accompanied by a fee of $80.

F. The application fee for a new oil or gas well permit pursuant to § 45.1-361.29, Code of Virginia, shall be in the amount of $600 and the application fee for permit modifications shall be $300.

G. Out of this appropriation, $250,000 in the first year from the general fund shall be used to fund a study to analyze Virginia’s readiness for offshore oil and gas exploration and production. Specifically, the study will address the concerns raised by the U.S. Department of Interior (DOI) in its decision to exclude Virginia’s lease sale 220 from the DOI 2007-12 Outer Continental Shelf (OCS) 5-year plan. Additionally, the study should address: (1) a detailed overview of the infrastructure needed to support oil and gas exploration and development, and (2) a plan to address any concerns that may be raised by the military. The agency shall report the findings of this study to the Governor, the Secretary of Commerce and Trade, and the Secretary of Natural Resources by April 15, 2015.


Energy Conservation and Alternative Energy Supply Programs (50705).......................................................... $3,622,557 $2,425,206

Fund Sources: General........................................................ $1,570,685 $373,334
Special......................................................... $95,978 $95,978
Federal Trust............................................... $1,955,894 $1,955,894

Authority: Title 45.1, Chapter 26, Code of Virginia.

A. Out of this appropriation, $38,362 the first year and $38,362 the second year from the general fund shall be provided for dues and expenses for the Southern States Energy Board.

B. To defray the costs of implementing the Virginia Energy Management Program, the Department of Mines, Minerals and Energy is authorized to have included in state fuel oil, natural gas, electricity, and similar energy contracts a provision for suppliers to collect from using agencies and remit to the department an administrative surcharge. The surcharge shall reflect the department's actual costs to administer the program. Additionally, the department is authorized, consistent with federal funding rules, to distribute energy-related federal funds as grants or as loans to other state or nonstate agencies for use in financing energy-related projects, and to recover from the recipient an administrative service charge to recover the department's costs of administering such grant or loan programs.

C. Out of this appropriation, $1,000,000 the first year from the general fund shall be provided for research and development to accelerate and assist private development of the Virginia Wind Energy Area and attendant industry.

D. Out of this appropriation, $200,000 the first year from the general fund shall be provided to comply with the provisions of HB 1261 and SB 615, as adopted by the 2014 Session of the General Assembly.

E. Out of this appropriation, $70,000 shall be used in the first year by the Division of Energy to develop the necessary guidelines implementing the provisions of the renewable energy grant program as contemplated by § 45.1-395, Code of Virginia. The Division of Energy shall establish and publish these guidelines no later than December 1, 2014.

116. Administrative and Support Services (59900)................... $3,926,897 $3,929,047

General Management and Direction (59901)....................... $3,926,897 $3,929,047
### CH. 2 ACTS OF ASSEMBLY

<table>
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Authority: Title 45.1, Chapter 14.1, Code of Virginia.

Total for Department of Mines, Minerals and Energy... $35,863,933 $34,490,295

| General Fund Positions | 156.43 | 156.43 |
| Nongeneral Fund Positions | 76.57 | 76.57 |
| Position Level | 233.00 | 233.00 |

Fund Sources: General $13,396,778 $11,992,513

Special $7,043,882 $7,074,509

Trust and Agency $525,000 $525,000

Dedicated Special Revenue $464,700 $464,700

Federal Trust $14,433,573 $14,433,573

### § 1-42. DEPARTMENT OF PROFESSIONAL AND OCCUPATIONAL REGULATION (222)

| 117. | Regulation of Professions and Occupations (56000) | $22,153,069 | $22,153,069 |
| Licensure, Certification, and Registration of Professions and Occupations (56046) | $7,075,699 | $7,075,699 |
| Enforcement of Licensing, Regulating and Certifying Professions and Occupations (56047) | $7,087,572 | $7,087,572 |
| Administrative Services (56048) | $7,989,798 | $7,989,798 |

Fund Sources: Special $1,249,589 $1,249,589

Dedicated Special Revenue $20,568,480 $20,568,480

Federal Trust $335,000 $335,000

Authority: Title 54.1, Chapters 1, 2, 3, 4, 5, 6, 7, 8, 11, 14, 15, 17, 18, 20, 21, 22, 22.1, 23, 23.1, and 23.2; Title 55, Chapters 19, 21, 24, 26, 27, 28, and 29; and Title 36, Chapter 5.1, Code of Virginia.

Costs for professional and occupational regulation may be met by fees paid by the respective professions and occupations.

Total for Department of Professional and Occupational Regulation... $22,153,069 $22,153,069

| Nongeneral Fund Positions | 203.00 | 203.00 |
| Position Level | 203.00 | 203.00 |

Fund Sources: Special $1,249,589 $1,249,589

Dedicated Special Revenue $20,568,480 $20,568,480

Federal Trust $335,000 $335,000

### § 1-43. DEPARTMENT OF SMALL BUSINESS AND SUPPLIER DIVERSITY (350)

| 118. | Economic Development Services (53400) | $8,233,953 | $8,246,586 |
| Minority Business Enterprise Procurement Reporting and Coordination (53406) | $625,116 | $625,116 |
| Minority Business Enterprise Outreach (53407) | $845,596 | $846,094 |
| Minority Business Enterprise Certification (53414) | $488,351 | $488,351 |
| Capital Access Fund for Disadvantaged Businesses (53417) | $39,835 | $39,835 |
| Business Information Services (53418) | $1,416,481 | $1,416,481 |
| Administrative Services (53422) | $746,202 | $758,337 |
| Financial Services for Economic Development (53423) | $4,072,372 | $4,072,372 |

A. The Department of Small Business and Supplier Diversity, in conjunction with the Department of General Services, the Virginia Employment Commission, and the Virginia Department of Transportation, is authorized to conduct analyses of the availability of minority business enterprises in Virginia and the utilization of such businesses by the Commonwealth of Virginia, localities, or private industry in the acquisition of goods and services. The department also is authorized to receive and accept from the United States government, or any agency thereof, and from any other source, private or public, any and all gifts, grants, allotments, bequests or devises of any nature that would assist the department in conducting such analyses or otherwise strengthen its services to minority business enterprises. The Director, Department of Planning and Budget, is authorized to establish a nongeneral fund appropriation for the purposes of expending revenues that may be received for this effort.

B.1. Out of the amounts in this Item, $629,981 the first year and $629,981 the second year from the general fund shall be deposited to the Small Business Jobs Grant Fund pursuant to § 2.2-1615, Code of Virginia.

2. By April 1 of each year, the department shall report to the Governor and the Secretary of Commerce and Trade the expenditures of the Small Business Jobs Grant Fund and anticipated needs for small business development in order to monitor the effective use of these funds.

C. Out of the amounts in this Item, $1,500,000 the first year and $1,500,000 the second year from the general fund shall be deposited to the Small Business Investment Grant Fund pursuant to § 2.2-1616, Code of Virginia. The department shall aggressively market the program and shall report to the Governor and the Secretary of Commerce and Trade on the status of the program by November 1, 2014.

D. Out of the amounts in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be provided to support the Business One-Stop Program.

E.1. Out of the amounts in this Item, $163,690 from the general fund and $929,038 from nongeneral funds the first year and $163,690 from the general fund and $929,038 from nongeneral funds the second year shall be provided for the Virginia Small Business Financing Authority. The general fund amount shall be used to support operating expenses of the authority.

2. To meet changing financing needs of small businesses, the Executive Director, Virginia Small Business Financing Authority, with the approval of the Director, Department of Small Business and Supplier Diversity, may transfer moneys between funds managed by the authority. These include the Virginia Small Business Growth Fund (§ 2.2-2310, Code of Virginia); the Virginia Export Fund (§ 2.2-2309, Code of Virginia); and the Insurance or Guarantee Fund (§ 2.2-2290, Code of Virginia). The Executive Director, Virginia Small Business Financing Authority, shall report, by fund, the transfers made by January 1 of each year to the Chairmen of the Senate Finance and House Appropriations Committees.

3. The Virginia Small Business Financing Authority is authorized to insure additional loans for eligible small businesses, pursuant to § 2.2-2290, Code of Virginia, up to an aggregate amount not to exceed four times the principal amount in the Insurance or Guarantee Fund, or up to an aggregate amount of $15,000,000, whichever is less. In the event that the authority is called upon to pay on guaranties of loans of more than 10 percent of the aggregate amount of all outstanding insured loans, the authority shall not insure any further loans and shall immediately notify the Governor and the Chairmen of the House Appropriations and Senate Finance Committees. Pursuant to § 4-1.03 of this act, the Director, Department of Planning and Budget, is authorized to transfer a sum sufficient to the Insurance or Guarantee Fund in the event the amount in the fund falls below the amount needed to honor any guarantee.
4. For the I-95 HOV/HOT Lanes project as evidenced by the Comprehensive Agreement approved pursuant to the Public-Private Transportation Act of 1995, the maximum fee and/or premium charged by the Virginia Small Business Financing Authority pursuant to §§ 2.2-2285 and 2.2-2291, Code of Virginia, for acting as the conduit issuer for any bond financing is not to exceed $25,000 per annum.

Total for Department of Small Business and Supplier Diversity.................................................. $8,233,953 $8,246,586

General Fund Positions........................................ 29.00 29.00
Nongeneral Fund Positions.............................. 34.00 34.00
Position Level............................................. 63.00 63.00

Fund Sources:
- General........................................ $5,851,632 $5,864,265
- Special........................................... $744,038 $744,038
- Commonwealth Transportation........ $1,453,283 $1,453,283
- Trust and Agency.............................. $100,000 $100,000
- Dedicated Special Revenue................. $85,000 $85,000

§ 1-44. FORT MONROE AUTHORITY (360)

119. Economic Development Services (53400)............................... $6,718,155 $5,489,033
   Administrative Services (53422)............................... $6,718,155 $5,489,033

Fund Sources: General........................................ $6,718,155 $5,489,033

Authority: Title 2.2, Chapter 22, Code of Virginia.

A.1. Out of the amounts in this Item, $6,718,155 the first year and $5,489,033 the second year from the general fund shall be provided for the Commonwealth’s share of the estimated operating expenses of the Fort Monroe Authority (FMA). This appropriation represents the Commonwealth’s share of the FMA’s estimated operating expenses. These expenses may not be reimbursed by the federal government and shall be reduced by any federal funding the authority may receive for expenditures funded through the Commonwealth’s contribution that ultimately qualify for federal reimbursement. Any such reimbursements shall be repaid to the general fund. The State Comptroller shall disburse the first and second year appropriations in twelve equal monthly installments.

2. All moneys of the FMA, from whatever source derived, shall be paid to the treasurer of the FMA. The Auditor of Public Accounts or his legally authorized representatives shall annually examine the accounts of the books of the FMA.

3. Employees of the FMA shall be eligible for membership in the Virginia Retirement System and participation in all of the health and related insurance and other benefits, including premium conversion and flexible benefits, available to state employees as provided by law.

4. Pursuant to § 2.2-2338, Code of Virginia, the Board of Trustees of the FMA shall be deemed a state public body and may meet by electronic communication means in accordance with the requirements set forth in § 2.2-3708. Electronic communication shall mean the same as that term is defined in § 2.2-3701.

5. Notwithstanding any other provision of law or agreement, the amount paid from all sources of funds by the FMA to the City of Hampton pursuant to § 2.2-2342, Code of Virginia, shall not exceed $983,960 in FY 2015 and $983,960 in FY 2016.

Total for Fort Monroe Authority.............................. $6,718,155 $5,489,033

Fund Sources: General........................................ $6,718,155 $5,489,033
ITEM 120.

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§ 1-45. VIRGINIA ECONOMIC DEVELOPMENT PARTNERSHIP (310)

120. Economic Development Services (53400) ......................... $18,887,705 $18,406,205
    Financial Assistance for Economic Development (53410) .......................................................... $0 $0
    Economic Development Services (53412) ......................... $18,887,705 $18,406,205
    Fund Sources: General........................................................ $18,887,705 $18,406,205

Authority: Title 2.2, Chapter 22, Article 4 and Chapter 51; and § 15.2-941, Code of Virginia.

A. Upon authorization of the Governor, the Virginia Economic Development Partnership may transfer funds appropriated to it by this act to a nonstock corporation.

B. Prior to July 1 of each fiscal year, the Virginia Economic Development Partnership shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget a report of its operating plan. Prior to September 1 of each fiscal year, the Partnership shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget a detailed expenditure report and a listing of the salaries and bonuses for all partnership employees for the prior fiscal year. All three reports shall be prepared in the formats as previously approved by the Department of Planning and Budget.

C. In developing the criteria for any pay for performance plan, the board shall include, but not be limited to, these variables: 1) the number of economic development prospects committed to move to or expand operations in Virginia; 2) dollar investment made in Virginia for land acquisition, construction, buildings, and equipment; 3) number of full-time jobs directly related to an economic development project; and 4) location of the project. To that end, the pay for performance plan shall be weighted to recognize and reward employees who successfully recruit new economic development prospects or cause existing prospects to expand operations in localities with fiscal stress greater than the statewide average. Fiscal Stress shall be based on the Index published by the Commission on Local Government. If a prospect is physically located in more than one contiguous locality, the highest Fiscal Stress Index of the participating localities will be used.

D.1. The Virginia Economic Development Partnership shall report before the General Assembly convenes in January of each year on the status of the implementation of the state's comprehensive economic development strategy, and shall recommend legislative actions related to the implementation of the comprehensive economic development strategy. The report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees, and shall include the number of site visits made by employees of the Virginia Economic Development Partnership with potential economic development prospects.

2. The Virginia Economic Development Partnership shall identify and target industries suited for location in the southside and southwest regions of the state.

E. The State Comptroller shall disburse the first and second year appropriations in twelve equal monthly installments. The Director, Department of Planning and Budget may authorize an increase in disbursements for any month, not to exceed the total appropriation for the fiscal year, if such an advance is necessary to meet payment obligations.

F. The Virginia Economic Development Partnership shall provide administrative and support services for the Virginia Tourism Authority as prescribed in the Memorandum of Agreement until July 1, 2016, or until the authority is able to provide such services.

G. The Virginia Economic Development Partnership shall report one month after the close of each quarter to the Chairmen of the Senate Finance and House Appropriations Committees on the Governor's Development Opportunity Fund. The report shall include, but not be limited to, total appropriations made or transferred to the fund, total grants awarded, cash balances, and balances available for future commitments.
H. The Virginia Coalfield Economic Development Authority is authorized to spend funds provided by Chapters 91 and 1066 of the Acts of Assembly of 2000, which extended the coalfield employment enhancement tax credit, for workforce development and training.

I. Prior to purchasing airline and hotel accommodations related to overseas trade shows, the Virginia Economic Development Partnership shall provide an itemized list of projected costs for review by the Secretary of Commerce and Trade.

J. The amounts for Economic Development Services include $500,000 the first year and $500,000 the second year from the general fund to market distressed areas of the Commonwealth.

K. Out of the amounts for Economic Development Services shall be provided $215,000 the first year and $215,000 the second year from the general fund to assist small manufacturers with the export of advanced manufacturing products.

L. Out of the amounts for economic development services shall be provided $500,000 the first year and $500,000 the second year from the general fund for an expanded international and domestic marketing campaign to market Virginia to attract additional businesses to the Commonwealth.

M. The Virginia Economic Development Partnership shall investigate additional ways in which it might encourage the export of products and services from the Commonwealth to international markets, including researching potential methods through which to support broader availability of bridge loans and shipment insurance for Virginia exporters.

N. Out of this appropriation, $481,500 the first year from the general fund shall be provided to promote international trade among defense companies located in the Commonwealth.

O. Out of this appropriation, $564,166 the first year and $564,166 the second year from the general fund is provided for administration and operating expenses of the Virginia Jobs Investment Program. The administration of this program shall be transferred to the Virginia Economic Development Partnership, contingent upon passage of legislation during the 2014 Session of the General Assembly.

Total for Virginia Economic Development Partnership... $18,887,705 $18,406,205

Fund Sources: General $18,887,705 $18,406,205

§ 1-46. VIRGINIA EMPLOYMENT COMMISSION (182)

121. Workforce Systems Services (47000) $593,354,834 $606,374,168
    Job Placement Services (47001) $28,410,181 $28,429,515
    Unemployment Insurance Services (47002) $564,110,466 $577,110,466
    Workforce Development Services (47003) $834,187 $834,187

Fund Sources: Special $5,555,000 $5,555,000
    Trust and Agency $587,799,834 $600,819,168

Authority: Title 60.2, Chapters 1 through 6, Code of Virginia.

A. Revenues deposited into the Special Unemployment Compensation Administration Fund shall be used for the purposes set out in the following order of priority: 1) to make payment of any interest owed on loans from the U.S. Treasury for payment of unemployment compensation benefits; 2) to support essential services of the Commission, particularly in the event of reductions in federal funding; 3) to finance the cost of capital projects; and 4) to fund the discretionary fund established in § 60.2-315, Code of Virginia. Funding may be transferred from the capital budget to the operating budget consistent with this language.
B. Reed Act funds distributed by the Balanced Budget Act of 1997 and credited to the unemployment trust fund with respect to federal fiscal years 2000, 2001, and 2002, under § 1103 of the Social Security Act (42 U.S.C.), as amended, shall be used only for the administration of the unemployment compensation program, under the direction of the Virginia Employment Commission and shall not be subject to the requirements of § 60.2-305, Code of Virginia.

C. There is hereby appropriated out of the funds made available to this state under § 1103 of the Social Security Act (42 U.S.C.) as amended, the balance of the $51,067,866 of Reed Act funds, if any, provided in Item 120 E. of Chapter 847, 2007 Acts of Assembly, for upgrading obsolete information technology systems, to include staff costs. This appropriation is subject to the provisions of § 60.2-305, Code of Virginia. Savings as a result of the new systems shall be retained by the commission.

122. Economic Development Services (53400) ......................... $2,881,526 $2,881,526
Economic Information Services (53402)............................ $2,881,526 $2,881,526
Fund Sources: Special......................................................... $529,000 $529,000
Trust and Agency .......................................................... $2,352,526 $2,352,526
Authority: Title 60.2, Chapters 1 through 6, Code of Virginia.

123. For payment to the Secretary of the Treasury of the United States to the credit of the federal unemployment trust fund established by the Social Security Act, to be held for the state upon the terms and conditions provided in the said Social Security Act, there is hereby appropriated the amount remaining in the clearing account of the Unemployment Compensation Fund created by § 60.2-301, Code of Virginia, after deducting the refunds payable therefrom pursuant to § 60.2-301, Code of Virginia, a sum sufficient.

Total for Virginia Employment Commission .................... $596,236,360 $609,255,694
Nongeneral Fund Positions................................................. 865.00 865.00
Position Level .............................................................. 865.00 865.00
Fund Sources: Special......................................................... $6,084,000 $6,084,000
Trust and Agency .......................................................... $590,152,360 $603,171,694

124. Omitted.

125. Omitted.

§ 1-47. VIRGINIA TOURISM AUTHORITY (320)

126. Tourist Promotion (53600) ................................................. $20,225,218 $20,225,560
Tourist Promotion Services (53607) .................................. $20,225,218 $20,225,560
Fund Sources: General......................................................... $20,225,218 $20,225,560
Authority: Title 2.2, Chapter 22, Article 8, Code of Virginia.

A.1. The Department of Transportation shall pay to the Virginia Tourism Authority $1,100,000 each year for continued operation of the Welcome Centers. The Department of Transportation shall fund maintenance at each facility based on the agreed-upon service levels contained in the Memorandum of Agreement between the Virginia Tourism Authority and the Department of Transportation. Included in the amounts in this paragraph is $100,000 each year for maintenance of the Danville Welcome Center.

2. To the extent necessary to fund the operations of the Welcome Centers, the Virginia Tourism Authority is authorized to collect fees paid by businesses for display space at the Welcome Centers.

B. Upon authorization of the Governor, the Virginia Tourism Authority may transfer funds appropriated to it by this act to a nonstock corporation.
C. Prior to July 1 of each fiscal year, the Virginia Tourism Authority shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget a report of its operating plan. Prior to September 1 of each fiscal year, the authority shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget a detailed expenditure report and a listing of the salaries and bonuses for all authority employees for the prior fiscal year. All three reports shall be prepared in the formats as previously approved by the Department of Planning and Budget.

D. The State Comptroller shall disburse the first and second year appropriations in twelve equal monthly installments. The Director, Department of Planning and Budget may authorize an increase in disbursements for any month, not to exceed the total appropriation for the fiscal year, if such an advance is necessary to meet payment obligations.

E. Out of the amounts for Tourist Promotion shall be provided $1,700,000 the first year and $1,700,000 the second year from the general fund to promote the Virginia tourism industries. These funds shall be used, among other purposes, to initiate strategies to expand growth tourism industries such as Virginia history tours, wine and epicurean tours and other packaged travel itineraries.

F. Out of the amounts for Tourist Promotion shall be provided $2,200,000 the first year and $2,200,000 the second year from the general fund for grants to regional and local tourism authorities and other tourism entities to support their efforts. From the grants provided from the amounts included in this paragraph, priority consideration shall be given to funding for up to $500,000 each year for the City of Portsmouth for a regional tourism entity, and funding for the Coalfield Regional Tourism Authority, the Daniel Boone Visitor Center, and $50,000 the first year and $50,000 the second year for events sponsored by Special Olympics Virginia.

G. The Virginia Tourism Authority shall place a high priority on marketing rural areas of the state.

H. Out of the amounts for Tourist Promotion, $500,000 the first year and $500,000 the second year from the general fund shall be used to expand electronic marketing of Virginia tourism and conduct major media events with travel industry partners and maintain Welcome Center operations.

I. Out of the amounts provided for Tourist Promotion shall be provided $3,100,000 in the first year and $3,100,000 in the second year from the general fund to supplement appropriations to promote Virginia's tourism industries through an enhanced advertising campaign. Of these amounts, at least $1,000,000 the first year and $1,000,000 the second year shall be used to support a cooperative advertising program to partner with private sector tourism businesses and regional tourism entities to advertise Virginia as a tourism destination. The state dollars shall be used to incentivize private and regional tourism marketing funds on a $1.00 for $1.00 basis whereby the Virginia Tourism Corporation shall enter into agreements to undertake joint advertising purchases to promote Virginia and specific facilities with private sector and regional partners.

J. Out of the amounts provided for Tourist Promotion shall be provided $405,012 the first year and $405,012 the second year from the general fund to promote and advertise tourism in Virginia through a competitively awarded public-private partnership program, matched on at least a three to one basis by each recipient. These amounts include $130,012 in the first year and $130,012 in the second year for "See Virginia First," a partnership operated by the Virginia Association of Broadcasters to advertise Virginia Tourism, provided the Association contributes a total of at least $390,036 in television and radio advertising value to promote tourism in Virginia in the first year and $390,036 in the second year. Also included in these amounts is $100,000 the first year and $100,000 the second year to promote Virginia's wineries, and $75,000 in the first year and $75,000 in the second year for outdoor advertising.

K. Out of the amounts provided for Tourist Promotion shall be provided $497,544 the first year and $497,544 the second year from the general fund to purchase media in the Washington, D.C., Virginia, and Baltimore, Maryland markets through the "See Virginia First," a partnership operated by the Virginia Association of Broadcasters, in association with its
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<tr>
<th>Item Details($)</th>
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<tr>
<td>Second Year</td>
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affiliates in other states in the region, provided that the Association can obtain contributions of at least $1,492,632 in television, radio and station-related internet advertising value to promote tourism in Virginia.

Total for Virginia Tourism Authority ................................ $20,225,218 $20,225,560

Fund Sources: General........................................................ $20,225,218 $20,225,560

TOTAL FOR OFFICE OF COMMERCE AND TRADE................................................................. $1,048,332,059 $1,074,004,531

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### § 1-48. SECRETARY OF EDUCATION (185)

#### 127. Administrative and Support Services (79900)

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<td>General Management and Direction (79901)</td>
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**Fund Sources:** General ........................................................ $633,474 $634,296

**Authority:** Title 2.2, Chapter 2, § 2.2-208 Code of Virginia.

A. The Secretary of Education is hereby authorized to make allocations to qualified zone academies of the portion of the national zone academy bond limitation amount to be allocated annually to the Commonwealth of Virginia pursuant to Section 1397E of the Internal Revenue Code of 1986, as amended, and to provide for carryovers of any unused limitation amount. In making such allocations, the Secretary of Education is directed to give priority to allocation requests for qualified zone academies having at least 35 percent free lunch participation or either located in federal enterprise communities or located in cities and counties within which federal enterprise communities are located.

B. The Secretary of Education is hereby authorized to make allocations of the portion of the tax-exempt private activity bond limitation amount to be allocated annually to the Commonwealth of Virginia pursuant to the Economic Growth and Tax Relief Reconciliation Act of 2001 (PL 107-16)(Section 142(k)(5) of the Internal Revenue Code of 1986, as amended) for the development of education facilities using public-private partnerships, and to provide for carryovers of any unused limitation amount. In making such allocations, the Secretary is directed to give priority to public-private partnership proposals that will serve as demonstration projects concerning the leveraging of private sector contributions and resources, the achievement of economies or efficiencies associated with private sector innovation, and other benefits that are or may be derived from public-private partnerships in contrast to more traditional approaches to public school construction and renovation. The Secretary is directed to report annually not later than August 31 to the Chairmen of the Senate Finance and House Appropriations Committees regarding any guidelines implemented and any allocations made pursuant to this paragraph.

C. For the funds identified for reallocation in each of the higher education institutions' educational and general programs, each respective institution shall report the amounts and the specific purposes for which they were used in its six-year academic plans finalized in the fall of 2014 and the fall of 2015.

D. The Secretary of Education, in consultation with the Virginia Community College System and the Board of Education, is authorized to coordinate with other stakeholders from school divisions, higher education institutions, and the private business sector to consider and review potential planning steps necessary to develop and implement a conceptual model for an Integrated School of the Future. Elements of the new blended model for a school campus would include, but not be limited to, a cohesive approach to learning that infuses engineering and mathematical principles across all curriculum areas and a focus on providing state-of-the-art technology learning opportunities that ensure both secondary and post-secondary students will be equipped for the demands of the current and future workplace.

E. The Secretary of Education, with the support of the Department of Education, shall conduct a study of the formula used to determine governor's school payments by October 1, 2014, and submit it to the Chairmen of House Appropriations and Senate Finance Committees. The study shall include, but not be limited to, consideration of the length of the program, appropriate state and local shares, and the academic model used by governor's schools in the configuration of the funding formula.

F. The Secretary of Education, in consultation with the Board of Education, shall review, assess the value and cost of obtaining state-level results from the Program for International Student Assessment. The Secretary shall report the findings to the Chairmen of House Appropriations and Senate Finance Committees no later than July 15, 2015.
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<tr>
<td>Fund Sources: General</td>
<td>$633,474</td>
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§ 1-49. DEPARTMENT OF EDUCATION, CENTRAL OFFICE OPERATIONS (201)

128. Instructional Services (18100) ........................................... $18,805,946 $18,791,005

Public Education Instructional Services (18101)............. $10,167,173 $10,152,232
Program Administration and Assistance for Instructional Services (18102)........................... $7,039,789 $7,039,789
Adult Education and Literacy (18104).............................. $1,598,984 $1,598,984

Fund Sources: General ......................................................... $5,918,956 $5,903,856
Special......................................................... $300,000 $300,000
Commonwealth Transportation............... $243,919 $243,919
Trust and Agency ....................................... $5,000 $5,000
Federal Trust........................................... $12,338,071 $12,338,230


A. The Superintendent of Public Instruction is encouraged to implement school/community team training.
B. The Superintendent of Public Instruction shall provide direction and technical assistance to local school divisions in the revision of their Vocational Education curriculum and instructional practices.

C. The Superintendent of Public Instruction, in cooperation with the Commissioner of Social Services, shall encourage local departments of social services and local school divisions to work together to develop cooperative arrangements for the use of school resources, especially computer labs, for the purpose of training Temporary Assistance for Needy Families (TANF) recipients for the workforce.

D. Notwithstanding § 4-1.04 a 3 of this act, the Superintendent of Public Instruction may apply for grant funding to be used by local school divisions consistent with the provisions of Chapter 447, 1999 Acts of Assembly. The nongeneral fund appropriation for this agency shall be adjusted by the amount of the proceeds of any such grant awards.

E. Out of the amounts for Public Education Instructional Services, $100,000 the first year and $100,000 the second year from the general fund is provided for the Career Pathways Program.

F. 1. Out of the appropriations in this item, $1,500,000 the first year and $1,500,000 the second year from the general fund is provided to support students and teachers pursuing information technology industry certifications through an information technology academy model. The funding is provided for the information technology academy model and shall be used to provide outreach, training, instructional resources, industry recognized certification opportunities for teachers and students enrolled in Virginia public high schools and regional career and technical education programs, and information technology curriculum resources for use by students' parents.
2. The funds provided in this initiative shall be used to support the following priority objectives: a) increase the percentage of students enrolled in career and technical education courses who receive instruction in the information technology academy program leading to an increased number of students achieving industry recognized certifications in information technology; b) increase the number of high schools and regional career and technical education programs that receive the training and technical support to be ready to implement the information technology academy model leading to increased statewide implementation and use; c) increase the number of teachers teaching targeted career and technical education courses and other high school teachers who receive training in the information technology academy program and in industry recognized certifications leading to an increased number of teachers achieving industry recognized certifications in information technology; and, d) support implementation of the information technology academy program in school divisions in Southside and Southwest Virginia so that implementation in those regions is at least comparable to implementation in other regions of Virginia.

G. Out of this appropriation, $220,191 the first year and $220,191 the second year from the general fund is provided for the Virginia Center for Excellence in Teaching for a series of residential summer professional development academies for exemplary teachers. The curriculum for the academies will incorporate national issues, current research, and trends in education aligned with the focus areas of instructional supervision, strategies for school improvement, addressing the learning needs of diverse populations, assessment practices and use of data to drive instructional decision making, grant utilization and partnership opportunities, and community outreach. The Center will incorporate experiential learning through exploration of case studies on educational policy and instructional leadership. To be eligible to attend the Center, teachers must meet the following criteria: 1) hold a teaching license issued by the Virginia Department of Education; 2) have a minimum of 5 years of successful teaching experience; 3) a consistent record of effective instruction; 4) demonstrated leadership ability; and 5) teach in a public school division in Virginia.
concerning which services remain the financial responsibility of the local school divisions. In addition, the Department of Education 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.

B. The Board of Education shall consider the caseload standards for speech-language pathologists as part of its review of the Standards of Quality, pursuant to § 22.1-18.01, Code of Virginia.

C. The Board of Education shall consider the inclusion of instructional positions needed for blind and visually impaired students enrolled in public schools and shall consider developing a caseload requirement for these instructional positions as part of its review of the Standards of Quality, pursuant to § 22.1-18.01, Code of Virginia.

D. Out of this appropriation, $402,000 the first year and $402,000 the second year from the general fund is provided to the Department of Education to provide training, technical assistance, and on-site coaching to public school teachers and administrators on implementation of a positive behavioral interventions and supports program with the goal of improving school climate and reducing disruptive behavior in the classroom. Such training and other assistance may be provided as part of the Department’s ongoing efforts to assist schools with implementation of a tiered system of supports that addresses both academic and behavioral needs.

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<td>Pupil Assessment Services (18400)</td>
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<td>Test Development and Administration (18401)</td>
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Fund Sources: General
Special: $250,000 $250,000
Federal Trust: $10,445,806 $10,445,806


A. Out of this appropriation, $25,180,678 the first year and $25,180,678 the second year from the general fund is provided to support the costs of contracts for test development, administration, scoring, and reporting as well as other program-related costs of the Standards of Learning testing program.

B. Notwithstanding any contrary provisions of law, the Department of Education shall not be required to administer the Stanford 9 norm-referenced test.

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<tr>
<th>School and Division Assistance (18500)</th>
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<td>School Improvement (18501)</td>
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<td>School Nutrition (18502)</td>
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<td>Pupil Transportation (18503)</td>
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Fund Sources: General
Special: $31,000 $31,000
Federal Trust: $1,408,666 $1,408,666


A. This appropriation includes $1,100,183 the first year and $1,100,183 the second year from the general fund for contractual services related to assisting schools that do not meet the Standards of Accreditation as prescribed by the Board of Education.
B. Notwithstanding the provisions of § 2.2-1502.1, Code of Virginia, the Board of Education, in cooperation with the Department of Planning and Budget, is authorized to invite a school division to participate in the school efficiency review program described in § 2.2-1502.1, Code of Virginia, as a component of a division level academic review pursuant to § 22.1-253.13:3, Code of Virginia. Commencing in FY 2006, when a school division elects to undergo a school efficiency review pursuant to this provision, the school division shall not be charged the 50 percent for the costs of such review commencing with FY 2012. However, a school division shall pay a separate 25 percent of the total costs of such review if the school division's superintendent or superintendent's designee has not certified that at least half of the recommendations have been initiated within 24 months after the completion of the review.

132. Technology Assistance Services (18600)........................... $1,514,921 $1,514,921
   Instructional Technology (18601) ............................... $397,540 $397,540
   Distance Learning and Electronic Classroom (18602)........ $1,117,381 $1,117,381

   Fund Sources: General............................................. $1,115,349 $1,115,349
   Special............................................................... $105,000 $105,000
   Trust and Agency.................................................. $274,663 $274,663
   Federal Trust...................................................... $19,909 $19,909


   Distance Learning and Electronic Classroom: § 22.1-212.2, Code of Virginia.

   This appropriation includes $500,000 the first year and $500,000 the second year from the general fund for statewide digital content development, online learning, and related support services, as prescribed through contract with the Department of Education. All digital content produced and delivery of online learning shall meet criteria established by the Department of Education, meet or exceed applicable Standards of Learning, and be correlated to such state standards.

   In developing the deliverables for each contract, the Department of Education shall consult with division superintendents or their designated representatives to assess school divisions' needs for digital content, online learning, teacher training, and support services that advance technology integration into the K-12 classroom, as well as for additional educational resources that may be made available to school divisions throughout the Commonwealth.

133. Teacher Licensure and Education (56600) ....................... $2,056,986 $2,057,201
   Teacher Licensure and Certification (56601) .................. $1,705,486 $1,705,701
   Teacher Education and Assistance (56602)..................... $351,500 $351,500

   Fund Sources: General............................................. $208,201 $208,201
   Special............................................................... $1,848,785 $1,849,000


   A. Proceeds from the fee schedule for the issuance of teaching certificates shall be utilized to defray all, or any part of, the expenses incurred by the Department of Education in issuing or accounting for teaching certificates. The fee schedule shall take into account the actual costs of issuing certificates. Any portion of the general fund appropriation for this Item may be supplemented by such fees.

   B. The Board of Education is authorized to approve changes in the licensure fee amounts charged to school personnel pursuant to 8VAC20-22-40 A.2.
ITEM 134. Administrative and Support Services (19900) ......................... $17,699,257 $17,817,066
General Management and Direction (19901) ..................... $3,723,611 $3,756,960
Information Technology Services (19902) ......................... $8,817,300 $8,880,169
Accounting and Budgeting Services (19903) .................... $3,632,403 $3,653,994
Policy, Planning, and Evaluation Services (19929) .......... $1,525,943 $1,525,943

Fund Sources: General........................................................ $15,242,567 $15,360,376
Special......................................................... $1,806,690 $1,806,690
Federal Trust............................................... $650,000 $650,000

Authority: Article VIII, Sections 2, 4, 5, 6, 8, Constitution of Virginia; Title 2.2, Chapters 10, 12, 29, 30, 31, and 32; Title 22.1, 22.1-8 through 20, 22.1-21 through 24; Title 51.1, Chapters 4, 5, 6.1, and 11; Title 60.2, Chapters 60.2-100, 60.2-106; Title 65.2, Chapters 1, 6, and 9, Code of Virginia; P.L. 108-446, P.L. 107-110, Federal Code.

A. Out of this appropriation, $9,000 the first year and $9,000 the second year from the general fund is designated to support annual membership dues to the Southern Regional Education Board. In addition, $5,000 the first year and $5,000 the second year from the general fund is designated to pay registration and travel expenses of citizens appointed as Virginia commissioners for the Southern Regional Education Board.

B. Out of this appropriation $70,000 the first year and $70,000 the second year from the general fund is provided for the fees and travel expenses associated with the Interstate Compact on Educational Opportunity for Military Children, established pursuant to Chapter 187, of the 2009 Acts of Assembly.

D. Out of this appropriation, $91,800 the first year and $91,800 the second year from the general fund is designated to support annual membership dues to the Education Commission of the States.

E. The Department of Education is authorized to collect proceeds from the sale of educational resources it has developed, such as technology applications, on-line course content, assessments, and other educational content, to out-of-state individuals or entities and to in-state, for-profit entities. The Department of Education is further authorized to deposit such proceeds in a non-reverting special fund account established in its financial records for this purpose. Net proceeds from such sales shall be expended by the Department of Education to further develop existing educational resources or to create new educational resources for the benefit of the commonwealth's public schools and which may also be sold under the provisions of this paragraph. The Secretary of Administration shall authorize any licensing agreements executed by the Department of Education pursuant to this paragraph.

F. Out of this appropriation, $138,500 the first year and $138,500 the second year from the general fund shall be used to provide performance evaluation training to teachers, principals, division superintendents, and other affected school division personnel in support of the transition from continuing employment contracts to annual employment contracts for teachers and principals.

G. Included in this appropriation is $572,473 the first year and $588,291 the second year from the general fund for costs to cover ongoing operational and maintenance costs of the Performance Budgeting System and the Cardinal System charged to Direct Aid for Public Education.

Total for Department of Education, Central Office Operations............................................. $93,640,639 $93,743,722

General Fund Positions................................................. 136.00 136.00
Nongeneral Fund Positions.............................................. 178.50 178.50
Position Level .............................................................. 314.50 314.50

Fund Sources: General.................................................. $51,089,771 $51,192,480
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Direct Aid to Public Education (197)

Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300).......................... $14,290,849 $16,828,349

Financial Assistance for Supplemental Education (14304)................................................................................ $14,290,849 $16,828,349

Fund Sources: General........................................................ $14,290,849 $16,828,349

Authority: Discretionary Inclusion.

A. Out of this appropriation, the Department of Education shall provide $373,776 the first year and $573,776 the second year from the general fund for the Jobs for Virginia Graduates initiative.

B. Out of this appropriation, the Department of Education shall provide $124,011 the first year and $124,011 the second year from the general fund for the Southwest Virginia Public Education Consortium at the University of Virginia's College at Wise. An additional $71,849 the first year and $71,849 the second year from the general fund is provided to the Consortium to continue the Van Gogh Outreach program with Lee and Wise County Public Schools and expand the program to the twelve school divisions in Southwest Virginia.

C. This appropriation includes $58,905 the first year and $58,905 the second year from the general fund for the Southside Virginia Regional Technology Consortium to expand the research and development phase of a technology linkage.

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.

E. Out of this appropriation, $298,021 the first year and $298,021 the second year from the general fund shall be allocated for the Career and Technical Education Resource Center to provide vocational curriculum and resource instructional materials free of charge to all school divisions.

Financial Assistance for Supplemental Education (14304)

F. It is the intent of the General Assembly that the Department of Education provide 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 $5,885,000 the first year and $5,885,000 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.

G. This appropriation includes $708,000 the first year and $708,000 the second year from the general fund for the Virginia Teaching Scholarship Loan Program. These scholarships shall be for undergraduate students at or beyond the sophomore year in college with a cumulative grade point average of at 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 the graduate level, and who meet the criteria and qualifications, pursuant to § 22.1-290.01, Code of Virginia. Awards shall be made to students who are enrolled full-time or part-time in approved undergraduate or graduate teacher education programs for (i) critical teacher shortage disciplines, such as special education, chemistry, physics, earth and space science, foreign languages, or technology education or (ii) as students meeting the qualifications in § 22.1-290.01, Code of Virginia, who have been identified by a local school board to teach in any discipline or at any grade level in which the school board has determined that a shortage of teachers exists; however, such persons shall meet the
quality for awards granted 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 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 in Teaching Initiative and Fund, pursuant to Chapters 570, 597, 623, 645, and 719 of the Acts of Assembly of 2000. Scholarship recipients may fulfill the teaching obligation by accepting a teaching position (i) in one of the critical teacher shortage disciplines; or (ii) regardless of teaching discipline, in a school with a high concentration of students eligible for free or reduced price lunch; or (iii) in any discipline or at grade levels with a shortage of teachers; or (iv) in a rural or urban region of the state with a teacher shortage. For the purposes of this item, "critical teacher shortage area and discipline" means subject areas and grade levels identified by the Board of Education in which the demand for classroom teachers exceeds the supply of teachers, as defined in the Board of Education's Regulations Governing the Determination of Critical Teacher Shortage Areas. Scholarship amounts are based on $10,000 per year for full-time students, and shall be prorated for part-time students based on the number of credit hours. The Department of Education shall report annually on the critical shortage teaching areas in Virginia.

2. 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.

3. 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. Any funds collected by the Department on behalf of this program shall revert to the general fund on June 30 each year. Such reversion shall be the net of any administrative or legal fees associated with the collection of these funds.

H. Out of the amounts for this Item, shall be provided $31,003 the first year and $31,003 the second year from the general fund for the Virginia Career Education Foundation.

I. Out of this appropriation, $212,500 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.

J. Out of this appropriation, the Department of Education shall provide $794,400 the first year and $794,400 the second year from the general fund to Communities in Schools.

K. 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.

L. This appropriation includes $543,176 the first year and $543,176 the second year from the general fund to support the Youth Development Academy for rising 9th and 10th grade students.

M. 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: Mathematics-Algebra-I, mathematics, Middle Education 6-8: Science, Biology, Chemistry, Earth and Space Science, physics, or 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.

N. Out of this appropriation, the Department of Education shall provide $700,000 the first year and $700,000 the second year from the general fund for Project Discovery. These funds are towards the cost of the program in Abingdon, Accomack/Northampton, Alexandria, Amherst, Appomattox, Arlington, Bedford, Bland, Campbell, Charlottesville, Cumberland, Danville/Pittsylvania, Fairfax, Franklin/Patrick, Goochland/Powhatan, Lynchburg, Newport News, Norfolk, Richmond City, Roanoke City, Smyth, Surry/Sussex, Tazewell, Williamsburg/James City, and Wythe and the salary of a fiscal officer for Project Discovery.

The Department of Education shall administer the Project Discovery funding distributions to each community action agency. Distributions to each community action agency shall be based on performance measures established by the Board of Directors of Project Discovery. The contract with Project Discovery should specify the allocations to each local program and require the submission of a financial and budget report and program evaluation performance measures.

O. Out of this appropriation, the Department of Education shall provide $225,000 the first year and $250,000 the second year from the general fund for the Virginia Student Training and Refurbishment Program.

P. Out of this appropriation, $400,000 the first year and $400,000 the second year from the general fund is provided to establish a comprehensive pilot initiative to recruit students to major in the fields of mathematics and science to help alleviate the shortage of qualified teachers in these fields.

Q. Out of this appropriation, $598,000 the first year and $598,000 the second year from the general fund is provided to expand the number of schools implementing a system of positive behavioral interventions and supports with the goal of improving school climate and reducing disruptive behavior in the classroom. Such a system may be implemented as part of a tiered system of supports that utilizes evidence-based, system-wide practices to provide a response to academic and behavioral needs. Any school division which desires to apply for this competitive grant must submit a proposal to the Department of Education by June 1 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 referrals and out-of-school suspension rates. In making the competitive grant awards, the Department of Education shall give priority to school divisions proposing to serve schools identified by the Department as having high suspension rates. No funds awarded to a school division under this grant may be used to supplant funding for schools already implementing the program.

R. 1. Out of this appropriation, $1,000,000 the first year and $2,400,000 the second year from the general fund is provided for start-up grants of up to $300,000 per school per year, depending on the extended school year model adopted. First priority shall be given to the school divisions awarded planning grants in FY 2014 and the College Readiness Center pilot. Next priority shall be given to schools based on need, relative to the most current state accreditation ratings or similar federal designations.

2. In the case of any school division with schools that are in Denied Accreditation status that apply for funds, the school division shall also consult with the Superintendent of Public Instruction or designee on all recommendations regarding instructional programs or instructional personnel prior to submission to the local board for approval.

3. Out of this appropriation, $613,312 each year from the general fund is provided for planning grants of no more than $50,000 each for local school divisions pursuing the creation of new year-round school programs for divisions or individual schools in support of the findings from the 2012 JLARC review. School divisions must submit applications to the Department of
Education by August 1 of each year. Priority shall be given to schools based on need, based on state accreditation ratings or similar federal designations. Applications shall include evidence of commitment to pursue implementation in the upcoming school year. If balances exist, existing extended school year programs may be eligible to apply for remaining funds.

S. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund is provided through grants to school divisions for the cost of fees associated with hiring teachers through Teach for America. School divisions may apply for these funds through application submission to the Department of Education.

T. This appropriation includes $100,000 the first year from the general fund to support the next phase of work toward the goal of establishing the Virginia Science, Technology, Engineering, and Applied Mathematics (STEAM) Academy.

U. Out of this appropriation, $325,000 the second year from the general fund is provided for the Accomack, Fairfax, Loudoun, Petersburg, and Wythe Public Schools to support implementation of a STEM model program for kindergarten and preschool students. Each developed model will focus on enhancing children's learning experiences through the arts.

V. Out of this appropriation, $500,000 the second year from the general fund is provided for the Achievable Dream partnership with Newport News School Division. This funding is in lieu of a like amount from the Neighborhood Assistance Program Tax Credits for An Achievable Dream Middle and High School, Inc.

### Appropriation Detail of Education Assistance Programs (17800)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year</th>
<th>Second Year</th>
<th>Appropriations($) First Year</th>
<th>Second Year</th>
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<tr>
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<td>T. This appropriation includes $100,000 the first year from the general fund to support the next phase of work toward the goal of establishing the Virginia Science, Technology, Engineering, and Applied Mathematics (STEAM) Academy.</td>
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136. State Education Assistance Programs (17800) .......... $6,145,637,670 $6,198,378,832

Standards of Quality for Public Education (SOQ) (17801) ................................................................. $5,543,115,168 $5,609,393,476

Financial Incentive Programs for Public Education (17802) ................................................................. $20,828,611 $21,635,498

Financial Assistance for Categorical Programs (17803) ....................................................................... $56,693,891 $57,349,858

Distribution of Lottery Funds (17805) .................................................................................. $525,000,000 $510,000,000

Fund Sources: General ............................................................... $5,484,314,292 $5,573,669,007

Special ........................................................................ $895,000 $895,000

Commonwealth Transportation .................................. $2,173,000 $2,173,000

Trust and Agency .......................................................... $658,255,378 $621,641,825


Distribution of Lottery Funds (17805): §§ 58.1-4022 and 58.1-4022.1, Code of Virginia
# ACTS OF ASSEMBLY

## Item 136.

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

**A. Definitions**

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 1,238,270.7 the first year and 1,246,428.4 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.

   d. Students enrolled in an Individualized Student Alternative Education Program (ISAEP) pursuant to § 22.1-254 D 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.

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

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

4.a. "Composite Index of Local Ability-to-Pay" - An index figure computed for each locality. The composite index is the sum of 2/3 of the index of wealth per pupil in unadjusted March 31 ADM reported for the first seven (7) months of the 2011-2012 school year and 1/3 of the index of wealth per capita (population estimates for 2011 as determined by the Weldon Cooper Center for Public Service of the University of Virginia) multiplied by the local nominal share of the costs of the Standards of Quality of 0.45 in each year. The indices of wealth are determined by combining the following constituent index elements with the indicated weighting: (1) true values of real estate and public service corporations as reported by the State Department of Taxation for the calendar year 2011 - 50 percent; (2) adjusted gross income for the calendar year 2011 as reported by the State Department of Taxation - 40 percent; (3) the sales for the calendar year 2011 which are subject to the state general sales and use tax, as reported by the State Department of Taxation - 10 percent. Each constituent index element for a locality is its sum per March 31 ADM, or per capita, expressed as a percentage of the state average per March 31 ADM, or per capita, for the same element. A locality whose composite index exceeds 0.8000 shall be considered as having an index of 0.8000 for purposes of distributing all payments based on the composite index of local ability-to-pay. Each constituent index element used to determine the composite index of local ability-to-pay for the current biennium shall be the latest available data for the specified official base year provided to the Department of Education by the responsible source agencies no later than November 15, 2013.

b. For any locality whose total calendar year 2011 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) In the event that two or more school divisions become one school division, whether by consolidation of only the school divisions or by consolidation of the local governments, which shall include the transition of a city to town status, all state payments from this item adjusted by the composite index of local ability to pay to such resulting division or interest rates on approved Literary Fund loans shall be made on the basis of a composite index established by the Board of Education, which shall equal the composite index no lower than the lowest nor higher than the highest composite index of any of the individual school divisions involved in such consolidation. In addition, the local share of state payments adjusted by the composite index shall also be based on the same composite index of any of the individual school divisions involved in such consolidation. This index shall remain in effect for a period of no less than five nor more than fifteen years, unless a lower composite index is calculated for the combined division through the process for computing an index figure as set forth above. The Governor shall approve the composite index determined by the Board of Education prior to disbursement of funds under such index. The department shall report to the Chairmen of the House Appropriations and Senate Finance Committees the composite indices approved by the Governor and the board in the event this provision is implemented.

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

3) Pursuant to paragraph c.1) above, 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. Notwithstanding the provisions of paragraph c.1) 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.

5) JLARC is hereby directed, with assistance from the Commission on Local Government, to analyze and make recommendations going forward regarding the most effective balance between the costs of incentives for government and school consolidations with the expected resulting savings and operational benefits, and how best to structure such state incentives to achieve both clarity for localities as well as justification that incentives are adequate, but not more than necessary. JLARC shall complete its study and submit a final report no later than October 1, 2014.

d. When it is determined that a substantial error exists in a constituent index element, the Department of Education will make adjustments in funding for the current school year only in the division where the error occurred. The composite index of any other locality shall not be changed as a result of the adjustment. No adjustment during the biennium will be made as a result of updating of data used 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.

5. "Required Local Expenditure for the Standards of Quality" - The locality's share based on the composite index of local ability-to-pay of the cost required by all the Standards of Quality 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 Standards of Quality/Local Real Estate Property Tax Relief Fund and appropriated in this Item, both of which are 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, collected by the Department of Education and distributed to school divisions in the fiscal year in which the school year begins.

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 required, in which the school division has elected to participate in a fiscal year.

7. "Planning District Eight" - The nine localities which comprise Planning District Eight are Arlington County, Fairfax County, Loudoun County, Prince William County, Alexandria 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.

9. In the event that the general fund appropriations in this item are not sufficient to meet the entitlements payable to school divisions pursuant to the provisions of this Item, the Department of Education is authorized to transfer any available general fund funds between these Items to address such insufficiencies. If the total general fund appropriations after such transfers remain insufficient to meet the entitlements of any program funded with general fund dollars, the Department of Education is authorized to prorate such shortfall proportionately across all of the school divisions participating in any program where such shortfall occurred. In addition, the Department of Education is authorized each year to temporarily suspend textbook payments made to school divisions from Lottery funds to ensure that any shortfall in Lottery revenue can be accounted for in the remaining textbook payments to be made for the year.

10. The Department of Education is directed to apply a cap on inflation rates in the same manner prescribed in § 51.1-166.B, Code of Virginia, when updating funding to school divisions during the biennial rebenchmarking process.

11. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to combine the end-of-year Average Daily Membership (ADM) for those school divisions who have partnered together as a fiscal agent division and a contractual division for the purposes of calculating prevailing costs included in the Standards of Quality (SOQ).

12. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to include zeroes in the linear weighted average calculation of support non-personal costs for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

13. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to eliminate the corresponding and appropriate object code(s) related to reported travel expenditures included the linear weighted average non-personal cost calculations for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

14. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to eliminate the corresponding and appropriate object code(s) related to reported leases and rental and facility expenditures included the linear weighted average non-personal cost calculations for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

15. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to fund transportation costs using a 15 year replacement schedule, which is the national standard guideline, for school bus replacement schedule for the purpose of calculating funded transportation costs included in the Standards of Quality (SOQ).

16. To provide temporary flexibility, notwithstanding any other provision in statute or in this Item, school divisions may elect to increase the teacher to pupil staffing ratios in kindergarten through grade 7 and English classes for grades 6 through twelve by one additional student; the teacher to pupil staffing ratio requirements for Elementary Resource teachers, Prevention, Intervention and Remediation, English as a Second Language, Gifted and Talented, Career and Technical funded programs (other than on Career and Technical courses where school divisions will have to maintain a maximum class size based on federal Occupational Safety & Health Administration safety requirements) are waived; and the instructional and support technology positions, librarians and guidance counselors staffing ratios for new hires are waived.

17. To provide additional flexibility, notwithstanding the provisions of § 22.1-79.1 of the Code of Virginia, any school division that was granted a waiver regarding the opening date of the school year for the 2011-12 school year under the good cause requirements shall continue to be granted a waiver for the 2014-15 school year and the 2015-2016 school year.
18. Beginning with the 2016-18 biennium, the Department of Education shall account for extended school year models in the rebenchmarking of the Standards of Quality by providing the state share for the additional days of instruction provided.

19. Out of this appropriation, up to $600,000 the second year from the general fund may be used to support transitional incentive costs of a mutually beneficial School Services Agreement and Tuition Contract between Petersburg and Chesterfield. Upon signed agreement by the relevant local governments and school divisions, the parties may jointly submit application to the State Superintendent of Public Instruction for transitional incentive costs which may be based on part of the difference in per pupil spending between the two school divisions.

### B. General Conditions

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

<table>
<thead>
<tr>
<th>Instructional Position</th>
<th>First Year Salary</th>
<th>Second Year Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elementary Teachers</td>
<td>$45,822</td>
<td>$45,822</td>
</tr>
<tr>
<td>Elementary Assistant Principals</td>
<td>$65,037</td>
<td>$65,037</td>
</tr>
<tr>
<td>Elementary Principals</td>
<td>$79,796</td>
<td>$79,796</td>
</tr>
<tr>
<td>Secondary Teachers</td>
<td>$48,125</td>
<td>$48,125</td>
</tr>
<tr>
<td>Secondary Assistant Principals</td>
<td>$68,863</td>
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</tr>
<tr>
<td>Secondary Principals</td>
<td>$87,954</td>
<td>$87,954</td>
</tr>
<tr>
<td>Instructional Aides</td>
<td>$16,613</td>
<td>$16,613</td>
</tr>
</tbody>
</table>

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

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

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

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

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

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

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

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

5. In the event that the actual 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 Standards of Quality/Local Real Estate Property Tax Relief Fund and appropriated in this Item (both of which are returned on the basis of the latest yearly estimate of school age population provided by the Weldon Cooper Center for Public Service) for sales in the fiscal year in which the school year begins are different from the number estimated as the basis for this appropriation, the estimated state sales and use tax revenues shall not be adjusted.
6. This appropriation shall be apportioned to the public schools with guidelines established by the Department of Education consistent with legislative intent as expressed in this act.

7.a. Appropriations of state funds in this Item include the number of positions required by the Standards of Quality. This Item includes a minimum of 51 professional instructional positions and aide positions (C 2); Education of the Gifted, 1.0 professional instructional position (C 3); Occupational-Vocational Education Payments and Special Education Payments; a minimum of 6.0 professional instructional positions and aide positions (C 4 and C 5) for each 1,000 pupils in March 31 ADM each year in support of the current Standards of Quality. Funding in support of one hour of additional instruction per day based on the percent of students 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 8).

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

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

c. The following state funds will be deducted from the amount calculated in paragraph a. above: 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) for sales in the fiscal year in which the school year begins; total receipts from state funds (except state funds for non-regular day school programs and state 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 end of the fiscal year will be added to the amount calculated in paragraph a. above.

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

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

f. The final amount calculated as described above must be equal to or greater than the required 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.

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

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

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

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

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

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 expenditure occurs, for a special project, the details of which must be furnished to the Department of Education for review and approval;
4) The local school board agrees to submit quarterly reports to the Department of Education on the use of funds provided through this project award; and

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

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.

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.

13. All state and local matching funds required by the programs in this Item shall be appropriated to the budget of the local school board.

14. By November 15 of each year, the Department of Planning and Budget, in cooperation with the Department of Education, shall prepare and submit a preliminary forecast of Standards of Quality expenditures, based upon the most current data available, to the Chairmen of the House Appropriations and Senate Finance Committees. In odd-numbered years, the forecast for the current and subsequent two fiscal years shall be provided. In even-numbered years, the forecast for the current and subsequent fiscal year shall be provided. The forecast shall detail the projected March 31 Average Daily Membership and 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.

16. Except as otherwise provided in this act, the Superintendent of Public Instruction shall provide guidelines for the distribution and expenditure of general fund appropriations and such additional federal, private and other funds as may be made available to aid in the establishment and maintenance of the public schools.
17. At the Department of Education's option, fees for audio-visual services may be deducted from state Basic Aid payments for individual local school divisions.

18. For distributions not otherwise specified, the Department of Education, at its option, may use prior year data to calculate actual disbursements to individual localities.

19. Payments for accounts related to the Standards of Quality made to localities for public education from the general fund, as provided herein, shall be payable in twenty-four semi-monthly installments at the middle and end of each month.

20. Notwithstanding §22.1-638 D., Code of Virginia, and other language in this item, the Department of Education shall, for purposes of calculating the state and local shares of the Standards of Quality, apportion state sales and use tax 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, 2012, estimate of school age population provided by the Weldon Cooper Center for Public Service and, in the second year, based on the July 1, 2013, estimate of school age population provided by the Weldon Cooper Center for Public Service.

Notwithstanding §22.1-638 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, 2012, estimate of school age population provided by the Weldon Cooper Center for Public Service and, in the second year, based on the July 1, 2013, estimate of school age population provided by the Weldon Cooper Center for Public Service.

21. The school divisions within the Tobacco Region, as defined by the Tobacco Indemnification and Community Revitalization Commission, shall jointly explore ways to maximize their collective expenditure reimbursement totals for all eligible E-Rate funding.

22. This Item includes appropriations totaling an estimated $525,000,000 the first year and $510,000,000 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.

23. For reporting purposes, the Department of Education shall include Lottery Proceeds Funds as state funds.

24.a. Any locality that has met its required local effort for the Standards of Quality accounts for FY 2015 and that has met its required local match for incentive or Lottery-funded programs in which the locality elected to participate in FY 2015 may carry over into FY 2016 any remaining state Direct Aid to Public Education fund balances available to help minimize any FY 2016 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 2016.

b. Any locality that has met its required local effort for the Standards of Quality accounts for FY 2016 and that has met its required local match for incentive or Lottery-funded programs in which the locality elected to participate in FY 2016 may carry over into FY 2017 any remaining state Direct Aid to Public Education fund balances available to help minimize any FY 2017 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 2017.

25. Localities are encouraged to allow school boards to carry over any unspent local allocations into the next fiscal year. Localities are also encouraged to provide increased flexibility to school boards by appropriating state and local funds for public education in a 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.

27. It is the intent of the General Assembly that all school divisions annually provide their employees, upon request, with a user-friendly statement of total compensation, including contract duration if less than 12 months.

28. Notwithstanding Title 22.1, Chapter 4.1, Code of Virginia, no schools shall be transferred to the supervision of the Opportunity Educational Institution nor shall any funds be transferred to the Institution.

C. Apportionment

1. Subject to the conditions stated in this paragraph and in paragraph B of this Item, each locality shall receive sums as listed above within this program for the basic operation cost and payments in addition to that cost. The apportionment herein directed shall be inclusive of, and without further payment by reason of, state funds for library and other teaching materials.

2. School Employee Retirement Contributions

a. This Item provides funds to each local school board for the state share of the employer's retirement cost incurred by it, on behalf of instructional personnel, for subsequent transfer to the retirement allowance account as provided by Title 51.1, Chapter 1, Code of Virginia.

b. Notwithstanding § 51.1-1401 of the Code of Virginia, the Commonwealth shall provide payments for only the state share of the Standards of Quality fringe benefit cost of the retiree health care credit. This Item includes payments in both years based on the state share of fringe benefit costs of 55 percent of the employer’s cost on funded Standards of Quality instructional positions, distributed based on the composite index of the local ability-to-pay.

3. School Employee Social Security Contributions

a. This Item provides funds to each local school board for the state share of the employer's Social Security cost incurred by it, on behalf of the instructional personnel for subsequent transfer to the Contribution Fund pursuant to Title 51.1, Chapter 7, Code of Virginia.

b. Appropriations for contributions in paragraphs 2 and 3 above include payments from funds derived from the principal of the Literary Fund in accordance with Article III, Section 8, of the Constitution of Virginia. The amounts set aside from the Literary Fund for these purposes shall not exceed $142,853,378 the first year and $121,241,825 the second year.

4. School Employee Insurance Contributions

This Item provides funds to each local school board for the state share of the employer's Group Life Insurance cost incurred by it on behalf of instructional personnel who participate in group insurance under the provisions of Title 51.1, Chapter 5, Code of Virginia.

5. Basic Aid Payments

a.1) A state share of the Basic Operation Cost, which cost per pupil in March 31 ADM is established individually for each local school division based on the number of instructional personnel required by the Standards of Quality and the statewide prevailing salary levels (adjusted in Planning District Eight for the cost of competing) as well as recognized support costs calculated on a prevailing basis for an estimated March 31 ADM.

2) This appropriation includes funding to recognize the common labor market in the Washington-Baltimore-Northern Virginia, DC-MD-VA-WV Combined Statistical Area. Standards of Quality salary payments for instructional positions in school divisions of the localities set out below have been adjusted for the equivalent portion of the Cost of Competing

ITEM 136.
Adjustment (COCA) rates that are paid to local school divisions in Planning District 8. For the
counties of Stafford, Fauquier, Spotsylvania, Clarke, Warren, Frederick, and Culpeper and the
Cities of Fredericksburg and Winchester, the SOQ payments have been increased by 25 percent
each year of the COCA rates paid to school divisions in Planning District 8.

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 tax
estimates 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.

2) The amounts deducted from Basic Aid for the education of intellectually disabled persons
shall be transferred to the Department of Behavioral Health and Developmental Services in
support of the cost of educating such persons; the amount deducted from Basic Aid for the
education of emotionally disturbed persons shall be used to cover extraordinary expenses
incurred in the education of such persons. The Department of Education shall establish
guidelines to implement these provisions and shall provide for the periodic transfer of sums
due from each local school division to the Department of Behavioral Health and Developmental
Services and for Special Education categorical payments. The amount of the 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.

f. Textbooks

1) The appropriation in this Item includes $26,200,288 the first year and $51,349,943 the
second year from the general fund and $40,458,210 the first year and $15,592,908 the second
year from the Lottery Proceeds Fund as the state's share of the cost of textbooks based on a
per pupil amount of $96.22 the first year and $96.22 the second year. The state's share of
textbooks will be fund split between the general fund and Lottery Proceeds Fund. A school
division shall appropriate these funds for textbooks or any other public education instructional
expenditure by the school division. The state's distributions for textbooks shall be based on
adjusted March 31 ADM. These funds shall be matched by the local government, based on the
composite index of local ability-to-pay.

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.
4) Any funds provided to school divisions for textbook costs that are unexpended as of June 30, 2015, or June 30, 2016, 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 expended 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 amounts estimated at $350,460,000 the first year and $362,860,000 the second year from the amounts transferred 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 which are derived from the 0.375 cent increase in the state sales and use tax levied pursuant to §58.1-638, Code of Virginia. These additional funds are provided to local school divisions and local governments in order to relieve the financial pressure education programs place on local real estate taxes.

i. From the total amounts in paragraph h. above, an amount estimated at $233,520,000 the first year and $240,850,000 the second year (approximately 1/4 cent of sales and use tax) is appropriated to support a portion of the cost of 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 and one instructional technology position per 1,000 students; a full daily planning period for teachers at the middle and high school levels in order to relieve the pressure on local real estate taxes and shall be taken into account by the governing body of the county, city, or town in setting real estate tax rates.

j. From the total amounts in paragraph h. above, an amount estimated at $123,140,000 the first year and $127,510,000 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.

k. For the purposes of funding certain support positions in Basic Aid a funding ratio methodology is used based upon the prevailing ratio of support positions to SOQ funded instructional positions as established in Chapter 781, 2009 Acts of Assembly. For the purposes of making the required spending adjustments, the appropriation and distribution of Basic Aid shall reflect this methodology. Local school divisions shall have the discretion as to where the adjustment may be made, consistent with the Standards of Quality funded in this Act.

6. Education of the Gifted Payments

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.

b. Local school divisions are required to spend, as part of the required local expenditure for the Standards of Quality the established per pupil cost for gifted education (state and local share) on approved programs for the gifted.

7. Occupational-Vocational Education Payments

a. An additional payment shall be disbursed by the Department of Education to the local school divisions to support the state share of the number of Vocational Education instructors required by the Standards of Quality. These funds shall be disbursed on the same basis as the payment is calculated.
b. An amount estimated at $108,906,772 the first year and $109,140,109, the second year from the general fund included in Basic Aid Payments relates to vocational education programs in support of the Standards of Quality.

8. Special Education Payments

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

b. Out of the amounts for special education payments, general fund support is provided to fund the caseload standards for speech pathologists at 68 students for each year of the biennium.

9. Remedial Education Payments

a. An additional payment estimated at $100,794,151 the first year and $100,985,181 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, and Remediation program adopted in June 2003.

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

c. Funding shall be matched by the local government based on the composite index of local ability-to-pay.

d. To provide flexibility in the instruction of English Language Learners who have limited English proficiency and who are at risk of not meeting state accountability standards, school divisions may use state and local funds from the SOQ Prevention, Intervention, and Remediation account to employ additional English Language Learner teachers to provide instruction to identified limited English proficiency students. Using these funds in this manner 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 divisions using the SOQ Prevention, Intervention, and Remediation funds in this manner shall only employ instructional personnel licensed by the Board of Education.

e. An additional state payment estimated at $89,654,406 the first year and $89,666,296 the second year from the Lottery Proceeds Fund shall be disbursed based on the estimated number of federal 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:

1) A minimum one percent add-on, as a percent of the per pupil basic aid cost, for each child who qualifies for the federal Free Lunch Program; and

2) An addition to the add-on, based on the concentration of children qualifying for the federal Free Lunch Program. Based on its percentage of Free Lunch participants, each school division will receive between 1 and 12 percent in additional basic aid per Free Lunch participant. These funds shall be matched by the local government, based on the composite index of local ability-to-pay.

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, any new funds a school division receives in excess of the amounts received in FY 2008 may be used first to provide data coordinators or to purchase similar services for schools that have not met Adequate Yearly Progress (AYP) under the federal No Child Left Behind Act or are not fully accredited under the Standards of Accreditation. The data coordinator position is intended to provide schools with needed support in the area of data analysis and interpretation for instructional purposes, as well as overall data management and the administration of state assessments. The position would primarily focus on data related to instruction and school improvement, including: student assessment, student attendance, student/teacher engagement, behavior referrals, suspensions, retention, and graduation rates.

f. Regional Alternative Education Programs

1) An additional state payment of $8,085,825 the first year and $8,086,130 the second year from the Lottery Proceeds Fund shall be disbursed for Regional Alternative Education programs. Such programs shall be for the purpose of educating certain expelled students and, as appropriate, students who have received suspensions from public schools 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.

3) a) Regional alternative education programs are funded through this Item based on the state's share of the incremental per pupil cost for providing such programs. This incremental per pupil payment shall be adjusted for the composite index of local ability-to-pay of the school division that counts such students attending such program in its 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 regional programs for students attending these programs, adjusted for costs incurred by the school division for transportation, administration, and any portion of the school day or school year that the student does not attend such program.

b) In the event a school division does not use all of the student slots it is allocated under this program, the unused slots may be reallocated or transferred to another school 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.

2. However, no requesting school division shall receive more tuition funding from the state for any requested unused slot than what would have been the calculated amount for the requesting school division had the unused slot been allocated to the requesting school division in the original budget. Furthermore, the requesting school division shall pay for any remaining 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
1) This appropriation includes $25,110,358 the first year and $26,576,054 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.

10. K-3 Primary Class Size Reduction Payments

a. An additional payment estimated at $118,119,161 the first year and $118,288,804 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.

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

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

<table>
<thead>
<tr>
<th>Eligible for Free Lunch, Three-Year Average</th>
<th>Grades K-3 School Ratio</th>
<th>Maximum Individual K-3 Class Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>30% but less than 45%</td>
<td>19 to 1</td>
<td>24</td>
</tr>
<tr>
<td>45% but less than 55%</td>
<td>18 to 1</td>
<td>23</td>
</tr>
<tr>
<td>55% but less than 65%</td>
<td>17 to 1</td>
<td>22</td>
</tr>
<tr>
<td>65% but less than 70%</td>
<td>16 to 1</td>
<td>21</td>
</tr>
<tr>
<td>70% but less than 75%</td>
<td>15 to 1</td>
<td>20</td>
</tr>
<tr>
<td>75% or more</td>
<td>14 to 1</td>
<td>19</td>
</tr>
</tbody>
</table>

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

11. Literary Fund Subsidy Program Payments

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

c. 1) In the event that on any scheduled payment date of bonds of the Virginia Public School Authority (VPSA) authorized under the provisions of a bond resolution adopted subsequent to June 30, 1997, issued subsequent to June 30, 1997, 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 sum of (i) the payments on general obligation school bonds of cities, counties, and towns (localities) paid to the VPSA and (ii) the proceeds derived from the application of the provisions of § 15.2-2659, Code of Virginia, to such bonds of localities, is less than the debt service due on such bonds of the VPSA on such date, there is hereby appropriated to the VPSA, first, from available moneys of the Literary Fund and, second, 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 submission each year shall include provisions for the payment of debt service pursuant to paragraph 1) above.

12. Educational Technology Payments

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.

b. The Department of Education shall authorize amounts estimated at $11,912,250 the first year from the Literary Fund to provide debt service payments for the education technology grant program conducted through the Virginia Public School Authority in 2010.

c. The Department of Education shall authorize amounts estimated at $11,670,000 the first year and $11,670,750 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 2011.

d.1) The Department of Education shall authorize amounts estimated at $11,617,000 the first year and $11,620,250 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 2012.

2) It is the intent of the General Assembly to authorize sufficient appropriate Literary Fund revenues to pay debt service on the Virginia Public School Authority bonds or notes authorized for this program. In developing the proposed 2016-18 biennial budget 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 this program in FY 2016.
e. 1) The Department of Education shall authorize amounts estimated at $12,130,750 the first year and $12,131,750 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 2013.

2) 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 2016-18 biennial budget 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 this program in FY 2017 and FY 2018.

f. 1) The Department of Education shall authorize amounts estimated at $13,538,408 the first year and $13,538,408 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 2014.

2) 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 2016-18 and 2018-20 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 this program in fiscal years 2017, 2018, and 2019.

g. 1) An education technology grant program shall be conducted through the Virginia Public School Authority, through the issuance of equipment notes in an amount estimated at $70,741,200 in FY 2015 and $72,943,600 in FY 2016. Proceeds of the notes will be used to establish a computer-based instructional and testing system for the Standards of Learning (SOL) and to develop the capability for high speed Internet connectivity at high schools followed by middle schools followed by elementary schools. School divisions shall use these funds first to develop and maintain the capability to support the administration of online SOL testing for all students with the exception of students with a documented need for a paper SOL test.

2) The Department of Education shall authorize amounts estimated at $13,538,408 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 FY 2015.

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 FY 2015 and in FY 2016. In developing the proposed 2016-2018, 2018-2020, and 2020-2022 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 2017, 2018, 2019, 2020, and 2021.

4) Grant funds from the issuance of $70,741,200 in FY 2015 and $72,943,600 in FY 2016 in equipment notes are based on a grant of $26,000 per school and $50,000 per school division. For purposes of this grant program, eligible schools shall include schools that are subject to state accreditation and reporting membership in grades K through 12 as of September 30, 2014, for the FY 2015 issuance, and September 30, 2015, for the FY 2016 issuance, as well as regional vocational centers, special education centers, alternative education centers, regular school year Governor's Schools, and the School for the Deaf and the Blind. Schools that serve only pre-kindergarten students shall not be eligible for this grant.

5) Supplemental grants shall be allocated to eligible divisions to support schools that are not fully accredited in accordance with this paragraph. Schools that administer SOL tests in Spring 2014 and that are not fully accredited for the second consecutive year, based on school accreditation ratings in effect for FY 2014 and FY 2015, or that have 15 percent of students in the English as a Second Language count and also have having free lunch eligibility for the school of over one-third of the students, will qualify to participate in the Virginia e-Learning Backpack Initiative in FY 2015 and receive: (1) a supplemental grant of $400 per student reported in ninth grade fall membership in a qualifying school for the purchase of a tablet computer device for that student and (2) a supplemental grant of $2,400 per qualifying school to purchase two content creation packages for teachers. Schools eligible to receive this...
supplemental grant in FY 2015 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 to a maximum of four years. Schools that administer SOL tests in Spring 2015 and that are not fully accredited for the second consecutive year based on school accreditation ratings in effect for FY 2015 and FY 2016 will qualify to participate in the initiative in FY 2016. Schools eligible for the supplemental grants in previous fiscal years shall continue to be eligible for the remaining years of their grant award. Schools eligible to receive this supplemental grant in FY 2016 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 to a maximum of four years. Grants awarded to qualifying schools that do not have grades 10, 11, or 12 may transition with the students to the primary receiving school for all years subsequent to grade 9. Schools are eligible to receive these grants for a period of up to four years beginning in FY 2014 shall not be eligible to receive a separate award in the future once the original award period has concluded. Schools that are fully accredited or that are new schools with conditional accreditation in their first year shall not be eligible to receive this supplemental grant.

6) Required local match:

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 shall be used for teacher training in the use of instructional technology. 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) 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 in the second year pursuant to paragraph g.5) above shall use the funds in qualifying schools to purchase tablet computer devices 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.

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 in the second year pursuant to paragraph g.5) above. These supplemental grants shall be used in qualifying schools for the purchase of tablet computer devices for ninth grade students reported in fall membership and content creation packages for teachers. Participating school divisions will be required to select a
core set of electronic textbooks, applications and online services for productivity, learning management, collaboration, practice, and assessment to be included on all devices. In addition, participating school divisions will assume recurring costs for electronic textbook purchases and 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.

9) 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.

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 deficiency.

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.

j. Unobligated proceeds of the notes, including investment income derived from the proceeds of the notes may be used to pay interest on, or to decrease principal of the notes or to fund a portion of such other educational technology grants as authorized by the General Assembly.

k.1) For the purposes of § 56-232, Code of Virginia, "Contracts of Telephone Companies with State Government" and for the purposes of § 56-234 "Contracts for Service Rendered by a Telephone Company for the State Government" shall be deemed to include communications lines into public schools which are used for educational technology. The 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. Further, the Superintendent and Director are authorized to encourage the development of "by-pass" infrastructure in localities where it fails to obtain competitive prices or prices consistent with the best rates obtained in other parts of the state.

2) The State Corporation Commission, in its consideration of the discount for services 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 hereby encouraged to make the discounts for intrastate services provided to elementary schools, secondary schools, and libraries for educational purposes as large as is prudently possible and to fund such discounts through the universal fund as provided in § 254 of the Telecommunications Act of 1996. The commission shall proceed as expeditiously as possible in implementing these discounts and the funding mechanism for intrastate services, consistent with the rules of the Federal Communications Commission aimed at the preservation and advancement of universal service.

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 2015 and $6,000,000 in fiscal year 2016 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 $2,503,750 the first year and $3,804,250 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, and 2015.

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 2016-18, 2018-2020, and 2020-2022 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 2017, 2018, 2019, 2020, and 2021.

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 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.

6) Grant award funds from the issuance of up to $6,000,000 in fiscal year 2015 and $6,000,000 in fiscal year 2016 in equipment notes shall be distributed to eligible school divisions. The grant awards will be based on a competitive grant basis of up to $100,000 per school division. School divisions will be permitted to apply annually for grant funding. For purposes of this program, eligible schools shall include schools that are subject to state accreditation and reporting membership in grades K through 12 as of September 30, 2014, for the fiscal year 2015 issuance, and September 30, 2015, for the fiscal year 2016 issuance, as well as regional vocational centers, special education centers, alternative education centers, regular school year Governor's Schools, and the Virginia School for the Deaf and the Blind.

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

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.

14. Virginia Preschool Initiative Payments

a.1) It is the intent of the General Assembly that a payment estimated at $71,976,297 the first year and $74,922,998 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 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 standards shall be established in such a manner as to be measurable for student achievement and success. Students shall be required to be evaluated in the fall and in the spring by each participating school division and the school divisions must certify that the Virginia Preschool Initiative program follows the established standards in order to receive the funding for quality preschool education and criteria for the service components. Such guidelines shall be consistent with the findings of the November 1993 study by the Board of Education, the Department of Education, and the Council on Child Day Care and Early Childhood Programs.

4) a) Grants shall be distributed based on an allocation formula providing the state share of a $6,000 grant for 100 percent of the unserved at-risk four-year-olds in each locality for a full-day program. The number of unserved at-risk four-year-olds in each locality shall be based on the projected number of kindergarten students, updated once each biennium for the Governor’s introduced biennial budget. In the first year only, the Department shall adjust the additional slots calculated to fund such school divisions at the same number of slots actually used in FY 2014 on a prorated basis up to $1,000,000. For the second year only, in no case shall a school division be eligible for fewer slots than they actually used for this program in FY 2014 on a prorated basis up to $3,631,581. Programs operating half-day shall receive state funds based on a fractional basis determined by the pro-rata portion of a full-day, school year program provided. Half-day programs shall operate for a minimum of three hours of classroom instructional time per day, excluding breaks for lunch or recess, and grants to half-day programs shall be funded based on the state share of $3,000 per unserved at-risk four-year-old in each locality. Full-day programs shall operate for a minimum of five and one-half instructional hours, excluding breaks for meals and recess. No additional state funding is provided for programs operating greater than three hours per day but less than five and one-half hours per day. In determining the state and local shares of funding, the composite index of local ability-to-pay is capped at 0.5000.

b) For new programs in the first year of implementation only, programs operating less than a full school year shall receive state funds on a fractional basis determined by the pro-rata portion of a full-day, school year program provided. In determining the prorated state funds to be received, a school year shall be 180 days.

b.1) Any locality which desires to participate in this grant program must submit a proposal through its chief administrator (county administrator or city manager) by June 15 of each year. The chief administrator, in conjunction with the school superintendent, shall identify a lead agency for this program within the locality. The lead agency shall be responsible for developing a local plan for the delivery of quality preschool services to at-risk children 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.
2) The proposal must demonstrate coordination with all parties necessary for the successful
delivery of comprehensive services, including the schools, child care providers, local social
services agency, Head Start, local health department, and other groups identified by the lead
agency.

3) A local match, based on the composite index of local ability-to-pay, shall be required. For
purposes of meeting the local match, localities may use local expenditures for existing
qualifying programs, however, at least seventy-five percent of the local match will be cash and
no more than twenty-five percent will be in-kind. In-kind contributions are defined as cash
outlays that are made by the locality that benefit the program but are not directly charged to
the program. The value of fixed assets cannot be considered as an in-kind contribution.
Localities shall also continue to pursue and coordinate other funding sources, including child
care subsidies. Funds received through this program must be used to 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 support to programs for at-risk
four-year-olds from Title I of the federal Elementary and 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 occur due to amendments to the allocation formula in
the reauthorization of ESEA as the No Child Left Behind Act of 2001 or due to a percentage
reduction in a locality's Title I allocation in 2014-2015 or 2015-2016. Any locality so affected
shall provide written evidence to the Superintendent of Public Instruction and request his
approval to continue the services to Title I students.

c. Local plans must provide clear methods of service coordination for the purpose of reducing
the per child cost for the service, increasing the number of at-risk children served and/or
extending services for the entire year. Examples of these include:

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
programs.

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

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

Local plans must indicate the number of at-risk four-year-old children to be served, and the
criteria by which they will be determined to be at risk.

d.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.

e. The Department of Education is authorized to expend unobligated balances in this program's
adopted budget allocations for grants to qualifying school divisions for one-time expenses,
other than capital, related to start-up or expansion of programs.

15. Early Reading Intervention Payments
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a. An additional payment of $17,886,428 the first year and $17,948,114 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education to local school divisions for the purposes of providing early reading intervention services to students in grades kindergarten through 3 who demonstrate deficiencies based on their individual performance on diagnostic tests which have been approved by the Department of Education. The Department of Education shall review the tests of any local school board which requests authority to use a test other than the state-provided test to ensure that such local test uses criteria for the early diagnosis of reading deficiencies which are similar to those criteria used in the state-provided test. The Department of Education shall make the state-provided diagnostic test used in this program available to local school divisions. School divisions shall report the results of the diagnostic tests to the Department of Education on an annual 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 five to one. The estimated number of students in each school division in each year shall be determined by multiplying the projected number of students reported in each school division's fall membership in grades kindergarten, 1, 2, and 3 by the percent of students who are determined to need services based on diagnostic tests administered in the previous year in that school division and adjusted in the following manner:

<table>
<thead>
<tr>
<th>Year</th>
<th>Kindergarten</th>
<th>Grade 1</th>
<th>Grade 2</th>
<th>Grade 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 1</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>Year 2</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
</tbody>
</table>

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

16. Standards of Learning Algebra Readiness Payments

a. An additional payment of $12,256,970 the first year and $12,265,706 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education to local school divisions for the purposes of providing math intervention services to students in grades 6, 7, 8 and 9 who are at-risk of failing the Algebra I end-of-course test, as demonstrated by their individual performance on diagnostic tests which have been approved by the Department of Education. The Department of Education shall review the tests to ensure that such local test uses state-provided criteria for diagnosis of math deficiencies which are similar to those criteria
used in the state-provided test. The Department of Education shall make the state-provided
diagnostic test used in this program available to local school divisions. School divisions shall
report the results of the diagnostic tests to the Department of Education on an annual 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 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 the federal
Free Lunch Program.

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

17. School Construction Grants Program Escrow

Notwithstanding the requirements of Section 22.1-175.5 of the Code of Virginia, school
divisions are permitted to withdraw funds from local escrow accounts established pursuant to
Section 22.1-175.5 to pay for recurring operational expenses incurred by the school division.
Localities are not required to provide a local match of the withdrawn funds.

18. English as a Second Language Payments

A payment of $48,601,863 the first year and $49,646,295 the second year from the Lottery
Proceeds Fund shall be disbursed by the Department of Education to local school divisions to
support the state share of 17 professional instructional positions per 1,000 students for whom
English is a second language. Local school divisions shall provide a local match based on the
composite index of local ability-to-pay.

19. Special Education Instruction Payments

a. The Department of Education shall establish rates for all elements of Special Education
Instruction Payments.

b. Out of the appropriations in this Item, the Department of Education shall make available,
subject to implementation by the Superintendent of Public Instruction, an amount estimated at
$82,966,984 the first year and $87,737,058 the second year from the Lottery Proceeds Fund for
the purpose of the state's share of the tuition rates for approved public school regional
programs. Notwithstanding any contrary provision of law, the state's share of the tuition rates
shall be based on the composite index of local ability-to-pay.

c. Out of the amounts for Financial Assistance for Categorical Programs, $33,811,054 the first
year and $34,155,627 the second year from the general fund is appropriated to permit the
Department of Education to enter into agreements with selected local school boards for the
 provision of educational services to children residing in certain hospitals, clinics, and detention
homes by employees of the local school boards. The portion of these funds provided for
 educational services to children residing in local or regional detention homes shall only be
determined on the basis of children detained in such facilities through a court order issued by a
court of the Commonwealth. The selection and employment of instructional and administrative
personnel under such agreements will be the responsibility of the local school board in
accordance with procedures as prescribed by the local school board. State payments for the
first year to the local school boards operating these programs will be based on certified
expenditures from the fourth quarter of FY 2014 and the first three quarters of FY 2015. State
payments for the second year to the local school boards operating these programs will be based
on certified expenditures from the fourth quarter of FY 2015 and the first three quarters of FY
2016.

d. By October 15, 2014, the Department of Education shall present to the Virginia Board of
Education, options for increasing student to teacher ratios or other savings, including requesting
the State Board of Education or federal government to consider waiving certain teacher staffing
requirements given the uniqueness of the setting, prorating funding if localities choose to operate based on unnecessary gender separation, whether there may be options for achieving efficiencies in the 23 centers based on regional groupings based on proximity, working with the Department of Juvenile Justice and Department of Correctional Education if appropriate, and a review of how other states handle education in juvenile detention centers. The Department shall also submit the report to the Chairmen of the Senate Finance and House Appropriations Committees by October 31, 2014.

20. Vocational Education Instruction Payments

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

b. This appropriation includes $1,800,000 the first year from the Lottery Proceeds Fund and $1,800,000 the second year from the Lottery Proceeds Fund for secondary vocational-technical equipment. A base allocation of $2,000 each year shall be available for all divisions, with the remainder of the funding distributed on the basis of student enrollment in secondary vocational-technical courses. State funds received for secondary vocational-technical equipment must be used to supplement, not supplant, any funds currently provided for secondary vocational-technical equipment within the locality. Local school divisions are not required to provide a local match in order to receive these state funds.

21. Adult Education Payments

State funds shall be used to reimburse general adult education programs on a fixed cost per pupil or cost per class basis. No state funds shall be used to support vocational noncredit courses.

22. General Education Payments

a. This appropriation includes $2,410,988 the first year and $2,410,988 the second year from the Lottery Proceeds Fund to support Race to GED. Out of this appropriation, $465,375 the first year and $465,375 the second year shall be used for PluggedIn VA.

b. This appropriation includes $2,774,478 the first year from the general fund and $2,774,478 the second year from the Lottery Proceeds Fund to support Project Graduation and any associated administrative and contractual service expenditures related to this initiative.

23. Virtual Virginia Payments

a. From appropriations in this Item, the Department of Education shall provide assistance for the Virtual Virginia program.

b. The local share of costs associated with the operation of the Virtual Virginia program shall be computed using the composite index of local ability-to-pay.

24. Individual Student Alternative Education Program (ISAEP) Payments

Out of this appropriation, $2,247,581 the first year from the Lottery Proceeds Fund and $2,247,581 in the second year from the Lottery Proceeds Fund shall be provided for the secondary schools' Individual Student Alternative Education Program (ISAEP), pursuant to Chapter 488 and Chapter 552 of the 1999 Session of the General Assembly.

25. Foster Children Education Payments

a. An additional state payment is provided from the Lottery Proceeds Fund for the prior year's local operations costs, as determined by the Department of Education, for each pupil of school age as defined in § 22.1-1, Code of Virginia, not a resident of the school division providing his education (a) who has been placed in foster care or other custodial care within the geographical boundaries of such school division by a Virginia agency, whether state or local, which is
authorized under the laws of this Commonwealth to place children; (b) who has been placed in an orphanage or children's home which exercises legal guardianship rights; or (c) who is a resident of Virginia and has been placed, not solely for school purposes, in a child-caring institution or group home.

b. This appropriation provides $9,345,922 the first year and $9,657,863 the second year from the Lottery Proceeds Fund to support children attending public school who have been placed in foster care or other such custodial care across jurisdictional lines, as provided by subsections A and B of § 22.1-101.1, Code of Virginia. To the extent these funds are not adequate to cover the full costs specified therein, the Department is authorized to expend unobligated balances in this Item for this support.

26. Sales Tax Payments

a. This is a sum-sufficient appropriation for distribution to counties, cities and towns a portion of net revenue from the state sales and use tax, in support of the Standards of Quality (Title 22.1, Chapter 13.2, Code of Virginia) (See the Attorney General's opinion of August 3, 1982).

b. Certification of payments and distribution of this appropriation shall be made by the State Comptroller.

c. The distribution of state sales tax funds shall be made in equal bimonthly payments at the middle and end of each month.

27. Adult Literacy Payments

a. Appropriations in this Item include $125,000 the first year and $125,000 the second year from the general fund for the ongoing literacy programs conducted by Mountain Empire Community College.

b. Out of this appropriation, the Department of Education shall provide $100,000 the first year and $100,000 the second year from the general fund for the Virginia Literacy Foundation grants to support programs for adult literacy including those delivered by community-based organizations and school divisions providing services for adults with 0-9th grade reading skills.

28. Governor’s School Payments

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

b. Out of the amounts for Governor's School Payments, the Department of Education shall provide assistance for the state share of the incremental cost of summer residential Governor's 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 certify that no tuition is assessed to students for participation in this program if they are enrolled in a public school.

c. For the Summer Governor's Schools and Foreign Language Academies programs, the Superintendent of Public Instruction is authorized to adjust the tuition rates, types of programs offered, length of programs, and the number of students enrolled in order to maintain costs within the available state and local funds for these programs.

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.
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 1,725 students per Governor's School in the first year and a cap of 1,725 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.

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

g. All regional Governor's Schools are encouraged to provide full-day grades 9 through 12 programs. Out of the amounts in this item, $100,000 the second year from the general fund is provided for existing Governor's Schools, as distributed by the Superintendent of Public Instruction, to plan for or study the feasibility of expanding, including via a merger with another Governor's School.

h. Out of this appropriation, $100,000 the first year from the general fund is available for the Department of Education to develop a model proposal that establishes a Governor's School that focuses on Career and Technical Education.

29. School Nutrition Payments

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.

30. School Breakfast Payments

a. Out of this appropriation, $4,135,134 the first year and $4,664,983 the second year from the Lottery Proceeds Fund is included for the purpose of establishing a state funded incentive program to maximize federal school nutrition revenues and increase student participation in the school breakfast program. These funds are available to any school division as a reimbursement for breakfast meals served that are in excess of the baseline established by the Department of
Education. The per meal reimbursement shall be $0.22; however, the department is authorized, but not required to reduce this amount proportionately in the event that the actual number of meals to be reimbursed exceeds the number on which this appropriation is based so that this appropriation is not exceeded.

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

31. Clinical Faculty and Mentor Teacher Program Payments

This appropriation includes $1,000,000 the first year and $1,000,000 the second year from the Lottery Proceeds Fund to be paid to local school divisions for statewide Mentor Teacher Programs to assist pre-service teachers and beginning teachers to make a successful transition into full-time teaching. This appropriation also includes $318,750 the first year and $318,750 the second year from the general fund for Clinical Faculty programs to assist pre-service teachers and beginning teachers to make a successful transition into full-time teaching. Such programs shall include elements which are consistent with the following:

a. An application process for localities and school/higher education partnerships that wish to 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

e. It is the intent of the General Assembly that no preference between pre-service or beginning teacher programs be construed by the language in this Item. School divisions operating beginning teacher mentor programs shall receive equal consideration for funding.

32. Career Switcher/Alternative Licensure Payments

Appropriations in this Item include $279,983 the first year and $279,983 the second year from the general fund to provide grants to school divisions that employ mentor teachers for new teachers entering the profession through the alternative route to licensure as prescribed by the Board of Education.

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.

34. Reading Specialists Initiative
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.

b. These payments shall be based on the state’s share of the cost of providing one reading specialist per qualifying school. School divisions with schools participating in this program in fiscal year 2014 shall be eligible to receive funding at 100 percent of the state share the first year and 50 percent of the state share the second year for the same schools and such schools are granted a one-year extension of the two-year waiver referenced in subsection c. for a third year in fiscal year 2016. The Department of Education is authorized to disburse additional payments to divisions from any remaining funds each year to support additional qualifying schools and shall give priority to such schools with the lowest SOL pass rates for reading or 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 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. School divisions receiving these payments are required to match these funds based on the composite index of local ability-to-pay.

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 2013-2014 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 2012-2013 and 2013-2014 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 hired a math or reading instructional specialist. Localities receiving these payments are required to match these funds based on the composite index of local ability-to-pay.

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.

137. Federal Education Assistance Programs (17900) .............. $870,905,000 $870,905,000
Federal Assistance to Local Education Programs (17901) ................................................................. $870,905,000 $870,905,000
Fund Sources: Federal Trust............................................... $870,905,000 $870,905,000

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<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
<tr>
<td>a. The appropriation to support payments to school divisions from federal program grant funds is contained in this Item.</td>
<td></td>
</tr>
<tr>
<td>b. The Department of Education will encourage localities to apply for Medicaid reimbursements for eligible special education expenditures which will help to increase available state and local funding for other educational activities and expenditures.</td>
<td></td>
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Total for Direct Aid to Public Education

<table>
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<tr>
<th>Fund Sources: General</th>
<th>$5,498,605,141</th>
<th>$5,590,497,356</th>
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<tr>
<td>Special</td>
<td>$895,000</td>
<td>$895,000</td>
</tr>
<tr>
<td>Commonwealth Transportation</td>
<td>$2,173,000</td>
<td>$2,173,000</td>
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<tr>
<td>Trust and Agency</td>
<td>$658,255,378</td>
<td>$621,641,825</td>
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<tr>
<td>Federal Trust</td>
<td>$870,905,000</td>
<td>$870,905,000</td>
</tr>
</tbody>
</table>

Grand Total for Department of Education, Central Office Operations

| General Fund Positions | 136.00 | 136.00 |
| Nongeneral Fund Positions | 178.50 | 178.50 |
| Position Level         | 314.50 | 314.50 |

Fund Sources: General

| $5,549,694,912 | $5,641,689,836 |
| Special       | $5,356,475 | $5,356,690 |
| Commonwealth Transportation | $2,416,919 | $2,416,919 |
| Trust and Agency      | $658,535,041 | $621,921,488 |
| Federal Trust         | $908,470,811 | $908,470,970 |

§ 1-50. VIRGINIA SCHOOL FOR THE DEAF AND THE BLIND (218)

139. Instruction (19700)

| Classroom Instruction (19701) | $4,751,377 | $4,751,434 |
| Occupational-Vocational Instruction (19703) | $153,121 | $153,121 |
| Outreach and Community Assistance (19710) | $124,200 | $124,200 |

Fund Sources: General

| $4,321,403 | $4,321,403 |
| Special       | $82,005 | $82,005 |
| Federal Trust         | $625,290 | $625,347 |


140. Residential Support (19800)

| $207,431 | $207,431 |
| $319,304 | $319,304 |
| $1,780,575 | $1,780,575 |
| $2,034,052 | $2,034,052 |
| $353,697 | $353,697 |

Fund Sources: General

| $4,213,571 | $4,213,571 |
| Special       | $242,995 | $242,995 |
| Federal Trust         | $238,493 | $238,493 |

Authority: Title 22.1, Chapter 19, Code of Virginia.

141. Administrative and Support Services (19900)

| General Management and Direction (19901) | $1,039,400 | $1,044,357 |

Fund Sources: General

| $989,424 | $994,243 |
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<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tr>
<td>Special</td>
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<tr>
<td>Federal Trust</td>
<td>$24,976</td>
<td>$25,114</td>
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Authority: Title 22.1, Chapter 19, Code of Virginia.

Notwithstanding any other provision of law, the Virginia School for the Deaf and Blind is authorized to retain the income generated by the rental of facilities on the Staunton campus to outside entities.

Total for Virginia School for the Deaf and the Blind...... $10,763,157 $10,768,171

General Fund Positions............................................. 185.50 185.50
Position Level ...................................................... 185.50 185.50

Fund Sources: General............................................. $9,524,398 $9,529,217
Special............................................................... $350,000 $350,000
Federal Trust....................................................... $888,759 $888,954

§ 1-51. STATE COUNCIL OF HIGHER EDUCATION FOR VIRGINIA (245)

142. Higher Education Student Financial Assistance (10800) .. $69,522,665 $69,537,665
Scholarships (10810)............................................... $69,332,665 $69,347,665
Regional Financial Assistance for Education (10813) ..... $190,000 $190,000

Fund Sources: General............................................. $69,262,665 $69,277,665
Special............................................................... $10,000 $10,000
Dedicated Special Revenue ................................. $250,000 $250,000

Authority: Code of Virginia; Tuition Assistance Grant Program: Title 23, Chapter 4.1, Code of Virginia, Regional Grants and Contracts: Discretionary Inclusion; Undergraduate and Graduate Assistance: Discretionary Inclusion; § 23-38.19:1; § 23-31.1; and § 23-7.4:1.

A. Appropriations in this Item are subject to the conditions specified in paragraphs B, C, D, E, F, and G hereof.

B. Those private institutions which participate in the programs provided by the appropriations in this Item shall, upon request by the State Council of Higher Education, submit financial and other information which the Council deems appropriate.

C.1. Out of the amounts for Scholarships the following sums shall be made available for:

a. Tuition Assistance Grant Program, $64,812,665 the first year and $64,812,665 the second year from the general fund is designated for full-time undergraduate and graduate students.

b. Virginia Space Grant Consortium Scholarships, $695,000 the first year and $695,000 the second year from the general fund.

c. Out of this appropriation, $20,000 the first year and $20,000 the second year from the general fund is designated to provide grants of up to $5,000 per year for Virginia students who attend schools and colleges of optometry. Each student receiving a grant shall agree to set up practice in the Commonwealth for a period of not less than two years upon completion of instruction.

2. No amount, or part of an amount, listed for any program specified in paragraph C 1 above shall be expended for any other program in this appropriation except for the amounts identified in C 1 a2).

D. Tuition Assistance Grant Program

1. Payments to students out of this appropriation shall not exceed $3,100 for qualified undergraduate students and $2,200 for qualified graduate and medical students attending not-for-profit, independent institutions in accordance with §§ 23-38.12 through 23-38.19, Code of Virginia.
The private institutions which participate in this program shall, during the spring semester previous to the commencement of a new academic year or as soon as a student is admitted for that year, whichever is later, notify their enrolled and newly admitted Virginia students about the availability of tuition assistance awards under the program. The information provided to students and their parents must include information about the eligibility requirements, the application procedures, and the fact that the amount of the award is an estimate and is not guaranteed. The number of students applying for participation and the funds appropriated for the program determine the amount of the award. Conditions for reduction of award amount and award eligibility are described in this Item and in the regulations issued by the State Council of Higher Education. The institutions shall certify to the council that such notification has been completed and shall indicate the method by which it was carried out.

Institutions participating in this program must submit annually to the council copies of audited financial statements.

To be eligible for a fall or full-year award out of this appropriation, a student's application must have been received by a participating independent college or by the State Council of Higher Education by July 31. Returning students who received the award in the previous year will be prioritized with the July 31 award. Applications for a fall or full-year award received after July 31 but no later than September 14 will be held for consideration if funds are available after July 31 and returning student awards have been made. Applications for spring semester only awards must be received by December 1 and will be considered only if funds remain available.

No limitations shall be placed on the award of Tuition Assistance Grants other than those set forth herein or in the Code of Virginia.

All eligible institutions not previously approved by the State Council of Higher Education to participate in the Tuition Assistance Grant Program shall have received accreditation by a nationally recognized regional accrediting agency, prior to participation in the program or by the Commission on Osteopathic College Accreditation of the American Osteopathic Association in the case of freestanding institutions of higher education that offer the Doctor of Osteopathic Medicine as the sole degree program.

Payments to undergraduate students shall be greater than payments to graduate and medical students and shall be based on a differential established by the State Council of Higher Education for Virginia.

No awards shall be provided to graduate students except in health-related professional programs to include allied health, nursing, pharmacy, medicine, and osteopathic medicine. Notwithstanding application deadlines contained in the Virginia Administrative Code for the Tuition Assistance Grant program, provided that the institution has received accreditation by the Liaison Committee on Medical Education, the Virginia Tech - Carilion School of Medicine shall be deemed eligible to participate in the Tuition Assistance Grant program.

Notwithstanding any other provisions of law, Eastern Virginia Medical School is not eligible to participate in the Tuition Assistance Grant Program.

Regional Grants and Contracts: Out of this appropriation, $170,000 the first year and $170,000 the second year from the general fund is designated to support Virginia's participation in the Southern Regional Education Board initiative to increase the number of minority doctoral graduates.

The amounts listed in paragraph 1 shall be expended in accordance with the agreements between the Commonwealth of Virginia and the Southern Regional Education Board.

Out of this appropriation, $1,915,000 the first year and $1,930,000 the second year from the general fund is designated for the Virginia Military Survivors and Dependents program, § 23-7.4:1, Code of Virginia, to provide up to a $1,800 annual stipend to offset the costs of room, board, books and supplies for qualified survivors and dependents of military service members.
2. The amount of the stipend is an estimate depending on the number of students eligible under § 23-7.4:1, Code of Virginia. Changes that increase or decrease the grant amount shall be determined by the State Council of Higher Education for Virginia.

3. The Director, State Council of Higher Education for Virginia, shall allocate these funds to public institutions of higher education on behalf of students qualifying under this provision.

4. Each institution of higher education shall report the number of recipients for this program to the State Council of Higher Education for Virginia by April 1 of each year. The State Council of Higher Education for Virginia shall report this information to the Chairmen of the House Appropriations and Senate Finance Committees by May 15 of each year.

5. The Department of Veterans Services shall consult with the State Council of Higher Education for Virginia prior to the dissemination of any information related to the financial benefits provided under this program.

G.1. Out of the appropriation for this Item, $1,650,000 the first year and $1,650,000 the second year from the general fund is designated for the Two-Year College Transfer Grant Program.

2. The State Council of Higher Education for Virginia shall disburse these funds for full-time students consistent with §§ 23-38.10:9 through 23-38.10:13, Code of Virginia. Beginning with students who are entering a senior institution as a two-year transfer student for the first time in the fall 2013 academic year, and who otherwise meet the eligibility criteria of § 23-38.10:10, Code of Virginia, the maximum EFC is raised to $12,000.

3. The actual amount of the award depends on the number of students eligible under §§ 23-38.10:9 through 23-38.10:13, Code of Virginia. Changes that decrease the grant amount shall be determined by the State Council of Higher Education for Virginia.

Financial Assistance for Educational and General Services

<table>
<thead>
<tr>
<th>Item</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>143.</td>
<td>$75,000</td>
<td>$75,000</td>
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<tr>
<td>144.</td>
<td>$13,371,054</td>
<td>$13,395,181</td>
</tr>
</tbody>
</table>

Authority: Outstanding Faculty Recognition Program: Discretionary Inclusion.

Outstanding Faculty Recognition Program

1. The State Council of Higher Education for Virginia shall annually provide a grant to faculty members selected to be honored under this program from such private funds as may be designated for this purpose.

2. The faculty members shall be selected from public and private institutions of higher education in Virginia, but recipients of Outstanding Faculty Recognition Awards shall not be eligible for the awards in subsequent years.

Higher Education Academic, Fiscal, and Facility Planning and Coordination

<table>
<thead>
<tr>
<th>Item</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>144.</td>
<td>$12,399,595</td>
<td>$12,420,373</td>
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<tr>
<td>144.</td>
<td>$971,459</td>
<td>$974,808</td>
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<tr>
<td>144.</td>
<td>$11,959,595</td>
<td>$11,980,373</td>
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<tr>
<td>144.</td>
<td>$971,459</td>
<td>$974,808</td>
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<tr>
<td>144.</td>
<td>$290,000</td>
<td>$290,000</td>
</tr>
<tr>
<td>144.</td>
<td>$150,000</td>
<td>$150,000</td>
</tr>
</tbody>
</table>

A. 1. It is the intent of the General Assembly to provide general fund support to contract at a level equivalent to the Tuition Assistance Grant undergraduate award with Mary Baldwin College for Virginia women resident students to participate in the Virginia Women's Institute for Leadership at Mary Baldwin College.

2. The amounts included in this Item are $307,899 the first year and $307,899 the second year from the general fund for the programmatic administration of this program.

3. General fund appropriations provided under this contract include financial incentive for the participating students at Mary Baldwin College in the Virginia Women's Institute for Leadership Program. Students receiving this financial incentive will not be eligible for Tuition Assistance Grants.

B. In discharging the responsibilities specified in § 23-272 D, Code of Virginia, the State Council of Higher Education for Virginia shall provide exemptions to individual proprietorships, associations, co-partnerships or corporations which are now or in the future will be using the words "college" or "university" in their training programs solely for their employees or customers, which do not offer degree-granting programs, and whose name includes the word "college" or "university" in a context from which it clearly appears that such entity is not an educational institution.

C. Out of the appropriation for Higher Education Coordination and Review, $7,403,177 the first year and $7,403,177 the second year from the general fund is provided for continuation of the Virtual Library of Virginia. Funding for the Virtual Library of Virginia is provided for the benefit of students and faculty at the Commonwealth's public institutions of higher education and participating nonprofit, independent private colleges and universities. Out of this amount, $396,785 the first year and $396,785 the second year is earmarked to allow the participation of nonprofit, independent private colleges and universities.

D. The State Council of Higher Education for Virginia and the Secretary of Education, in conjunction with the three medical schools, University of Virginia, Virginia Commonwealth University, and Eastern Virginia Medical School, shall monitor the results of the Generalist Initiative, especially the decisions of graduates from the undergraduate medical programs to enter generalist residencies, and the composition of the residencies in the two associated academic health centers. It is the intent of the General Assembly that the three medical schools shall maintain the efforts to educate and train sufficient generalist physicians to meet the needs of the Commonwealth, recognizing the Commonwealth's need for generalist physicians in medically underserved regions of the state. Further, the medical schools shall support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.

E. Out of this appropriation, $950,366 and eight positions the first year and $950,366 and eight positions the second year from nongeneral funds is provided to support higher education coordination and review services, including expenses incurred in the regulation and oversight of the private and out-of-state postsecondary institutions and proprietary schools operating in Virginia. These funds will be generated through fee schedules developed pursuant to § 23-276.9, Code of Virginia.

F. The State Council of Higher Education for Virginia, in consultation with the House Appropriations Committee, the Senate Finance Committee, the Department of General Services, and the Department of Planning and Budget, shall develop a six-year capital outlay plan for higher education institutions including affiliated entities. As a part of this plan SCHEV shall consider (i) current funding mechanisms for capital projects and improvements at the Commonwealth's institutions of higher education, including general obligation bonds and other viable funding methods; (ii) mechanisms to assist private institutions of higher education in the Commonwealth with their capital needs.

G. The Executive Director, State Council of Higher Education for Virginia, may appoint an advisory committee to assist the council with technology-enriched learning initiatives. The advisory committee may assist the council in (i) developing innovative, cost-effective, technology-enriched teaching and learning initiatives, including distance and distributed learning...
initiatives; (ii) improving cooperation among and between the public and private institutions of higher education in the Commonwealth; (iii) improving efficiency and expand the availability of technology-enriched courses; and (iv) facilitating the sharing of research and experience to improve student learning.

H. Out of this appropriation, $150,000 the first year and $150,000 the second year from nongeneral funds is designated to cover the costs of federal education support programs.

I. The State Council of Higher Education for Virginia shall include Eastern Virginia Medical School in any calculations used to determine the funding requirements for state medical schools.

J.1. Higher Education Coordination and Review includes an internal service fund to support review of capital projects. This internal service fund shall consist of fees imposed upon capital projects approved for institutions of higher education for the review of proposed capital outlay projects. The estimated total amount to be collected by this fund is a sum sufficient estimated at $290,000 each year.

2. In administering this internal service fund, the State Council of Higher Education for Virginia shall provide capital project review services to institutions of higher education and produce capital project analysis work products for the Department of Planning and Budget and the General Assembly.

K. In addition to the reviews conducted under §§ 23-9.6:1.01 and 23-38.87:17, Code of Virginia, the State Council of Higher Education shall evaluate the progress of individual initiatives funded in this Act as part of the incentive funding provided to colleges and universities with regard to improvements in retention, graduation, degree production and other criteria the Council deems appropriate.

L. Out of this appropriation, $160,295 the first year and $160,295 the second year from the general fund is designated to support research and analysis and the enhancement of consumer information regarding higher education.

M. By October 15, 2015 the State Council of Higher Education for Virginia, in cooperation with the Virginia Department of Education and providers, shall submit a follow-up report to the 2009 Statewide Examination of College Access Services and Resources in Virginia including incorporating relevant longitudinal data now available as appropriate. The review shall evaluate progress on the previously identified areas for increased provider activity: addressing younger students, as early as kindergarten; computer skill training; test preparation assistance; financial literacy; parental programs; and the emotional and logistical transition to college for under-represented populations and first-generation students. In addition, the report shall include any further recommendations for improving statewide coordination, support, information-sharing, and data gathering to address the varied needs identified.

145. Higher Education Federal Programs Coordination (11200) ................................................................. $4,680,457 $4,680,457
Higher Education Federal Programs Coordination (11201) ................................................................. $4,680,457 $4,680,457

Fund Sources: Federal Trust................................. $4,680,457 $4,680,457

Authority: Title 23, Chapter 20, Code of Virginia.

A. Out of this appropriation, $2,440,426 the first year and $2,440,426 the second year from nongeneral funds is designated for grants to improve teacher quality (No Child Left Behind Act grant).

B. Out of this appropriation, $2,240,031 the first year and $2,240,031 the second year from nongeneral funds is designated for federal grants to increase college access and success for underprivileged students from the College Access Challenge grant.
### CH. 2] ACTS OF ASSEMBLY 489

#### ITEM 146.

<table>
<thead>
<tr>
<th>Item Details($)</th>
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<tr>
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<td>First Year FY2016</td>
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<tr>
<td>146.</td>
<td>Financial Assistance for Public Education (Categorical) (17100)</td>
</tr>
<tr>
<td>Early Awareness and Readiness Programs (17117)</td>
<td>$3,000,000</td>
</tr>
<tr>
<td>Fund Sources: Federal Trust</td>
<td>$3,000,000</td>
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</table>

Authority: Discretionary Inclusion.

Out of this appropriation, $3,000,000 the first year and $3,000,000 the second year from nongeneral funds is designated for the Gaining Early Awareness and Readiness for Undergraduate Programs (GEAR-UP) grant.

Total for State Council of Higher Education for Virginia: $90,649,176 $90,688,303

General Fund Positions: 34.00 34.00
Nongeneral Fund Positions: 17.00 17.00
Position Level: 51.00 51.00

Fund Sources: General: $81,222,260 $81,258,038
Special: $1,056,459 $1,059,808
Internal Service: $290,000 $290,000
Dedicated Special Revenue: $250,000 $250,000
Federal Trust: $7,830,457 $7,830,457

### $ 1-52. CHRISTOPHER NEWPORT UNIVERSITY (242)

147. | Educational and General Programs (10000) | $62,772,247 | $62,779,193 |

Higher Education Instruction (100101) | $30,209,572 | $30,199,947 |
Higher Education Research (100102) | $1,961,180 | $1,961,180 |
Higher Education Academic Support (100104) | $8,333,487 | $8,350,058 |
Higher Education Student Services (100105) | $6,065,916 | $6,065,916 |
Higher Education Institutional Support (100106) | $7,520,599 | $7,520,599 |
Operation and Maintenance of Plant (100107) | $8,681,493 | $8,681,493 |

Fund Sources: General: $25,994,511 $26,001,457
Higher Education Operating: $36,777,736 $36,777,736

Authority: Title 23, Chapter 5.3, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. Out of this appropriation, $1,618 from nongeneral funds in the first year can be utilized to reimburse the endowment account supporting the former Eminent Scholars Program.

148. | Higher Education Student Financial Assistance (10800) | $5,716,107 | $5,716,107 |

Scholarships (10810) | $5,712,403 | $5,712,403 |
Fellowships (10820) | $3,704 | $3,704 |
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<table>
<thead>
<tr>
<th>Fund Sources: General</th>
<th>FY2015</th>
<th>FY2016</th>
</tr>
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<tr>
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<td>$4,581,107</td>
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<td>Authority: Title 23, Chapter 5.3, Code of Virginia.</td>
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</table>

149. Financial Assistance for Educational and General Services (11000)

| Fund Sources: Higher Education Operating | $1,498,882 | $1,498,882 |
| Authority: Title 23, Chapter 5.3, Code of Virginia. |

The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

150. Higher Education Auxiliary Enterprises (80900)

| Fund Sources: Higher Education Operating | $43,070,838 | $43,070,838 |
| Authority: Title 23, Chapter 5.3, Code of Virginia. |

Total for Christopher Newport University

| $130,037,244 | $130,044,190 |

| Fund Sources: General | $30,575,618 | $30,582,564 |
| Authority: Title 23, Chapter 5.3, Code of Virginia. |

ITEM 151.

| Fund Sources: General | $173,193,509 | $172,997,528 |
| Authority: Title 23, Chapter 5, Code of Virginia. |

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).
B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the College of William and Mary and the Commonwealth, as set forth in Chapters 933 and 943 of the 2006 Acts of Assembly.

D. Out of this appropriation, $193,080 the first year and $193,080 the second year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session.

E. Out of this appropriation, $200,000 the first year from the general fund is designated to support the planning and activities related to a potential merger or partnership with the Eastern Virginia Medical School. On or before June 30, 2015, the College of William and Mary shall submit a status report to the Governor and Chairmen of the House Appropriations and Senate Finance Committees regarding the feasibility of collaborations and development of new activities and programs resulting from such an effort.

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>FY2015</th>
<th>FY2016</th>
</tr>
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<tbody>
<tr>
<td>152.</td>
<td>Higher Education Student Financial Assistance</td>
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<tr>
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<td>Scholarships (10810)</td>
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<td></td>
<td>Fellowships (10820)</td>
<td>$8,063,965</td>
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<tr>
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<td>Higher Education Operating</td>
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<td>Authority: Title 23, Chapter 5, Code of Virginia.</td>
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</tr>
<tr>
<td>A.</td>
<td>Higher education operating funds appropriated in this program may be allocated for need-based aid to Virginia undergraduate students to enhance the quality and diversity of the student body.</td>
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</tbody>
</table>

| 153. | Financial Assistance for Educational and General Services (11000) | $33,521,609 | $33,521,609 |
|      | Eminent Scholars (11001) | $2,355,581 | $2,355,581 |
|      | Sponsored Programs (11004) | $31,166,028 | $31,166,028 |
|      | Fund Sources: General | $75,000 | $75,000 |
|      | Higher Education Operating | $33,261,415 | $33,261,415 |
|      | Debt Service | $185,194 | $185,194 |
| Authority: Title 23, Chapter 5, Code of Virginia. |
| A. | Out of this appropriation, $75,000 the first year and $75,000 the second year from the general fund and $400,000 the first year and $400,000 the second year from nongeneral funds are designated to build research capacity in biomedical research and biomaterials engineering. |

| 154. | Higher Education Auxiliary Enterprises (80900) | $70,023,221 | $70,023,221 |
|      | Food Services (80910) | $12,048,700 | $12,048,700 |
ITEM 154.  

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tr>
<td>Bookstores and other Stores (80920)</td>
<td>$2,475,918</td>
<td>$2,475,918</td>
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<tr>
<td>Residential Services (80930)</td>
<td>$22,776,056</td>
<td>$22,776,056</td>
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<tr>
<td>Parking and Transportation Systems and Services (80940)</td>
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<td>$1,924,715</td>
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<tr>
<td>Telecommunications Systems and Services (80950)</td>
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<td>$4,548,498</td>
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<tr>
<td>Student Health Services (80960)</td>
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<tr>
<td>Student Unions and Recreational Facilities (80970)</td>
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<tr>
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<tr>
<td>Intercollegiate Athletics (80995)</td>
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<tr>
<td>Bookstores and other Stores (80920)</td>
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<td>Residential Services (80930)</td>
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<td>Telecommunications Systems and Services (80950)</td>
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<td>Student Health Services (80960)</td>
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<td>Student Unions and Recreational Facilities (80970)</td>
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<td>$748,349</td>
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<td>Other Enterprise Functions (80990)</td>
<td>$8,301,723</td>
<td>$8,301,723</td>
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<td>Intercollegiate Athletics (80995)</td>
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**Fund Sources:** Higher Education Operating | $53,325,189 | $53,325,189 |
| Debt Service | $16,698,032 | $16,698,032 |

Authority: Title 23, Chapter 5, Code of Virginia.

Total for The College of William and Mary in Virginia | $301,721,833 | $301,525,852 |

**Richard Bland College (241)**

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<tr>
<th>Item Details($)</th>
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<th>Second Year FY2016</th>
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<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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Authority: Title 23, Chapter 5, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

**ITEM 156.**

<table>
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<th>Second Year</th>
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<tbody>
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<td>Higher Education Student Financial Assistance (10800)</td>
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Authority: Title 23, Chapter 5, Code of Virginia.
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<th>Second Year FY2016</th>
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<td>Authority: Title 23, Chapter 5, Code of Virginia.</td>
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<td>158</td>
<td>Higher Education Auxiliary Enterprises (80900)</td>
<td>a sum sufficient, estimated at</td>
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<td>Authority: Title 23, Chapter 5, Code of Virginia.</td>
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<tr>
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<td>Total for Richard Bland College</td>
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<td>General Fund Positions</td>
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<td>Nongeneral Fund Positions</td>
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<td>Authority: Title 23, Chapter 5, and Title 28.2, Chapter 11, Code of Virginia.</td>
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<tr>
<td>159</td>
<td>Educational and General Programs (10000)</td>
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<td>Higher Education Institutional Support (100106)</td>
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<td>Operation and Maintenance of Plant (100107)</td>
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<td></td>
<td>Authority: Title 23, Chapter 5, and Title 28.2, Chapter 11, Code of Virginia.</td>
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</table>

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. If sufficient appropriations are not made available by the Commonwealth, it shall not be necessary for the Virginia Institute of Marine Science to reallocate funds from existing research projects to provide the funding for research mandated in the Code of Virginia or in the Appropriation Act.

C. Out of this appropriation, $212,772 and four positions the first year and $212,772 and four positions the second year from the general fund is designated to support an Aquaculture Genetics and Breeding Technology Center at the Virginia Institute of Marine Science. The center shall coordinate its efforts with the repletion program of the Virginia Marine Resources Commission.
D. It is the intent of the General Assembly that the development of a disease resistant native oyster remains a high priority for oyster-related research activities at the Virginia Institute of Marine Science.

E. Out of this appropriation, $68,391 the first year and $68,391 the second year from the general fund is provided for the continuation of the Clean Marina Program. This additional funding will allow the Virginia Institute of Marine Science to provide education, outreach, and technical assistance to the Commonwealth's marinas in an effort to improve water quality.

F. Out of this appropriation, $289,096 the first year and $289,096 the second year from the general fund is designated for the monitoring of the Chesapeake Bay's blue crab population. This additional support will permit the Virginia Institute of Marine Science to generate the data necessary to develop fishery management plans, determine in-danger habitats, and project the annual blue crab catch.

G. Notwithstanding Chapter 719, 1999 Acts of Assembly, out of this appropriation, $159,579 the first year and $159,579 the second year from the general fund shall be provided to the Virginia Institute of Marine Science to support the Fishery Resource Grant Fund and Program. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the State Comptroller upon written request of the President of the College of William and Mary.

H. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the College of William and Mary and the Commonwealth, as set forth in Chapters 933 and 943 of the 2006 Acts of Assembly.

Fellowships (10820) ........................................................ $241,540 $241,540
Fund Sources: General .................................................. $241,540 $241,540

Authority: Title 23, Chapter 5, Code of Virginia.

Eminent Scholars (11001) ........................................... $75,000 $75,000
Sponsored Programs (11004) ........................................ $23,054,059 $23,054,059
Fund Sources: Higher Education Operating ................ $23,129,059 $23,129,059

Authority: Title 23, Chapter 5 and Title 28.2, Chapter 11, Code of Virginia.

A. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the institute to cover sponsored program operations.

B. Out of the amounts for sponsored programs, $50,000 the first year and $50,000 the second year from nongeneral funds shall be paid from the Marine Fishing Improvement Fund to support the Mariculture and Marine Product Advisory Program.

Total for Virginia Institute of Marine Science .................. $43,353,632 $43,356,965

General Fund Positions ............................................. 281.02 281.02
Nongeneral Fund Positions ....................................... 99.30 99.30
Position Level ..................................................... 380.32 380.32

Fund Sources: General ............................................. $18,445,301 $18,448,634
Higher Education Operating ................................. $24,908,331 $24,908,331
### Grand Total for The College of William and Mary in Virginia

<table>
<thead>
<tr>
<th>Item Details($)</th>
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<th>Second Year FY2016</th>
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<tr>
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#### General Fund Positions

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#### Nongeneral Fund Positions

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#### Fund Sources: General

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<th>Source</th>
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<td>Debt Service</td>
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</table>

§ 1-54. GEORGE MASON UNIVERSITY (247)

162. Educational and General Programs (10000) $455,552,116 $455,576,880

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<th>Program</th>
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</table>

Authority: Title 23, Chapter 9.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals as described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. Out of this appropriation, an amount estimated at $289,614 the first year and $289,614 the second year from the general fund and $124,120 the first year and $124,120 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

C. Out of this appropriation, $459,125 the first year and $459,125 the second year from the general fund is designated for the Institute for Conflict Analysis.

D. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

E. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund is designated to support the Potomac Bay Science Center.

F. The 4-VA, a public-private partnership among George Mason University, James Madison University, the University of Virginia, Virginia Tech and CISCO Systems, Inc., was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. The 4-VA
ITEM 162. Management Board can expand this partnership to additional institutions as appropriate to meet the goals of the 4-VA initiative. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.


<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year</th>
<th>Appropriations($)</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scholarships (10810)</td>
<td>$22,077,039</td>
<td>$26,818,229</td>
<td>$22,777,039</td>
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<tr>
<td>Fellowships (10820)</td>
<td>$4,741,190</td>
<td>$27,118,229</td>
<td>$4,841,190</td>
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<tr>
<td>Fund Sources: General</td>
<td>$17,422,229</td>
<td>$17,422,229</td>
<td>$9,396,000</td>
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<tr>
<td>Higher Education Operating</td>
<td>$9,396,000</td>
<td>$9,696,000</td>
<td></td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 9.1, Code of Virginia.

Notwithstanding the provisions of § 4-5.01.5.b) of this Act, George Mason University is hereby authorized to transfer the balance of its discontinued student loan funds to an endowment fund established by the University to be used for undergraduate and graduate students in the Higher Education Student Financial Assistance Program.


<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year</th>
<th>Appropriations($)</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eminent Scholars (11001)</td>
<td>$1,000,000</td>
<td>$224,218,473</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Sponsored Programs (11004)</td>
<td>$223,218,473</td>
<td>$235,218,473</td>
<td>$223,218,473</td>
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<tr>
<td>Fund Sources: General</td>
<td>$1,206,250</td>
<td>$1,206,250</td>
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<tr>
<td>Higher Education Operating</td>
<td>$223,012,223</td>
<td>$234,012,223</td>
<td>$234,012,223</td>
</tr>
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</table>

Authority: Title 23, Chapter 9.1, Code of Virginia.

A. 1. Out of this appropriation, $956,250 the first year and $956,250 the second year from the general fund and $5,850,000 the first year and $5,850,000 the second year from nongeneral funds are designated to build research capacity in biomedical research and biomaterials engineering.

2. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund is designated for applied research in simulation modeling and gaming.

B. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

165. Higher Education Auxiliary Enterprises (80900)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year</th>
<th>Appropriations($)</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food Services (80910)</td>
<td>$9,835,000</td>
<td>$205,304,619</td>
<td>$12,835,000</td>
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<tr>
<td>Bookstores and other Stores (80920)</td>
<td>$435,319</td>
<td>$60,996,727</td>
<td>$435,319</td>
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<tr>
<td>Residential Services (80930)</td>
<td>$58,342,727</td>
<td>$18,927,088</td>
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<tr>
<td>Parking and Transportation Systems and Services (80940)</td>
<td>$18,127,088</td>
<td>$18,927,088</td>
<td>$3,743,467</td>
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<td>Student Health Services (80960)</td>
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<td>$3,658,252</td>
<td>$889,467</td>
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<td>Student Unions and Recreational Facilities (80970)</td>
<td>$21,718,922</td>
<td>$21,718,922</td>
<td>$62,021,354</td>
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<tr>
<td>Recreational and Intramural Programs (80980)</td>
<td>$15,310,103</td>
<td>$15,310,103</td>
<td>$67,021,354</td>
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<tr>
<td>Other Enterprise Functions (80990)</td>
<td>$62,021,354</td>
<td>$15,310,103</td>
<td>$67,021,354</td>
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<tr>
<td>Intercollegiate Athletics (80995)</td>
<td>$12,112,387</td>
<td>$12,112,387</td>
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</tr>
<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$154,162,419</td>
<td>$154,162,419</td>
<td>$165,762,419</td>
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<tr>
<td>Debt Service</td>
<td>$51,142,200</td>
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Authority: Title 23, Chapter 9.1, Code of Virginia.
ITEM 165.

<table>
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<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<td>First Year FY2015</td>
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<td>First Year FY2015</td>
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<tr>
<td>Total for George Mason University</td>
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<td>General Fund Positions</td>
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<td>Nongeneral Fund Positions</td>
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<td>Position Level</td>
<td>4,154.71</td>
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<td>Fund Sources: General</td>
<td>$140,845,487</td>
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<tr>
<td>Higher Education Operating</td>
<td>$719,905,750</td>
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<tr>
<td>Debt Service</td>
<td>$51,142,200</td>
</tr>
</tbody>
</table>

§ 1-55. JAMES MADISON UNIVERSITY (216)

166. Educational and General Programs (10000) | $265,216,341 | $265,226,271 |

Higher Education Instruction (100101) | $140,682,329 | $140,692,259 |
Higher Education Research (100102) | $749,158 | $749,158 |
Higher Education Public Services (100103) | $1,161,323 | $1,161,323 |
Higher Education Academic Support (100104) | $34,629,329 | $34,629,329 |
Higher Education Student Services (100105) | $15,994,955 | $15,994,955 |
Higher Education Institutional Support (100106) | $39,666,674 | $39,666,674 |
Operation and Maintenance of Plant (100107) | $32,332,573 | $32,332,573 |

Fund Sources: General | $74,433,589 | $74,443,519 |
Higher Education Operating | $188,921,666 | $188,921,666 |
Debt Service | $1,861,086 | $1,861,086 |

Authority: Title 23, Chapter 12.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. Out of this appropriation, $1,820,338 the first year and $1,820,338 the second year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session, support the projected growth in transfer students and improve retention and graduation through additional advising for both transfers and students in high demand majors.

D. The 4-VA, a public-private partnership among George Mason University, James Madison University, Virginia Tech, University of Virginia and CISCO Systems, Inc, was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. The 4-VA Management Board can expand this partnership to additional institutions as appropriate to meet the goals of the 4-VA initiative. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

167. Higher Education Student Financial Assistance (10800) | $12,532,493 | $12,532,493 |

Scholarships (10810) | $11,990,623 | $11,990,623 |
Fellowships (10820) | $541,870 | $541,870 |
### Item 167.

**Financial Assistance for Educational and General Services (11000)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td>-----------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$7,960,958</td>
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<tr>
<td>Higher Education Operating</td>
<td>$4,571,535</td>
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Authority: Title 23, Chapter 12.1, Code of Virginia.

**Financial Assistance for Eminent Scholars (11001)**

<table>
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<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td>-----------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Eminent Scholars</td>
<td>$39,031</td>
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</tbody>
</table>

Authority: Title 23, Chapter 12.1, Code of Virginia.

**Financial Assistance for Sponsored Programs (11004)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td>-----------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Sponsored Programs</td>
<td>$36,897,440</td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 12.1, Code of Virginia.

### Item 168.

**Higher Education Auxiliary Enterprises (80900)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td>-----------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$36,936,471</td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 12.1, Code of Virginia.

### Item 169.

**Total for James Madison University**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td>-----------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$145,271,471</td>
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<tr>
<td>Debt Service</td>
<td>$41,031,005</td>
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</tbody>
</table>

Authority: Title 23, Chapter 12.1, Code of Virginia.

### 1-56. Longwood University (214)

**Educational and General Programs (10000)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td>-----------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$82,394,547</td>
</tr>
<tr>
<td>Higher Education Operating</td>
<td>$375,701,143</td>
</tr>
<tr>
<td>Debt Service</td>
<td>$42,892,091</td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 15, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).
B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in Section 4-2.01 b. of this Act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

171. Higher Education Student Financial Assistance (10800) $4,182,842 $4,182,842
   Scholarships (10810) $4,182,143 $4,182,143
   Fellowships (10820) $699 $699
   Fund Sources: General $4,182,842 $4,182,842
   Authority: Title 23, Chapter 15, Code of Virginia.

172. Financial Assistance for Educational and General Services (11000) $3,178,393 $3,178,393
   Sponsored Programs (11004) $3,178,393 $3,178,393
   Fund Sources: Higher Education Operating $3,178,393 $3,178,393
   Authority: Title 23, Chapter 15, Code of Virginia.

173. Higher Education Auxiliary Enterprises (80900) $50,213,379 $51,845,076
   Food Services (80910) $8,057,874 $8,057,874
   Bookstores and other Stores (80920) $45,000 $45,000
   Residential Services (80930) $16,021,011 $16,021,011
   Parking and Transportation Systems and Services (80940) $905,009 $905,009
   Telecommunications Systems and Services (80950) $1,233,600 $1,233,600
   Student Health Services (80960) $605,619 $605,619
   Recreational and Intramural Programs (80980) $2,029,974 $2,029,974
   Other Enterprise Functions (80990) $12,734,281 $14,365,978
   Intercolligate Athletics (80995) $7,912,524 $7,912,524
   Fund Sources: Higher Education Operating $42,626,068 $44,251,144
   Debt Service $7,587,311 $7,587,311
   Authority: Title 23, Chapter 15, Code of Virginia.

Total for Longwood University $117,475,249 $119,113,005
General Fund Positions 285.89 287.89
Nongeneral Fund Positions 471.67 471.67
Position Level 757.56 759.56
Fund Sources: General $29,268,503 $29,274,550
Higher Education Operating $80,619,435 $82,251,144
Debt Service $7,587,311 $7,587,311

§ 1-57. NORFOLK STATE UNIVERSITY (213)

174. Educational and General Programs (10000) $76,379,057 $76,387,834
   Higher Education Instruction (100101) $33,216,566 $33,212,752
   Higher Education Research (100102) $199,098 $199,098
Higher Education Public Services (100103)....................... $1,283,977 $1,283,977  
Higher Education Academic Support (100104).................... $9,378,969 $9,378,969  
Higher Education Student Services (100105)...................... $5,043,405 $5,043,405  
Higher Education Institutional Support (100106).............. $15,088,878 $15,101,469  
Operation and Maintenance of Plant (100107).................. $12,168,164 $12,168,164  
Fund Sources: General........................................................ $42,350,375 $42,359,152  
Higher Education Operating............................................ $34,028,682 $34,028,682  

Authority: Title 23, Chapter 13.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. Out of this appropriation, $5,350,128 the first year and $5,350,128 the second year from the general fund is designated for the recently initiated Bachelor of Science academic programs in Electronics Engineering and Optical Engineering and Master of Science academic programs in Electronics Engineering, Optical Engineering, Computer Science, and Criminal Justice.

2. Out of the amounts for programs listed in paragraph B.1. above, shall be provided $273,486 the first year and $273,486 the second year from the general fund for lease payments through the Master Equipment Leasing Program for educational and general equipment.

3. Out of the amounts for Educational and General Programs, $37,500 the first year and $37,500 the second year from the general fund is provided to serve in lieu of endowment income from the Eminent Scholars Program.

C.1. Out of the amounts for Educational and General Programs, a maximum of $70,000 the first year and $70,000 the second year from the general fund is designated for the Dozoretz National Institute for Minorities in Applied Sciences. No allotment of these funds shall be made until Norfolk State University has certified to the Secretary of Education that funds, in cash, are available to match all or any part of the amount herein made available from the general fund.

2. Any unexpended balances in paragraphs B.1., B.2., B.3., and C.1. in this Item at the close of business on June 30, 2014 and June 30, 2015 shall not revert to the surplus of the general fund, but shall be carried forward on the books of the State Comptroller and reappropriated in the succeeding year. Norfolk State University may expend any prior year end balances to support its educational and general activities.

D. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

E. Out of this appropriation, $220,000 the first year and $220,000 the second year from the general fund is designated to increase retention and graduation of juniors and seniors in good academic standing and who have additional demonstrated need.
### ITEM 175.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Higher Education Operating</strong></td>
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<tr>
<td><strong>Authority:</strong> Title 23, Chapter 13.1, Code of Virginia.</td>
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</tr>
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</table>

#### 176. Financial Assistance for Educational and General Services (11000)

<table>
<thead>
<tr>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>$24,686,497</td>
<td>$24,686,497</td>
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<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td><strong>Fund Sources:</strong> Higher Education Operating</td>
<td>$24,686,497</td>
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</tbody>
</table>

| **Authority:** Title 23, Chapter 13.1, Code of Virginia. |

#### 177. Higher Education Auxiliary Enterprises (80900)

<table>
<thead>
<tr>
<th>First Year</th>
<th>Second Year</th>
</tr>
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<tbody>
<tr>
<td>$41,205,988</td>
<td>$41,205,988</td>
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<tr>
<td><strong>Fund Sources:</strong> Higher Education Operating</td>
<td>$37,171,806</td>
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| **Authority:** Title 23, Chapter 13.1, Code of Virginia. |

**Total for Norfolk State University**

<table>
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<th>Item Details($)</th>
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<tr>
<td>$155,391,206</td>
<td>$155,399,983</td>
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<table>
<thead>
<tr>
<th><strong>Fund Sources:</strong></th>
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</thead>
<tbody>
<tr>
<td>$50,570,039</td>
<td>$50,578,816</td>
</tr>
</tbody>
</table>

| **Higher Education Operating** | $100,786,985 | $100,786,985 |

| **Authority:** Title 23, Chapter 13.1, Code of Virginia. |

### § 1-58. OLD DOMINION UNIVERSITY (221)

#### 178. Educational and General Programs (10000)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Higher Education Instruction</strong></td>
<td>$132,946,858</td>
</tr>
</tbody>
</table>

| **Authority:** Title 23, Chapter 5.2, Code of Virginia. |

A.1. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

2. Out of this appropriation, the university may allocate funds to expand enrollment capacity through expansion of distance learning, TELETECHNET and summer school.
B. Out of this appropriation, $431,013 the first year and $431,013 the second year from the general fund and $198,244 the first year and $198,244 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

C. Notwithstanding § 55-297, Code of Virginia, Old Dominion University is hereby designated as the administrative agency for the Virginia Coordinate System.

D. Notwithstanding § 23-7.4:2, Code of Virginia, the governing board of Old Dominion University may charge reduced tuition to any person enrolled in one of Old Dominion University's TELETECHNET sites or higher education centers who lives within a 50-mile radius of the site/center, is domiciled in, and is entitled to in-state tuition charges in the institutions of higher learning in any state, or the District of Columbia, which is contiguous to Virginia and which has similar reciprocal provisions for persons domiciled in Virginia.

E. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

F. Out of this appropriation, $320,000 the first year and $320,000 the second year from the general fund is designated to provide opportunity for 80 students per year to be engaged in STEM education using aerospace, high tech science, technology and engineering in partnership with NASA Wallops Flight Facility. Old Dominion University will collaborate with the Virginia Space Grant Consortium and STEM educators to identify the students who will participate in the program each year. The designated funding in this paragraph will not be considered as a resource for purposes of funding guidelines.

G. Out of this appropriation, $125,000 the first year from the general fund is designated to complete planning for a joint School of Public Health in collaboration with Eastern Virginia Medical School. On or before June 30, 2015, Old Dominion University shall submit a status report to the Governor and Chairmen of the House Appropriations and Senate Finance Committees regarding the feasibility of such a collaborative effort.
2. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund is designated to support science, technology, engineering and mathematics (STEM), and health-related programs. Old Dominion University shall use these funds to promote the use of modeling and simulation in the medical industry.

B. Out of this appropriation, $750,000 the first year and $750,000 the second year from the general fund is designated to expand research efforts at the Center for Bioelectrics, which uses electrical stimuli in the biomedical area to eliminate cancer cells and tumors without damaging healthy surrounding tissue, accelerate wound healing, and efficiently deliver DNA vaccines. Non-biomedical areas of research include reducing pollutants in exhaust and establishing effective ground penetrating radar.

C. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

Old Dominion University is authorized to establish a self-supporting "instructional enterprise" fund to account for the revenues and expenditures of TELETECHNET classes offered at locations outside the Commonwealth of Virginia. Consistent with the self-supporting concept of an "enterprise fund," student tuition and fee revenues for TELETECHNET students at locations outside Virginia shall 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 University's Board of Visitors. Revenue and expenditures of the fund shall be accounted for in such a manner as to be auditable by the State Council of Higher Education for Virginia. Revenues in excess of expenditures shall be retained in the fund to support the entire TELETECHNET program. Full-time equivalent students generated through these programs shall be accounted for separately. Additionally, revenues which remain unexpended on the last day of the previous biennium and the last day of the first year of the current biennium shall be reappropriated and allotted for expenditure in the respective succeeding fiscal year.
### Higher Education Student Financial Assistance (10800)

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>183</td>
<td>Higher Education Student Financial Assistance (10800)</td>
<td>$9,994,701</td>
<td>$9,994,701</td>
</tr>
<tr>
<td></td>
<td>Scholarships (10810)</td>
<td>$9,324,089</td>
<td>$9,324,089</td>
</tr>
<tr>
<td></td>
<td>Fellowships (10820)</td>
<td>$670,612</td>
<td>$670,612</td>
</tr>
<tr>
<td></td>
<td>Fund Sources: General</td>
<td>$8,087,230</td>
<td>$8,087,230</td>
</tr>
<tr>
<td></td>
<td>Higher Education Operating</td>
<td>$1,907,471</td>
<td>$1,907,471</td>
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</table>

**Authority:** Title 23, Chapter 11.1, Code of Virginia.

### Financial Assistance for Educational and General Services (11000)

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>184</td>
<td>Eminent Scholars (11001)</td>
<td>$47,374 $47,374</td>
</tr>
<tr>
<td></td>
<td>Sponsored Programs (11004)</td>
<td>$8,750,000 $8,750,000</td>
</tr>
<tr>
<td></td>
<td>Fund Sources: Higher Education Operating</td>
<td>$8,797,374 $8,797,374</td>
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</tbody>
</table>

**Authority:** Title 23, Chapter 11.1, Code of Virginia.

### Higher Education Auxiliary Enterprises (80900)

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>185</td>
<td>Higher Education Auxiliary Enterprises (80900)</td>
<td>$59,883,716 $59,883,716</td>
</tr>
<tr>
<td></td>
<td>Food Services (80910)</td>
<td>$16,926,468 $16,926,468</td>
</tr>
<tr>
<td></td>
<td>Bookstores and other Stores (80920)</td>
<td>$534,174 $534,174</td>
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<td>Residential Services (80930)</td>
<td>$12,805,679 $12,805,679</td>
</tr>
<tr>
<td></td>
<td>Parking and Transportation Systems and Services (80940)</td>
<td>$1,426,881 $1,426,881</td>
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<tr>
<td></td>
<td>Telecommunications Systems and Services (80950)</td>
<td>$571,775 $571,775</td>
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<td></td>
<td>Student Health Services (80960)</td>
<td>$2,831,701 $2,831,701</td>
</tr>
<tr>
<td></td>
<td>Student Unions and Recreational Facilities (80970)</td>
<td>$6,185,931 $6,185,931</td>
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<tr>
<td></td>
<td>Recreational and Intramural Programs (80980)</td>
<td>$1,465,013 $1,465,013</td>
</tr>
<tr>
<td></td>
<td>Other Enterprise Functions (80990)</td>
<td>$4,614,308 $4,614,308</td>
</tr>
<tr>
<td></td>
<td>Intercollegiate Athletics (80995)</td>
<td>$12,521,786 $12,521,786</td>
</tr>
<tr>
<td></td>
<td>Fund Sources: Higher Education Operating</td>
<td>$56,483,716 $56,483,716</td>
</tr>
</tbody>
</table>
ITEM 185.

Debt Service ................................................ $3,400,000 $3,400,000

Authority: Title 23, Chapter 11.1, Code of Virginia.

Total for Radford University ..............................................

General Fund Positions ....................................................... 636.39 636.39
Nongeneral Fund Positions ................................................. 812.69 812.69
Position Level ................................................................. 1,449.08 1,449.08

Fund Sources: General ........................................................ $54,108,547 $54,118,676
Higher Education Operating....................... $136,368,338 $136,368,338
Debt Service ................................................................. $3,400,000 $3,400,000

§ 1-60. UNIVERSITY OF MARY WASHINGTON (215)

186. Educational and General Programs (10000) ...................... $62,644,686 $62,649,655
Higher Education Instruction (100101) ......................... $33,973,985 $33,948,985
Higher Education Research (100102) ......................... $418,561 $418,561
Higher Education Public Services (100103) ................... $277,855 $277,855
Higher Education Academic Support (100104) ............. $7,562,142 $7,587,142
Higher Education Student Services (100105) .............. $4,576,215 $4,576,215
Higher Education Institutional Support (100106) ........ $8,781,837 $8,786,806
Operation and Maintenance of Plant (100107) .......... $7,054,091 $7,054,091

Fund Sources: General ........................................................ $21,183,471 $21,188,410
Higher Education Operating....................... $41,461,215 $41,461,245

Authority: Title 23, Chapter 9.2, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. Out of this appropriation an amount estimated at $80,483 the first year and $80,483 the second year from the general fund and $36,130 the first year and $36,130 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. The participating institutions and centers shall jointly submit an annual report and operating plan to the State Council of Higher Education for Virginia in support of these funded activities.

C. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

Scholarships (10810) ...................................................... $1,827,885 $1,827,885
Fellowships (10820) ...................................................... $6,199 $6,199

Fund Sources: General ........................................................ $2,577,885 $2,577,885
Higher Education Operating....................... $41,461,215 $41,461,245

Authority: Title 23, Chapter 9.2, Code of Virginia.

188. Financial Assistance for Educational and General Services (11000) 
a sum sufficient, estimated at ........................................... $809,533 $809,533
### Item 188.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eminent Scholars (11001)</td>
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<tr>
<td>Sponsored Programs (11004)</td>
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<td>$752,137</td>
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<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$809,533</td>
<td>$809,533</td>
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Authority: Title 23, Chapter 9.2, Code of Virginia.

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**189. Museum and Cultural Services (14500)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Collections Management and Curatorial Services (14501)</td>
<td>$796,639</td>
<td>$796,639</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$478,618</td>
<td>$478,618</td>
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<tr>
<td>Special</td>
<td>$318,021</td>
<td>$318,021</td>
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</tbody>
</table>


The amounts provided in this appropriation are for the support of Belmont, the estate and memorial gallery of American artist Gari Melchers.

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**190. Administrative and Support Services (19900)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operation of Higher Education Centers (19931)</td>
<td>$2,200,000</td>
<td>$2,200,000</td>
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<tr>
<td>Fund Sources: General</td>
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<td>$1,750,000</td>
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<tr>
<td>Special</td>
<td>$450,000</td>
<td>$450,000</td>
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</tbody>
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**191. Historic and Commemorative Attraction Management (50200)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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</thead>
<tbody>
<tr>
<td>Historic Landmarks and Facilities Management (50203)</td>
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<tr>
<td>Fund Sources: General</td>
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<tr>
<td>Special</td>
<td>$53,950</td>
<td>$53,950</td>
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Authority: Title 2.2, Chapter 2, § 2.2-208 Code of Virginia.

---

**192. Higher Education Auxiliary Enterprises (80900)**

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food Services (80910)</td>
<td>$7,316,229</td>
<td>$7,316,229</td>
</tr>
<tr>
<td>Bookstores and other Stores (80920)</td>
<td>$3,172,057</td>
<td>$3,172,057</td>
</tr>
<tr>
<td>Residential Services (80930)</td>
<td>$10,850,697</td>
<td>$10,850,697</td>
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<td>Telecommunications Systems and Services (80950)</td>
<td>$884,725</td>
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<tr>
<td>Student Health Services (80960)</td>
<td>$569,044</td>
<td>$569,044</td>
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<tr>
<td>Student Unions and Recreational Facilities (80970)</td>
<td>$1,575,031</td>
<td>$1,575,031</td>
</tr>
<tr>
<td>Recreational and Intramural Programs (80980)</td>
<td>$1,946,299</td>
<td>$1,946,299</td>
</tr>
<tr>
<td>Other Enterprise Functions (80990)</td>
<td>$13,197,357</td>
<td>$13,197,357</td>
</tr>
<tr>
<td>Intercolligate Athletics (80995)</td>
<td>$1,589,150</td>
<td>$1,589,150</td>
</tr>
<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$35,661,961</td>
<td>$35,661,961</td>
</tr>
<tr>
<td>Debt Service</td>
<td>$5,438,628</td>
<td>$5,438,628</td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 9.2, Code of Virginia.

Total for University of Mary Washington $110,406,329  $110,411,298
ITEM 192.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
<tr>
<td></td>
<td>First Year FY2016</td>
</tr>
</tbody>
</table>

Debt Service................................................ $5,438,628 $5,438,628

§ 1-61. UNIVERSITY OF VIRGINIA (207)

193. Educational and General Programs (10000)...................... $579,075,787 $579,087,912
Higher Education Instruction (100101).............................. $285,983,787 $285,901,912
Higher Education Research (100102) ................................ $7,556,000 $7,556,000
Higher Education Public Services (100103) ......................... $4,819,000 $4,819,000
Higher Education Academic Support (100104)....................... $99,318,000 $99,318,000
Higher Education Student Services (100105) ....................... $37,951,000 $38,045,000
Higher Education Institutional Support (100106) ................ $107,625,000 $107,625,000
Operation and Maintenance of Plant (100107)..................... $123,925,478 $123,937,603
Higher Education Operating........................................... $452,270,309 $452,270,309
Debt Service...................................................... $2,880,000 $2,880,000

Fund Sources: General........................................................ $123,925,478 $123,937,603
Higher Education Operating.............................................. $452,270,309 $452,270,309
Debt Service............................................................. $2,880,000 $2,880,000

Authority: Title 23, Chapter 9, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. This appropriation includes an amount not to exceed $1,393,959 the first year and $1,393,959 the second year from the general fund for the operation of the Family Practice Residency Program and Family Practice medical student programs. This appropriation for Family Practice programs, whether ultimately implemented by contract, agreement or other means, is considered to be a grant.

2. The university shall report by July 1 annually to the Department of Planning and Budget an operating plan for the Family Practice Residency Program.

3. The University of Virginia, in cooperation with the Virginia Commonwealth University Health System Authority, shall establish elective Family Practice Medicine experiences in Southwest Virginia for both students and residents.

4. In the event the Governor imposes across-the-board general fund reductions, pursuant to his executive authority in §4-1.02 of this act, the general fund appropriation for the Family Practice programs shall be exempt from any reductions, provided the general fund appropriation for the family practice program is excluded from the total general fund appropriation for the University of Virginia for purposes of determining the university's portion of the statewide general fund reduction requirement.

C. Out of this appropriation, $1,119,176 the first year and $1,119,176 the second year from the general fund is designated for the Virginia Foundation for Humanities and Public Policy. Pursuant to House Joint Resolution 762, 1999 Session of the General Assembly, funds in this Item begin to address the objective of appropriating one dollar per capita for the support of the Foundation.

D. Out of this appropriation, an amount estimated at $527,610 the first year and $527,610 the second year from the general fund and at least $468,850 the first year and at least $468,850 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

E. Out of this appropriation, $192,954 the first year and $192,954 the second year from the general fund, and at least $283,500 the first year and at least $283,500 the second year from nongeneral funds are designated for the independent Virginia Institute of Government at the University of Virginia Center for Public Service.
F. It is the intent of the General Assembly that the University of Virginia, in conjunction with the Eastern Virginia Medical School and Virginia Commonwealth University, maintain its efforts to educate and train sufficient generalist physicians to meet the needs of the Commonwealth, recognizing the Commonwealth's need for generalist physicians in medically underserved regions of the state. Further, it is the intent that the university support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.

G. It is the intent of the General Assembly to assist the three Virginia medical schools as they respond to changes in the need for delivery and financing of medical education, both undergraduate and graduate.

H. Out of this appropriation, at least $156,397 the first year and $156,397 the second year from the general fund is designated for support of diabetes education and public service at the Virginia Center for Diabetes Professional Education at the University of Virginia.

I.1. Out of this appropriation, $446,074 the first year and $446,074 the second year from the general fund is designated for the Center for Politics at the University of Virginia to conduct and preserve oral histories with senior public officials, to conduct the Virginia Youth Leadership Initiative which educates students in Virginia's secondary schools in the democratic process, and to develop programs that foster increased public awareness of the electoral system.

2. Out of this appropriation, $88,480 the first year and $88,480 the second year from the general fund is designated to the Center of Politics to provide civic education resources to all public elementary and secondary schools in the Commonwealth.

J. Out of this appropriation $251,146 the first year and $251,146 the second year from the general fund and $53,189 the first year and $53,189 the second year from nongeneral funds are designated for support of the State Arboretum at Blandy Farm.

K. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

L. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the University of Virginia and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.

M. Out of this appropriation, $691,207 the first year and $691,207 the second year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session.

N. The 4-VA, a public-private partnership among George Mason University, James Madison University, the University of Virginia, Virginia Tech and CISCO Systems, Inc., was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. The 4-VA Management Board can expand this partnership to additional institutions as appropriate to meet the goals of the 4-VA initiative. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

O. The University of Virginia is authorized to continue operation of its off-campus instructional site, the Hampton Roads Center, which recently moved from Hampton Roads to Newport News.
### Item 194

**Higher Education Student Financial Assistance (10800)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scholarships (10810)</td>
<td>$39,575,735</td>
<td>$39,575,735</td>
</tr>
<tr>
<td>Fellowships (10820)</td>
<td>$35,733,630</td>
<td>$35,733,630</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$10,524,365</td>
<td>$10,524,365</td>
</tr>
<tr>
<td>Higher Education Operating</td>
<td>$64,785,000</td>
<td>$64,785,000</td>
</tr>
</tbody>
</table>

**Authority:** Title 23, Chapter 9, Code of Virginia.

**A.** The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the revenue collected to meet student financial aid needs, under the terms of the management agreement between the university and the Commonwealth as set forth in Chapters 933 and 943 of the 2006 Acts of Assembly.

**B.** Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund, shall be provided to support public-private sector partnerships in order to maximize the number of newly licensed nurses and increase the supply of nursing faculty.

### Item 195

**Financial Assistance for Educational and General Services (11000)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>Sponsored Programs (11004)</td>
<td>$284,310,332</td>
<td>$284,310,332</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$6,732,332</td>
<td>$6,732,332</td>
</tr>
<tr>
<td>Higher Education Operating</td>
<td>$254,768,000</td>
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</tr>
<tr>
<td>Debt Service</td>
<td>$22,810,000</td>
<td>$22,810,000</td>
</tr>
</tbody>
</table>

**Authority:** Title 23, Chapter 9, Code of Virginia.

**A.** Out of this appropriation, $1,600,612 the first year and $1,600,612 the second year from the general fund and $14,350,000 the first year and $14,350,000 the second year from nongeneral funds are designated to build research capacity in the areas of bioengineering and biosciences.

**B.** Out of this appropriation, $3,381,720 the first year and $3,381,720 the second year from the general fund is designated for the support of cancer research.

**C.** Out of this appropriation, $750,000 the first year and $750,000 the second year from the general fund is designated for support of the Focused Ultrasound Center to support core programs and research activities.

**D.** Out of this appropriation, $1,000,000 the first year and $1,000,000 the second year from the general fund is designated to support the creation of the UVA Economic Development Accelerator.

**E.** The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

### Item 196

**Higher Education Auxiliary Enterprises (80900)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2015</th>
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</thead>
<tbody>
<tr>
<td>Food Services (80910)</td>
<td>$4,949,300</td>
<td>$4,949,300</td>
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<tr>
<td>Residential Services (80930)</td>
<td>$40,471,644</td>
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<tr>
<td>Parking and Transportation Systems and Services (80940)</td>
<td>$13,933,200</td>
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<tr>
<td>Telecommunications Systems and Services (80950)</td>
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<td>$16,222,162</td>
</tr>
<tr>
<td>Student Health Services (80960)</td>
<td>$9,466,178</td>
<td>$9,466,178</td>
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<td>Student Unions and Recreational Facilities (80970)</td>
<td>$6,816,351</td>
<td>$6,816,351</td>
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<tr>
<td>Recreational and Intramural Programs (80980)</td>
<td>$8,677,926</td>
<td>$8,677,926</td>
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<tr>
<td>Other Enterprise Functions (80990)</td>
<td>$48,182,589</td>
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<tr>
<td>Intercollegiate Athletics (80995)</td>
<td>$51,695,650</td>
<td>$51,695,650</td>
</tr>
<tr>
<td>ITEM 196.</td>
<td>Item Details($)</td>
<td>Appropriations($)</td>
</tr>
<tr>
<td>----------</td>
<td>----------------</td>
<td>------------------</td>
</tr>
<tr>
<td></td>
<td>First Year FY2015</td>
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<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$178,557,000</td>
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<tr>
<td>Debt Service</td>
<td>$21,858,000</td>
<td>$21,858,000</td>
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</table>

Authority: Title 23, Chapter 9, Code of Virginia.

Total for University of Virginia | $1,139,110,484 | $1,139,122,609 |

General Fund Positions | 1,082.63 | 1,082.63 |
Nongeneral Fund Positions | 6,043.43 | 6,043.43 |
Position Level | 7,126.06 | 7,126.06 |

Fund Sources: General: Higher Education Operating | $141,182,175 | $141,194,300 |
Debt Service | $47,548,000 | $47,548,000 |

University of Virginia Medical Center (209)

| 197. | State Health Services (43000) | $1,418,605,170 | $1,474,905,325 |
| Inpatient Medical Services (43007) | $601,619,597 | $631,549,393 |
| Outpatient Medical Services (43011) | $351,134,357 | $371,134,357 |
| Administrative Services (43018) | $465,851,216 | $472,221,575 |
| Fund Sources: Higher Education Operating | $1,400,958,705 | $1,457,258,860 |
| Debt Service | $17,646,465 | $17,646,465 |


A. The appropriation to the University of Virginia Medical Center provides for the care, treatment, health related services and education activities associated with Virginia patients, including indigent and medically indigent patients. Inasmuch as the University of Virginia Medical Center is a state teaching hospital, this appropriation is to be used to jointly support the education of health students through patient care provided by this appropriation.

B. By July 1 of each year, the Director, Department of Medical Assistance Services shall approve a common criteria and methodology for determining free care attributable to the appropriations in this Item. The Medical Center will report to the Department of Medical Assistance Services expenditures for indigent, medically indigent, and other patients. The Auditor of Public Accounts and the State Comptroller shall monitor the implementation of these procedures. The Medical Center shall report by October 31 annually to the Department of Medical Assistance Services, the Comptroller and the Auditor of Public Accounts on expenditures related to this Item. Reporting shall be by means of the indigent care cost report and shall follow criteria approved by the Director, Department of Medical Assistance Services.

C. Funding for Family Practice is included in the University of Virginia's Educational and General appropriation. Support for other residencies is included in the hospital appropriation.

D. It is the intent of the General Assembly that the University of Virginia Medical Center - Hospital maintain its efforts to staff residencies and fellow positions to produce sufficient generalist physicians in medically underserved regions of the state.

E. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover medical center operations.

F. Notwithstanding anything contrary to law, the University of Virginia has authority to determine compensation paid to Medical Center employees in accordance with policies established by the Board of Visitors.

G. In order to provide the state share for Medicaid supplemental payments to Medicaid provider private hospitals in which the University of Virginia Medical Center has a non-majority interest, the University of Virginia shall transfer to the Department of Medical Assistance Services public funds that comply with 42 C.F.R. Section 433.51.
ITEM 198. The June 30, 2014 and June 30, 2015 unexpended balances to the University of Virginia Medical Center are hereby reappropriated; their use is subject to approval of allotments by the Department of Planning and Budget.

199. A full accrual system of accounting shall be effected by the institution, subject to the authority of the State Comptroller, as stated in § 2.2-803, Code of Virginia, with the proviso that appropriations for operating expenses may not be used for capital projects.

<table>
<thead>
<tr>
<th>Fund Source</th>
<th>FY2015</th>
<th>FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Higher Education Operating</td>
<td>$1,400,958,705</td>
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<td>Debt Service</td>
<td>$17,646,465</td>
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<tr>
<td>Total for University of Virginia Medical Center</td>
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<td>Position Level</td>
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University of Virginia’s College at Wise (246)

<table>
<thead>
<tr>
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<td>General</td>
<td>$13,618,136</td>
<td>$13,620,387</td>
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<tr>
<td>Educational and General Programs</td>
<td>$22,541,154</td>
<td>$22,543,405</td>
</tr>
<tr>
<td>Higher Education Instruction</td>
<td>$10,802,806</td>
<td>$10,805,057</td>
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<tr>
<td>Higher Education Public Services</td>
<td>$197,333</td>
<td>$197,333</td>
</tr>
<tr>
<td>Higher Education Academic Support</td>
<td>$3,516,407</td>
<td>$3,516,407</td>
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<tr>
<td>Higher Education Student Services</td>
<td>$1,929,785</td>
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<tr>
<td>Higher Education Institutional Support</td>
<td>$3,506,932</td>
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</tr>
<tr>
<td>Operation and Maintenance of Plant</td>
<td>$2,587,891</td>
<td>$2,587,891</td>
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<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$8,923,018</td>
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</table>


A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. The software engineering curriculum being established to insure success of recent economic development projects in Southwest Virginia, shall be considered on its merits by the State Council of Higher Education for Virginia and shall not be dependent on funding by the Commonwealth.

C. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

D. Out of this appropriation, $233,358 the first year and $233,358 the second year from the general fund and $138,577 the first year and $138,577 the second year from nongeneral funds are designated to facilitate the technical training programs for the Northrop Grumman state backup data center.

E. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the University of Virginia and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.
### ITEM 201.

#### Higher Education Student Financial Assistance (10800)
- Scholarships (10810): $2,149,938
  - Fund Sources: General: $2,099,938
  - Higher Education Operating: $50,000


### ITEM 202.

#### Financial Assistance for Educational and General Services (11000)
- a sum sufficient, estimated at: $2,087,321
  - Sponsored Programs (11004): $2,087,321
    - Fund Sources: Higher Education Operating: $2,087,321


### ITEM 203.

#### Higher Education Auxiliary Enterprises (80900)
- a sum sufficient, estimated at: $16,161,272
  - Food Services (80910): $289,656
  - Bookstores and other Stores (80920): $175,990
  - Residential Services (80930): $5,500,179
  - Parking and Transportation Systems and Services (80940): $172,996
  - Student Health Services (80960): $156,880
  - Student Unions and Recreational Facilities (80970): $612,343
  - Other Enterprise Functions (80990): $2,374,549
    - Fund Sources: Higher Education Operating: $13,171,272
    - Debt Service: $2,990,000


### General Fund Positions

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<th>FY2016</th>
</tr>
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<tr>
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### Nongeneral Fund Positions

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### Position Level

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<tr>
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### Grand Total for University of Virginia

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<tr>
<th>Total for University of Virginia's College at Wise</th>
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<th>FY2016</th>
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<tbody>
<tr>
<td>$42,939,685</td>
<td>$42,941,936</td>
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</tbody>
</table>

### § 1-62. VIRGINIA COMMONWEALTH UNIVERSITY (236)

#### Educational and General Programs (10000)
- $521,617,174
  - Higher Education Instruction (100101): $273,195,288

<table>
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<th>Item Details($)</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
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<td>Appropriations($)</td>
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<td>FY2016</td>
</tr>
<tr>
<td>$204. Higher Education Instruction (100101)</td>
<td>$273,195,288</td>
<td>$273,209,642</td>
</tr>
</tbody>
</table>
Higher Education Research (100102) ............................ $13,593,159  $13,593,159
Higher Education Public Services (100103)... .................. $8,280,500  $8,280,500
Higher Education Academic Support (100104) .................. $93,210,730 $93,210,730
Higher Education Student Services (100105) .................... $25,364,802  $25,364,802
Higher Education Institutional Support (100106) ................ $54,621,375  $54,621,375
Operation and Maintenance of Plant (100107) ................. $53,351,320  $53,351,320

Fund Sources: General ................................................... $165,102,129 $165,116,483
Higher Education Operating .................. $356,515,045  $356,515,045

Authority: Title 23, Chapter 6.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. Out of this appropriation, $4,336,607 the first year and $4,336,607 the second year from the general fund is provided for the operation of the Family Practice Residency Program and Family Practice medical student programs. This appropriation for Family Practice programs, whether ultimately implemented by contract, agreement or other means, is considered to be a grant.

2. The university shall report by July 1 annually to the Department of Planning and Budget an operating plan for the Family Practice Residency Program.

3. The university, in cooperation with the University of Virginia, shall establish elective Family Practice Medicine experiences in Southwest Virginia for both students and residents.

4. In the event the Governor imposes across-the-board general fund reductions, pursuant to his executive authority in § 4-1.02 of this act, the general fund appropriation for the Family Practice programs shall be exempt from any reductions, provided the general fund appropriation for the family practice program is excluded from the total general fund appropriation for Virginia Commonwealth University for purposes of determining the University's portion of the statewide general fund reduction requirement.

C. Out of this appropriation, an amount estimated at $332,140 the first year and $332,140 the second year from the general fund and $168,533 the first year and $168,533 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

D.1. Out of this appropriation, not less than $386,685 the first year and not less than $386,685 the second year from the general fund is designated for the Virginia Center on Aging. This includes $319,750 the first year and $319,750 the second year for the Alzheimer's and Related Diseases Research Award Fund.

2. Out of this appropriation, $253,244 the first year and $253,244 the second year from the general fund and $356,250 the first year and $356,250 the second year from nongeneral funds are designated for the operation of the Virginia Geriatric Education Center and the Geriatric Academic Career Awards Program, both to be administered by the Virginia Center on Aging.

E. It is the intent of the General Assembly that Virginia Commonwealth University, in conjunction with the University of Virginia and Eastern Virginia Medical School, maintain its efforts to educate and train sufficient generalist physicians to meet the needs of the Commonwealth, recognizing the Commonwealth's need for generalist physicians in medically underserved regions of the state. Further, it is the intent that the university support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.
F. All costs for maintenance and operation of the physical plant of the School of Engineering, Phase I and future renovations, repairs, and improvements as they become necessary shall be financed from nongeneral funds.

G. It is the intent of the General Assembly to assist the three Virginia medical schools as they respond to changes in the need for delivery and financing of medical education, both undergraduate and graduate.

H. Out of this appropriation, $243,675 the first year and $243,675 the second year from the general fund is designated for support of the Council on Economic Education.

I. Out of this appropriation, $32,753 the first year and $32,753 the second year from the general fund is designated for support of the Education Policy Institute.

J.1. Notwithstanding any other provisions of law, Virginia Commonwealth University is authorized to remit tuition and fees for merit scholarships for students of high academic achievement subject to the following limitations and restrictions:

2. The number of such scholarships annually awarded to undergraduate Virginia students shall not exceed 20 percent of the fall headcount enrollment of Virginia students in undergraduate studies in the institution from the preceding academic year. The total value of such merit scholarships annually awarded shall not exceed in any year the amount arrived at by multiplying the applicable figure for undergraduate tuition and required fees by 20 percent of the headcount enrollment of Virginia students in undergraduate studies in the institution for the fall semester from the preceding academic year.

3. The number of such scholarships annually awarded to undergraduate non-Virginia students shall not exceed 20 percent of the fall headcount enrollment of non-Virginia students in undergraduate studies in the institution from the preceding academic year. The total value of such merit scholarships annually awarded shall not exceed in any year the amount arrived at by multiplying the applicable figure for undergraduate tuition and required fees by 20 percent of the fall headcount enrollment of non-Virginia students in undergraduate studies in the institution during the preceding academic year.

4. A scholarship awarded under this program shall entitle the holder to receive an annual remission of an amount not to exceed the cost of tuition and required fees to be paid by the student.

K. Out of this appropriation, $252,595 the first year and $252,595 the second year from the general fund is provided for the Medical College of Virginia Palliative Care Partnership.

L. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

M. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between Virginia Commonwealth University and the Commonwealth, as set forth in Chapters 594 and 616, of the 2008 Acts of Assembly.

N. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund is designated for the Virginia Commonwealth University School of Pharmacy to support the Center for Compounding Practice and Research. The allocation will serve to support any costs associated with creating the Center including facility-related expenses as well as the purchase of the compounding equipment necessary for this state of the art teaching and
research facility and will be leveraged as a matching gift with private funds. The Center will train Pharm.D. students to meet technical compounding demands, provide continuing education to registered pharmacists and conduct ongoing research on compounded medications.

205. Higher Education Student Financial Assistance (10800)................................. $32,620,183 $33,120,183
Scholarships (10810).......................................................... $29,720,892 $30,220,892
Fellowships (10820)............................................................ $2,899,291 $2,899,291
Fund Sources: General...................................................... $24,070,183 $24,070,183
Higher Education Operating.............................. $8,550,000 $9,050,000

Authority: Title 23, Chapter 6.1, Code of Virginia.

206. Financial Assistance for Educational and General Services (11000)................................. $271,521,441 $271,521,441
Eminent Scholars (11001).................................................. $3,045,800 $3,045,800
Sponsored Programs (11004).............................................. $268,475,641 $268,475,641
Fund Sources: General...................................................... $9,912,500 $9,912,500
Higher Education Operating.............................. $249,602,661 $249,602,661
Debt Service.......................................................... $12,006,280 $12,006,280

Authority: Title 23, Chapter 6.1, Code of Virginia.

A. Out of this appropriation, $1,162,500 the first year and $1,162,500 the second year from the general fund and $6,600,000 the first year and $6,600,000 the second year from nongeneral funds are designated to build research capacity in the areas of biomedical engineering and regenerative medicine.

B. Out of this appropriation, $8,500,000 the first year and $8,500,000 the second year from the general fund is designated for the support of cancer research.

C. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

D. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund is designated to support the Parkinson's and Movement Disorders Center.

207. State Health Services (43000)............................................ $28,600,000 $28,600,000
State Health Services Technical Support and Administration (43012)......................... $28,600,000 $28,600,000

Fund Sources: Higher Education Operating.............................. $28,600,000 $28,600,000

Authority: Discretionary Inclusion.

This appropriation includes funding to support 200 instructional and administrative faculty positions and for administrative and classified positions which provide services, through internal service agreements, to the Virginia Commonwealth University Health System Authority.

208. Higher Education Auxiliary Enterprises (80900)................................. $166,140,391 $166,140,391
Food Services (80910)..................................................... $22,900,568 $22,900,568
Bookstores and other Stores (80920)................................... $4,265,012 $4,265,012
Residential Services (80930).............................................. $34,803,206 $34,803,206
Parking and Transportation Systems and Services (80940)............................... $23,078,878 $23,078,878
ITEM 208.

<table>
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<th>Item Details($)</th>
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<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
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<td>Telecommunications Systems and Services (80950)</td>
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<td>Student Health Services (80960)</td>
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<td>Fund Sources: Higher Education Operating</td>
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<tr>
<td>Debt Service</td>
<td>$37,167,880</td>
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</table>

Authority: Title 23, Chapter 6.1, Code of Virginia.

A.1. Out of this appropriation, $44,500,000 the first year and $44,500,000 the second year from nongeneral funds is designated to support the university's branch campus in Qatar.

2. Notwithstanding § 2.2-1802 of the Code of Virginia, Virginia Commonwealth University is authorized to maintain a local bank account in Qatar and non-U.S. countries to facilitate business operations the VCU Qatar Campus. These accounts are exempt from the Securities for Public Deposits Act, Title 2.2, Chapter 44 of the Code of Virginia.

3. Procurements and expenditures from the local bank account(s) are not subject to the Virginia Public Procurement Act and the Commonwealth Accounting Policies and Procedures (CAPP) Manual. Virginia Commonwealth University will institute procurement policies based on competitive procurement principles, except as otherwise stated within these policies. Expenditures from the local bank account will be recorded in the Commonwealth Accounting and Reporting System by Agency Transaction Vouchers, as appropriated herewith with revenue recognized as equal to the expenditures.

4. Notwithstanding Section 2.2-1149 of the Code of Virginia, Virginia Commonwealth University is authorized to approve operating, income and capital leases in Qatar under policies and procedures developed by the University.

5. Virginia Commonwealth University is authorized to establish and hire staff (non-faculty) positions in Qatar under policies and procedures developed by the University. These employees, who are employed solely to support the Qatar Campus are not considered employees of the Commonwealth of Virginia and are not subject to the Virginia Personnel Act.

6. The Board of Visitors of Virginia Commonwealth University is authorized to establish policies for the Qatar Campus.

Total for Virginia Commonwealth University.............. $1,064,999,189 $1,065,513,543

<table>
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<tr>
<th>Item Details($)</th>
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<tr>
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Fund Sources: General

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<td>Higher Education Operating</td>
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<td>Debt Service</td>
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§ 1-63. VIRGINIA COMMUNITY COLLEGE SYSTEM (260)

210. Educational and General Programs (10000) ............... $884,186,033 $884,601,840
Higher Education Instruction (100101).............................. $429,082,028 $429,082,028
Higher Education Public Services (100103)...................... $2,748,805 $2,748,805
Higher Education Academic Support (100104).................. $90,364,541 $90,364,541
Higher Education Student Services (100105).................... $69,031,244 $69,031,244
Higher Education Institutional Support (100106).............. $182,667,426 $183,083,233
Operation and Maintenance of Plant (100107).................. $110,291,989 $110,291,989

Fund Sources: General........................................................ $358,048,613 $358,163,714
Higher Education Operating........................................... $526,137,420 $526,438,126

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. It is the objective of the Commonwealth that a standard of 70 percent full-time faculty be established for the Virginia Community College System. Consistent with higher education funding guidelines, it is expected that the Virginia Community College System will utilize the funds provided for base operating support to achieve this objective. In addition, the first priority for new funding provided to the community college system shall be for operating support at individual community colleges. Thirty days prior to the beginning of each fiscal year, the Virginia Community College System shall report to the Chairmen of the House Appropriations and Senate Finance Committees on the allocation of all new general funds and nongeneral funds in this item and any cost recovery plans between the individual community colleges and the system office.

C. It is the intent of the General Assembly that funds available to the Virginia Community College System be reallocated to accommodate changes in enrollment and other cost factors at each of the community colleges.

D. Tuition and fee revenues from out-of-state students taking distance education courses through the Virginia Community College System 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 State Board for Community Colleges.

E. Out of this appropriation, $82,000 and one position the first year and $82,000 and one position the second year from the general fund is designated to enhance the skills of the interpreters for the deaf and hard-of-hearing and to enable them to achieve higher levels of expertise.

F. Out of this appropriation, amounts for the following special programs are designated: at J. Sargeant Reynolds Community College, the Program for the Deaf, $65,999 and four positions the first year and $65,999 and four positions the second year from the general fund and the Program for the Intellectually Disabled, $93,051 and four positions the first year and $93,051 and four positions the second year from the general fund; and, at New River Community College, the Program for the Deaf, $80,090 and four positions the first year and $80,090 and four positions the second year from the general fund, and the Program for the Intellectually Disabled, $71,250 and 4.5 positions the first year and $71,250 and 4.5 positions the second year from the general fund; and, at Danville Community College, the Program for the Deaf, $26,586 and one position the first year and $26,586 and one position the second year from the general fund.

G. Out of this appropriation, $39,879 the first year and $39,879 the second year from the general fund is designated to support the Southwest Virginia Telecommunications Network.

H. Out of this appropriation, $267,250 and four positions the first year and $267,250 and four positions the second year from the general fund is provided to support Virginia Western Community College's participation in the Roanoke Higher Education Center and the Botetourt County Education and Training Center at Greenfield.
I. Out of this appropriation, $132,929 the first year and $132,929 the second year from the general fund is designated to support the Southwestern Virginia Advanced Manufacturing Technology Center at Wytheville Community College.

J.1. Out of this appropriation, $345,000 the first year and $345,000 the second year from the general fund is provided for the annual lease or rental costs of space in the Botetourt County Education and Training Center at Greenfield.

2. The general fund amounts provided for in this paragraph for workforce training, retraining, programming, and community education facilities at the Botetourt County Education and Training Center shall be matched by local or private sources in a ratio of two-thirds state funds to at least one-third local or private funds, as approved by the State Board for Community Colleges.

K.1. Out of this appropriation, $330,000 the first year and $330,000 the second year from the general fund is provided for the annual lease or rental costs of space in the Virginia Peninsula Workforce Development Center.

2. The general fund amounts provided for in this Item for workforce training, retraining, programming, and community education facilities at the Virginia Peninsula Workforce Development Center shall be matched by local or private sources in a ratio of two-thirds state funds to at least one-third local or private funds, as approved by the State Board for Community Colleges.

L. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

M. Out of this appropriation, $196,200 the first year and $196,200 the second year from the general fund shall be provided to Northern Virginia Community College to support public-private sector partnerships in order to maximize the number of newly licensed nurses and increase the supply of nursing faculty.

N. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund is designated for Northern Virginia Community College to implement the SySTEMic Solutions initiative which will enable expansion of dual enrollment courses with a STEM focus in all Northern Virginia school districts; opportunities to earn industry-aligned certifications; professional development opportunities for STEM teachers; part-time employment and internship opportunities for students in STEM programs; hands-on SOL-based science lessons at the elementary level with industry input and support; and collaborative robotics programs between the community college and K-12 schools. It is expected that an equal amount of private funds will be generated as a match for the state support.

O. It is the intent of the General Assembly that 100 percent of the general funds contained in this amendment be allocated to the individual community colleges. As required in paragraph B of this item, the Virginia Community College System shall report to the Chairmen of the House Appropriations and Senate Finance Committees by July 1 of each year, on the allocation of these funds, as well as the allocation of all general and nongeneral funds contained in this item by individual community colleges for fiscal years 2015 and 2016.

P. Out of this appropriation, $20,000 the first year and $20,000 the second year from the general fund shall be provided to Southside Virginia Community College. Out of this amount, $8,000 each year from the general fund shall be provided to the Estes Community Center in Chase City, $8,000 each year from the general fund shall be provided to the Lake Country Advanced Knowledge Center in South Hill, and $4,000 each year from the general fund shall be provided to the Clarksville Enrichment Complex.
ITEM 210.

Q. Out of this appropriation, $117,720 the first year and $117,720 the second year from the general fund is provided for the Mecklenburg County Job Retraining Center.

211. Higher Education Student Financial Assistance (10800)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scholarships</td>
<td>$548,764,142</td>
<td>$559,264,142</td>
</tr>
</tbody>
</table>

| Fund Sources: General | $38,066,836 | $38,066,836 |
| Higher Education Operating | $510,697,306 | $521,197,306 |

Authority: Title 23, Chapter 16, Code of Virginia.

A. Out of this appropriation, $150,000 the first year and $150,000 the second year from the general fund is designated for Tidewater Community College to support an apprenticeship program for Virginia’s shipyard workers. All general fund amounts appropriated for this apprenticeship program shall be used to provide scholarships to shipyard workers enrolled in the program. The conditions for receiving a scholarship shall be those conditions described in § 23-220.01, Code of Virginia.

212. Financial Assistance for Educational and General Services (11000)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sponsored Programs</td>
<td>$51,617,500</td>
<td>$52,617,500</td>
</tr>
</tbody>
</table>

| Fund Sources: Higher Education Operating | $51,617,500 | $52,617,500 |

Authority: Title 23, Chapter 16, Code of Virginia.

213. Economic Development Services (53400)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apprenticeship Program</td>
<td>$3,631,982</td>
<td>$3,811,982</td>
</tr>
<tr>
<td>Management of Workforce Development Program Services</td>
<td>$73,357,614</td>
<td>$73,177,614</td>
</tr>
</tbody>
</table>

| Fund Sources: General | $9,274,297 | $9,174,297 |
| Higher Education Operating | $67,715,299 | $67,815,299 |

A. Out of this appropriation, $48,850,629 and 38 positions the first year, and $48,850,629 and 38 positions the second year from nongeneral funds is provided for the administration and implementation of workforce development programs as part of the federal Workforce Investment Act.

B. Out of this appropriation, $8,992,017 from the general fund and $18,564,670 from nongeneral funds the first year and $8,992,017 from the general fund and $18,564,670 from nongeneral funds the second year are provided to support non-credit courses at Virginia’s Community Colleges that enhance workforce development. As recommended by the Governor’s Commission on Economic Development and Jobs Creation, this funding is intended to help bolster the Commonwealth’s commitment to provide strong workforce training and development programs. This funding will be utilized based on final recommendations of the commission and the Special Advisor to the Governor for Workforce Development.

C. Out of this appropriation, $125,000 the first year and $125,000 the second year from the general fund is provided to continue planning for the advanced integrated manufacturing technology program at Thomas Nelson Community College.

D.1. Out of this appropriation, $166,162 the first year and $166,162 the second year from the general fund is designated for the A. L. Philpott Manufacturing Extension Partnership at Patrick Henry Community College.

2. Out of this appropriation, $232,626 the first year and $232,626 the second year from the general fund is designated for the A. L. Philpott Manufacturing Extension Partnership at Patrick Henry Community College for an ongoing match for a grant from the U.S. Department of Commerce to develop a manufacturer assistance program covering most of Virginia.
E. It is the intent of the General Assembly that noncredit business and industry work-related training courses and programs offered by community colleges be funded at a ratio of 30 percent from the general fund and 70 percent from nongeneral funds. Out of this appropriation, $664,647 in the first year and $664,647 in the second year from the general fund is designated for this purpose. These funds may be combined with funds of $249,243 the first year and $249,243 the second year already included in the Virginia Community College System budget for the "Virginia Works" program. The funds will be allocated by formula to all colleges based on the number of individuals served by non-credit activities.

F.1. As recommended by House Joint Resolution No. 622 (1997), the Joint Subcommittee to Study Noncredit Education for Workforce Training in the Commonwealth, the Virginia Community College System is directed to establish one or more Institutes of Excellence responsible for development of statewide training programs to meet current, high demand workforce needs of the Commonwealth. Out of this appropriation, at least $664,647 the first year and $664,647 the second year from the general fund is available to support the Institutes of Excellence.

2. Under the guidance of the Virginia Workforce Council, authorized in Title 2.2, Chapter 26, Article 25, Code of Virginia, the Virginia Community College System shall submit to the Chairmen of the Senate Finance and House Appropriations Committees by November 4 of each year a report detailing the financing, activities, accomplishments and plans for the Institutes of Excellence and the four workforce development centers, and outcomes of the appropriations for 23 workforce coordinators and for non-credit training. The report shall include, but not be limited to:

a. performance measures to be used to evaluate the effectiveness of the workforce coordinators at all 23 colleges;

b. detailed information on number of students trained, employers served and courses offered; the types of certifications awarded; and the participation by local governments and the public or private sector, and other data relevant to the activities of the four regional workforce development centers;

c. the number of students trained, employers served and courses offered through noncredit instruction, and the amounts of local government, public or private sector funding used to match this appropriation; and

d. the amount or percentage of private and public funding contributed for the institutes' programming and operating needs; the number of private and public partnerships involved in the institutes' programming; the number of faculty and colleges affected by the institutes' programming; and performance measures to be used to evaluate the sharing or broadcasting of information and new/improved/updated curricula to other Virginia Community College campuses.

G. Out of this appropriation, $1,196,820 and 23 positions the first year and $1,196,820 and 23 positions the second year from the general fund is provided for staff who will be responsible for coordinating workforce training in the campus service area. The staff will work with local business and industry to determine training needs, coordinate with local economic development personnel, the local workforce training council, and other providers. It is the General Assembly's intent that the Virginia Community College System maximize these positions by encouraging funding matches at the local level.

H. Out of this appropriation, $470,880 and four positions the first year and $470,880 and four positions the second year from the general fund is provided for four workforce training centers: the Peninsula Workforce Development Center (Thomas Nelson Community College), $78,480 and one position the first year and $78,480 and one position the second year; the Regional Center for Applied Technology Training (Danville Community College), $156,960 and one position the first year and $156,960 and one position the second year; a Workforce Development Center at Paul D. Camp Community College, $156,960 and one position the first year and $156,960 and one position the second year; and the Central Virginia Manufacturing Technology Training Center in the Lynchburg area, $78,480 and one position the first year and $78,480 and one position the second year. Each center shall provide a 25 percent match prior to the release of state funding.
ITEM 213.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year</th>
<th>Second Year</th>
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<tbody>
<tr>
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<td>FY2015</td>
<td>FY2016</td>
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</table>

I. Out of this appropriation, $78,480 from the general fund and $100,000 from nongeneral funds the first year and $78,480 from the general fund and $100,000 from nongeneral funds the second year is provided for the Heavy Equipment Operator program at Southside Virginia Community College.

J. Out of this appropriation, $100,000 the first year from the general fund is provided to continue the development of a Governor's Academy for Student Apprenticeships and Trades at Thomas Nelson Community College.

214. Higher Education Auxiliary Enterprises (80900)

<table>
<thead>
<tr>
<th>Service</th>
<th>First Year</th>
<th>Second Year</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>FY2015</td>
<td>FY2016</td>
</tr>
<tr>
<td></td>
<td>$55,787,802</td>
<td>$57,787,802</td>
</tr>
</tbody>
</table>

Food Services (80910)                       $1,238,576 $1,238,576
Bookstores and other Stores (80920)         $15,915,827 $16,415,827
Parked Transportation Systems and Services (80940) $19,985,371 $20,485,371
Student Unions and Recreational Facilities (80970) $18,648,028 $19,648,028

Fund Sources:
Higher Education Operating $39,677,039 $41,677,039
Debt Service $16,110,763 $16,110,763

Authority: Title 23, Chapter 16, Code of Virginia.

215. The appropriations in this section are for the following community colleges:

<table>
<thead>
<tr>
<th>College ID</th>
<th>Community College</th>
<th>College ID</th>
<th>Community College</th>
</tr>
</thead>
<tbody>
<tr>
<td>61</td>
<td>System Office</td>
<td>80</td>
<td>Northern Virginia</td>
</tr>
<tr>
<td>70</td>
<td>Utility</td>
<td>85</td>
<td>Patrick Henry</td>
</tr>
<tr>
<td>91</td>
<td>Blue Ridge</td>
<td>77</td>
<td>Paul D. Camp</td>
</tr>
<tr>
<td>92</td>
<td>Central Virginia</td>
<td>82</td>
<td>Piedmont</td>
</tr>
<tr>
<td>87</td>
<td>Dabney S. Lancaster</td>
<td>78</td>
<td>Rappahannock</td>
</tr>
<tr>
<td>79</td>
<td>Danville</td>
<td>76</td>
<td>Southside Virginia</td>
</tr>
<tr>
<td>84</td>
<td>Eastern Shore</td>
<td>94</td>
<td>Southwest Virginia</td>
</tr>
<tr>
<td>97</td>
<td>Germanna</td>
<td>93</td>
<td>Thomas Nelson</td>
</tr>
<tr>
<td>83</td>
<td>J. Sargeant Reynolds</td>
<td>95</td>
<td>Tidewater</td>
</tr>
<tr>
<td>90</td>
<td>John Tyler</td>
<td>96</td>
<td>Virginia Highlands</td>
</tr>
<tr>
<td>98</td>
<td>Lord Fairfax</td>
<td>86</td>
<td>Virginia Western</td>
</tr>
<tr>
<td>99</td>
<td>Mountain Empire</td>
<td>88</td>
<td>Wytheville</td>
</tr>
<tr>
<td>75</td>
<td>New River</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total for Virginia Community College System $1,617,345,073 $1,631,260,880

General Fund Positions $5,542.57 $5,542.57
Nongeneral Fund Positions $5,794.58 $5,794.58
Position Level $11,337.15 $11,337.15

Fund Sources:
Higher Education Operating $405,389,746 $405,404,847
Higher Education Operating $1,195,844,564 $1,209,745,270
Debt Service $16,110,763 $16,110,763

$ 1-64. VIRGINIA MILITARY INSTITUTE (211)

216. Educational and General Programs (10000) $35,392,806 $35,395,603
Higher Education Instruction (100101) $14,464,371 $14,464,371
Higher Education Public Services (100103) $67,237 $67,237
Higher Education Academic Support (100104) $5,359,489 $5,359,489
Higher Education Student Services (100105) $2,484,209 $2,484,209
Higher Education Institutional Support (100106) $6,274,896 $6,277,693
Operation and Maintenance of Plant (100107) $6,742,604 $6,742,604
ITEM 216.  

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
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<td>Fund Sources: General</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Higher Education Operating</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Debt Service</td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 10, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals as described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. Resources determined by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the base adequacy funding guidelines.

217. Higher Education Student Financial Assistance (10800)  

Scholarships (10810).............................................. $2,830,928 $2,830,928  

Fund Sources: General ............................................... $870,928 $870,928  

Higher Education Operating .............................. $1,960,000 $1,960,000  

Authority: Title 23, Chapter 10, § 23-105, Code of Virginia.

A. Out of the amounts for Scholarships and Loans, the institute shall provide for State Cadetships and for discretionary student aid.

218. Financial Assistance for Educational and General Services (11000)  

Eminent Scholars (11001) ............................................ $200,000 $200,000  

Sponsored Programs (11004) ....................................... $694,898 $694,898  

Fund Sources: Higher Education Operating .................. $894,898 $894,898  

Authority: Title 23, Chapter 10, Code of Virginia.

219. Unique Military Activities (11300)  

Fund Sources: General .............................................. $3,569,904 $3,569,904  

Higher Education Operating ............................... $4,194,000 $4,394,000  

Authority: Discretionary Inclusion.

A.1. Personnel associated with performance of activities designated by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the calculation of employment guidelines.

2. It is the intent of the General Assembly that nonresident cadets receive the same general fund support in the Unique Military program as resident cadets.

220. Higher Education Auxiliary Enterprises (80900)  

Food Services (80910)................................................ $6,767,000 $6,897,000  

Authority: Discretionary Inclusion.

A. Personnel associated with performance of activities designated by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the calculation of employment guidelines.

2. It is the intent of the General Assembly that nonresident cadets receive the same general fund support in the Unique Military program as resident cadets.
ITEM 220.  

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FY2015</td>
<td>FY2016</td>
</tr>
<tr>
<td>Bookstores and other Stores (80920)</td>
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<td>$1,079,894</td>
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<tr>
<td>Residential Services (80930)</td>
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<tr>
<td>Student Health Services (80960)</td>
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<tr>
<td>Student Unions and Recreational Facilities (80970)</td>
<td>$1,320,134</td>
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<tr>
<td>Recreational and Intramural Programs (80980)</td>
<td>$551,902</td>
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<tr>
<td>Other Enterprise Functions (80990)</td>
<td>$8,670,147</td>
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<tr>
<td>Intercollegiate Athletics (80995)</td>
<td>$5,388,108</td>
<td>$5,388,108</td>
</tr>
</tbody>
</table>

Fund Sources: Higher Education Operating $24,359,000 $24,559,000
Debt Service $1,641,000 $1,641,000

Authority: Title 23, Chapter 10, Code of Virginia.

Total for Virginia Military Institute $72,882,536 $73,285,333

Fund Sources: General $13,515,884 $13,518,677
Higher Education Operating $57,325,652 $57,725,656
Debt Service $2,041,000 $2,041,000

§ 1-65. VIRGINIA POLYTECHNIC INSTITUTE AND STATE UNIVERSITY (208)

221. Educational and General Programs (10000) $570,517,260 $570,535,160

Higher Education Instruction (100101) $325,820,705 $325,838,596
Higher Education Research (100102) $23,457,632 $23,457,632
Higher Education Public Services (100103) $18,072,889 $18,072,889
Higher Education Academic Support (100104) $69,854,379 $69,854,379
Higher Education Student Services (100105) $17,652,600 $17,652,600
Higher Education Institutional Support (100106) $52,964,053 $52,964,062
Operation and Maintenance of Plant (100107) $62,695,002 $62,695,002

Fund Sources: General $151,525,781 $151,543,673
Higher Education Operating $418,991,479 $418,991,487

Authority: Title 23, Chapter 11, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. Out of this appropriation shall be expended an amount estimated at $869,882 the first year and $869,882 the second year from the general fund and $436,357 the first year and $436,357 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

C. Out of this appropriation, $313,770 the first year and $313,770 the second year from the general fund is designated to support the Marion duPont Scott Equine Center of the Virginia-Maryland Regional College of Veterinary Medicine.

D. Out of this appropriation, $234,987 the first year and $234,987 the second year from the general fund is designated to support tobacco research for medicinal purposes and field tests at sites in Blackstone and Abingdon.

E. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of
escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

F. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between Virginia Polytechnic Institute and State University and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.

G. Out of this appropriation, $300,000 the first year and $300,000 the second year from the general fund is designated to develop a STEM Industry Internship program in partnership with the Virginia Space Grant Consortium, Virginia Regional Technology Councils and industry. The program will provide 75 undergraduate students across the Commonwealth an opportunity to centrally apply for real world work experience and provide Virginia's industries with access to qualified interns. Virginia Tech will partner with the Virginia Space Grant Consortium and work with Virginia's Regional Technology Councils who will serve as the program's conduit to industry, advertising the program and linking with interested industry partners.

H. The 4-VA, a public-private partnership among George Mason University, James Madison University, Virginia Tech, University of Virginia and CISCO Systems, Inc, was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. The 4-VA Management Board can expand this partnership to additional institutions as appropriate to meet the goals of the 4-VA initiative. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

I. Virginia Tech is granted authorization to convey 47.83 acres of land to the Virginia Tech-Montgomery Regional Airport Authority for the runway expansion acquisition. The acquisition will be funded, with no cost to the Commonwealth, through the Federal Aviation Administration property acquisition funds. The property shall be transferred to the authority upon such consideration as deemed appropriate. Notwithstanding any other provision of law, the proceeds from the transfer shall be applied entirely to support relocation costs of the university’s agricultural programs and related facilities.
ITEM 223.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td>Sponsored Programs (11004)</td>
<td>$302,831,290</td>
</tr>
<tr>
<td>Fund Sources:</td>
<td>$2,488,544</td>
</tr>
<tr>
<td>General</td>
<td>$302,342,746</td>
</tr>
<tr>
<td>Higher Education Operating</td>
<td></td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 11, Code of Virginia.

A. Out of this appropriation, $2,388,544 the first year and $2,388,544 the second year from the general fund and $15,000,000 the first year and $15,000,000 the second year from nongeneral funds are designated to build research capacity in the areas of bioengineering, biomaterials and nanotechnology.

B. Virginia Polytechnic Institute and State University is authorized to establish a self-supporting "instructional enterprise" fund to account for the revenues and expenditures of the Institute for Distance and Distributed Learning (IDDL) classes offered to students at locations outside the Commonwealth of Virginia. Consistent with the self-supporting concept of an "enterprise fund," student tuition and fee revenues for IDDL students at locations outside Virginia shall exceed all direct and indirect costs of providing instruction to those students. The Board of Visitors shall set tuition and fee rates to meet this requirement and shall set other policies regarding the IDDL as may be appropriate. Revenue and expenditures of the fund shall be accounted for in such a manner as to be auditable by the Auditor of Public Accounts. As a part of this "instructional enterprise" fund Virginia Tech is authorized to establish a program in which Internet-based (on-line) courses, certificate, and entire degree programs, primarily at the graduate level, are offered to students in Virginia who are not enrolled for classes on the Blacksburg campus or one of the extended campus locations. Tuition generated by Virginia students taking these on-line courses and tuition from IDDL students at locations outside Virginia shall be retained in the fund to support the entire IDDL program and shall not be used by the state to offset other Educational and General costs. Revenues in excess of expenditures shall be retained in the fund to support the entire IDDL program. Full-time equivalent students generated through these programs shall be accounted for separately. Additionally, revenues which remain unexpended on the last day of the previous biennium and the last day of the first year of the current biennium shall be reappropriated and allotted for expenditure in the respective succeeding fiscal year.

C. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

D. Out of this appropriation, $1,750,000 the first year and $1,750,000 the second year from the general fund is designated to support and enhance brain disorder research.

224. Unique Military Activities (11300)................................. $2,084,350 $2,084,350

Fund Sources: General............................................ $2,084,350 $2,084,350

Authority: Discretionary Inclusion.

A.1. Personnel associated with performance of activities designated by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the calculation of employment guidelines.

2. It is the intent of the General Assembly that nonresident cadets receive the same general fund support in the Unique Military program as resident cadets.

225. Higher Education Auxiliary Enterprises (80900)

Food Services (80910).......................................... $52,090,957 $52,090,957
Residential Services (80930).............................. $40,752,164 $40,752,164
Parking and Transportation Systems and Services (80940) | $12,480,253 | $12,480,253 |
Telecommunications Systems and Services (80950)........ $22,010,811 $22,010,811
## Item Details($) Appropriations($)  

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**Authority:** Title 23, Chapter 11, Code of Virginia.

**Total for Virginia Polytechnic Institute and State University**  

$1,170,760,218  
$1,170,778,118

| General Fund Positions | 1,911.53 | 1,911.53 |
| Nongeneral Fund Positions | 4,933.45 | 4,933.45 |
| Position Level | 6,844.98 | 6,844.98 |

**Fund Sources: Higher Education Operating**  

$175,804,522  
$175,822,414

**Debt Service**  

$10,350,500  
$10,350,500

### Virginia Cooperative Extension and Agricultural Experiment Station (229)

#### Educational and General Programs (10000)  

$83,613,283  
$83,616,272

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**Fund Sources: General**  

$64,840,171  
$64,841,941

**Higher Education Operating**  

$18,773,136  
$18,774,355

**Federal Trust**  

($24)  
($24)

**Authority:** § 23-132.1 through § 23-132.11, Code of Virginia.

**A.** Appropriations for this agency shall include operating expenses for research and investigations, and the several regional and county agricultural experiment stations under its control, in accordance with law.

**B.1.** It is the intent of the General Assembly that the Cooperative Extension Service gives highest priority to programs and services which comprised the original mission of the Extension Service, especially agricultural programs at the local level. The university shall ensure that the service utilizes information technology to the extent possible in the delivery of programs.

**2.** The budget of this agency shall include and separately account for local payments. Virginia Polytechnic Institute and State University, in conjunction with Virginia State University, shall report, by fund source, actual expenditures for each program area and total actual expenditures for the agency, annually, by September 1, to the Department of Planning and Budget and the House Appropriations and Senate Finance Committees. The report shall include all expenditures from local support funds.

**C.** The Virginia Cooperative Extension and Agricultural Experiment Station shall not charge a fee for testing the soil on property used for commercial farming.

**D.** The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between Virginia Polytechnic Institute and State University and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.
E. Out of this appropriation, $413,750 the first year from the general fund and $47,001 from nongeneral funds, and $413,750 from the general fund and $48,220 from nongeneral funds the second year is for the operation and maintenance of the new Human and Agricultural Biosciences building coming on line.

Total for Virginia Cooperative Extension and Agricultural Experiment Station ........................................ $83,613,283 $83,616,272

General Fund Positions ........................................... 726.24 726.24
Nongeneral Fund Positions .................................. 388.27 388.27
Position Level ............................................... 1,114.51 1,114.51

Fund Sources: General .............................................. $64,840,171 $64,841,941
Higher Education Operating ......................... $18,773,136 $18,774,355
Federal Trust ................................................ ($24) ($24)

Grand Total for Virginia Polytechnic Institute and State University ........................................... $1,254,373,501 $1,254,394,390

General Fund Positions ........................................... 2,637.77 2,637.77
Nongeneral Fund Positions .................................. 5,321.72 5,321.72
Position Level ............................................... 7,959.49 7,959.49

Fund Sources: General .............................................. $240,644,693 $240,664,355
Higher Education Operating ......................... $1,003,378,332 $1,003,379,559
Debt Service ................................................... $10,350,500 $10,350,500
Federal Trust ................................................ ($24) ($24)

§ 1-66. VIRGINIA STATE UNIVERSITY (212)

227. Educational and General Programs (10000) .............. $74,077,219 $74,078,647

Higher Education Instruction (100101) ............... $44,491,351 $44,492,779
Higher Education Research (100102) ................ $2,110,453 $2,110,453
Higher Education Public Services (100103) ........... $120,448 $120,448
Higher Education Academic Support (100104) ....... $5,910,648 $5,910,648
Higher Education Student Services (100105) ......... $4,335,982 $4,335,982
Higher Education Institutional Support (100106) ....... $9,959,753 $9,959,753
Operation and Maintenance of Plant (100107) ......... $7,148,584 $7,148,584

Fund Sources: General .............................................. $31,337,655 $31,339,083
Higher Education Operating ......................... $42,739,564 $42,739,564

Authority: Title 23, Chapter 13, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. Out of this appropriation, $3,790,639 the first year and $3,790,639 the second year from the general fund is designated for continued enhancement of the existing Bachelor of Science academic programs in Computer Science, Manufacturing Engineering, Computer Engineering, Mass Communications and Criminal Justice, and the doctoral program in Education.

2. Out of this appropriation, $37,500 the first year and $37,500 the second year from the general fund is provided to serve in lieu of endowment income for the Eminent Scholars Program.

3. Any unexpended balances in paragraphs B.1. and B.2. in this Item at the close of business on June 30, 2014 and June 30, 2015, shall not revert to the surplus of the general fund but shall be carried forward on the books of the State Comptroller and reappropriated in the succeeding year.
C. This appropriation includes $200,000 the first year and $200,000 the second year from the general fund to increase the number of faculty with terminal degrees to at least 85 percent of the total teaching faculty.

D. Out of this appropriation, Virginia State University is authorized to use up to $600,000 the first year and $600,000 the second year from the general fund to address extremely critical deferred maintenance deficiencies in its facilities, including residence halls and dining facilities.

E. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

F. Out of this appropriation, $1,300,000 the first year and $1,300,000 the second year from the general fund is designated to support the Manufacturing Engineering and Logistics Technology program.

228. Higher Education Student Financial Assistance (10800)
   Scholarships (10810) ........................................ $11,491,462 $11,741,484
   Fellowships (10820) ........................................ $296,344 $296,344
   Fund Sources: General ..................................... $6,263,234 $6,263,234
   Higher Education Operating .............................. $5,524,572 $5,774,594

Authority: Title 23, Chapter 13, Code of Virginia.

229. Financial Assistance for Educational and General Services (11000)
   a sum sufficient, estimated at ......................... $33,997,683 $34,919,732
   Sponsored Programs (11004) ................................ $33,997,683 $34,919,732
   Fund Sources: Higher Education Operating .......... $33,997,683 $34,919,732

Authority: Title 23, Chapter 13, Code of Virginia.

230. Higher Education Auxiliary Enterprises (80900)
   a sum sufficient, estimated at ......................... $47,595,036 $48,546,937
   Food Services (80910) ...................................... $8,599,226 $8,789,606
   Bookstores and other Stores (80920) .................. $51,001 $51,001
   Residential Services (80930) ............................ $21,994,109 $22,374,870
   Parking and Transportation Systems and Services (80940) ............................................. $417,467 $417,467
   Student Health Services (80960) ....................... $1,046,036 $1,046,036
   Student Unions and Recreational Facilities (80970) ........................................ $2,440,687 $2,678,662
   Other Enterprise Functions (80990) .................... $7,189,097 $7,189,097
   Intercollegiate Athletics (80995) ....................... $5,857,413 $6,000,198
   Fund Sources: Higher Education Operating .......... $37,262,491 $38,214,392
   Debt Service .................................................. $10,332,545 $10,332,545

Authority: Title 23, Chapter 13, Code of Virginia.

Total for Virginia State University ........................... $167,457,744 $169,583,144

General Fund Positions ...................................... 329.97 329.97
Nongeneral Fund Positions................................................. 486.89 486.89
Position Level ..................................................................... 816.86 816.86

Fund Sources: General........................................................ $37,600,889 $37,602,317
Higher Education Operating........................................ $119,524,310 $121,648,282
Debt Service........................................................................ $10,332,545 $10,332,545

**Cooperative Extension and Agricultural Research Services (234)**

231. Educational and General Programs (10000) ...................... $11,791,450 $11,792,692
Higher Education Research (100102) ................................. $5,573,170 $5,574,412
Higher Education Public Services (100103)......................... $5,602,448 $5,602,448
Higher Education Institutional Support (100106)................ $190,000 $190,000
Operation and Maintenance of Plant (100107)...................... $425,832 $425,832

Fund Sources: General........................................................ $5,430,442 $5,431,684
Higher Education Operating.............................................. $6,361,008 $6,361,008

Authority: Title 23, Chapter 11, and § 23-165.11, Title 23, Chapter 13, Code of Virginia.

A. Out this appropriation, $392,107 the first year and $392,107 the second year from the general fund is designated for support of research and extension activities aimed at the production of hybrid striped bass in Virginia farm ponds. No expenditures will be made from these funds for other purposes without the prior written permission of the Secretary of Education.

B. The Extension Division budgets shall include and separately account for local payments. Virginia State University, in conjunction with Virginia Polytechnic Institute and State University, shall report, by fund source, actual expenditures for each program area and total actual expenditures for the Extension Division, annually, by September 1, to the Department of Planning and Budget and the House Appropriations and Senate Finance Committees. The report shall include all expenditures from local support funds.

C. Out of this appropriation, $394,000 the first year and $394,000 the second year from the general fund is designated for the Small-Farmer Outreach Training and Technical Assistance Program to provide outreach and business management education to small farmers.

**Total for Cooperative Extension and Agricultural Research Services**.......................................................... $11,791,450 $11,792,692

**§ 1-67. FRONTIER CULTURE MUSEUM OF VIRGINIA (239)**

232. Museum and Cultural Services (14500) ......................... $2,012,622 $2,014,263
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Collections Management and Curatorial Services (14501) .................................................. $172,245 $172,245
Education and Extension Services (14503) ............................................................. $880,362 $880,362
Operational and Support Services (14507) .............................................................. $960,015 $961,656

Fund Sources: General .................................................. $1,565,145 $1,566,404
Special .......................................................... $447,477 $447,859

Authority: Title 23, Chapter 25, Code of Virginia.

A. Any revenue generated by the Frontier Culture Museum of Virginia from the development of its properties pursuant to § 23-298, Code of Virginia, may be retained by the museum to support agency operations. Such revenues shall be deposited into a special fund which shall be created on the books of the State Comptroller. Amounts in this fund shall be appropriated consistent with the provisions of this act.

B. The Governor may authorize the conveyance of any interest in property or improvements thereon held by the Commonwealth to the American Frontier Culture Foundation.

Total for Frontier Culture Museum of Virginia .......... $2,012,622 $2,014,263

Fund Sources: General .................................................. $1,565,145 $1,566,404
Special .......................................................... $447,477 $447,859

§ 1-68. GUNSTON HALL (417)

233. Museum and Cultural Services (14500) ........................................... $685,173 $686,170

Collections Management and Curatorial Services (14501) ........................................ $67,208 $67,208
Education and Extension Services (14503) ................................................. $94,350 $94,350
Operational and Support Services (14507) ....................................................... $523,615 $524,612

Fund Sources: General .................................................. $509,989 $510,582
Special .......................................................... $175,184 $175,588

Authority: Title 23, Chapter 24, Code of Virginia.

Total for Gunston Hall ....................................................... $685,173 $686,170

Fund Sources: General .................................................. $509,989 $510,582
Special .......................................................... $175,184 $175,588

§ 1-69. JAMESTOWN-YORKTOWN FOUNDATION (425)

234. Museum and Cultural Services (14500) ...................................... $15,347,295 $15,977,868

Collections Management and Curatorial Services (14501) ....................................... $704,384 $735,885
Education and Extension Services (14503) ................................................. $5,002,637 $5,562,922
Operational and Support Services (14507) ....................................................... $9,640,274 $9,679,061

Fund Sources: General .................................................. $7,408,267 $8,027,129
Special .......................................................... $7,939,028 $7,950,739

Authority: Title 23, Chapter 23, Code of Virginia.
A. Out of the amounts for Operational and Support Services, the Director is authorized to expend from special funds amounts not to exceed $3,500 the first year and $3,500 the second year for entertainment expenses commonly borne by businesses. Such expenses shall be recorded separately by the agency.

B. With the prior written approval of the Director, Department of Planning and Budget, nongeneral fund revenues which are unexpended by the end of the fiscal year may be paid to the Jamestown-Yorktown Foundation, Inc. for the specific purposes determined by the Board of Trustees in support of Foundation programs.

C. It is the intent of the General Assembly that the Jamestown-Yorktown Foundation be authorized to fill all positions authorized in this act and all part-time (wage) positions funded in this act, notwithstanding § 4-7.01 of this act.

D. Out of the appropriation for this Item, $54,777 the first year and $54,777 the second year from the general fund is included for the purchase of museum electronic security equipment through the state's master equipment lease program.

E. Out of the appropriation for this item, $158,993 the first year and $167,532 the second year from the general fund is included for the commemoration of the first representative legislative assembly, the arrival of the first documented Africans, the recruitment of women for colonization expansion and the observance of the first Thanksgiving.

Total for Jamestown-Yorktown Foundation ...................... $15,347,295 $15,977,868

Fund Sources: General........................................................ $7,408,267 $8,027,129
Special......................................................... $7,939,028 $7,950,739

§ 1-70. THE LIBRARY OF VIRGINIA (202)

235. Archives Management (13700) .......................................... $7,675,895 $7,675,895
Management of Public Records (13701) ........................... $879,199 $879,199
Management of Archival Records (13702)........................ $2,562,677 $2,562,677
Historical and Cultural Publications (13703) ................. $672,864 $672,864
Archival Research Services (13704) ................................ $1,912,661 $1,912,661
Conservation-Preservation of Historic Records (13705)... $648,494 $648,494
Circuit Court Record Preservation (13706) .................... $1,000,000 $1,000,000

Fund Sources: General........................................................ $2,984,313 $2,984,313
Special......................................................... $4,322,063 $4,322,063
Federal Trust.................................................. $369,519 $369,519

Authority: Title 42.1, Chapters 1 and 7, Code of Virginia.

A. The Librarian of Virginia shall report annually to the Secretary of Education on progress in the processing and preserving of circuit court records.

B. The Librarian of Virginia and the State Archivist shall conduct an annual study of The Library of Virginia's archival preservation needs and priorities, and shall report annually by December 1 to the Governor and the Chairmen of the Senate Finance and House Appropriations Committees of the General Assembly on The Library of Virginia's progress to date in reducing its archival backlog.

236. Statewide Library Services (14200)......................... $6,841,670 $6,841,670
Cooperative Library Services (14201).......................... $2,459,487 $2,459,487
Consultation to Libraries (14203)......................... $781,464 $781,464
ITEM 236.

Research Library Services (14206) ................................. $3,600,719  $3,600,719

Fund Sources: General.................................................. $2,736,934  $2,736,934
                   Special....................................................... $40,680  $40,680
                   Federal Trust............................................... $4,064,056  $4,064,056

Authority: Title 42.1, Chapters 1 and 3, Code of Virginia.

It is the intent of the General Assembly to continue to provide electronic resources for public libraries and to provide universal access to all citizens of the Commonwealth. First priority shall be the ability to access the Internet in local public libraries.

237. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300).......................... $15,233,584  $15,233,584

State Formula Aid for Local Public Libraries (14301).... $15,233,584  $15,233,584

Fund Sources: General.................................................. $15,233,584  $15,233,584

Authority: Title 42.1, Chapter 3, Code of Virginia.

A. It is the objective of the Commonwealth that all local public libraries receiving state aid provide access to their patrons to worldwide electronic information on the Internet. It is the intent of the General Assembly that local public libraries receiving state aid invest in the technology necessary to provide or enhance this service.

B. Included in this appropriation is $190,070 the first year and $190,070 the second year from the general fund to supplement the state formula aid distribution provided in Title 42.1, Code of Virginia, for Fairfax Public Library System.

238. Administrative and Support Services (19900)................... $8,100,382  $8,217,336

General Management and Direction (19901)..................... $5,880,319  $5,986,198

Information Technology Services (19902)........................ $1,630,100  $1,641,175

Physical Plant Services (19915)....................................... $589,963  $589,963

Fund Sources: General.................................................. $6,368,323  $6,464,095
                   Special....................................................... $928,294  $949,476
                   Federal Trust............................................... $803,765  $803,765

Authority: Title 42.1, Chapter 1, Code of Virginia.

Total for The Library of Virginia ................................... $37,851,531  $37,968,485

Fund Sources: General.................................................. $27,323,154  $27,418,926
                   Special....................................................... $5,291,037  $5,312,219
                   Federal Trust............................................... $5,237,340  $5,237,340

§ 1-71. THE SCIENCE MUSEUM OF VIRGINIA (146)

239. Museum and Cultural Services (14500) .......................... $11,545,189  $11,773,267

Collections Management and Curatorial Services (14501) ... $1,717,261  $1,717,261

Education and Extension Services (14503) ....................... $4,988,643  $5,211,040

Operational and Support Services (14507) ......................... $4,839,285  $4,844,966

Fund Sources: General.................................................. $5,188,359  $5,413,512
                   Special....................................................... $5,056,830  $5,059,755
ITEM 239.

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Authority: Title 23, Chapter 18, Code of Virginia.

A. This appropriation from the general fund shall be in addition to any appropriation from nongeneral funds, notwithstanding any contrary provisions in this act.

B. Out of this appropriation, $50,000 and two positions the first year and $50,000 and two positions the second year from the general fund shall be provided to support the Danville Science Center in Danville, Virginia.

C. Out of this appropriation, $351,314 the first year and $351,314 the second year from the general fund is included for the purchase of an IMAX digital projection system through the state's master equipment lease program.

D. Out of this appropriation, $150,000 the first year and $150,000 the second year is provided to pilot a STEM partnership between the Science Museum of Virginia, the Virginia Air and Space Center, and the Virginia Living Museum for programs that promote achievement for K-12 students in Hampton Roads and across the state, leveraging technology in the vital STEM component of the workforce pipeline.

Total for The Science Museum of Virginia ...................... $11,545,189 $11,773,267

General Fund Positions....................................................... 59.19 59.19
Nongeneral Fund Positions................................................. 34.81 34.81
Position Level ..................................................................... 94.00 94.00

Fund Sources: General........................................................ $5,188,359 $5,413,512
Special......................................................... $35,000 $35,000
Dedicated Special Revenue........................ $8,000 $8,000
Federal Trust............................................... $720,675 $720,675

§ 1-72. VIRGINIA COMMISSION FOR THE ARTS (148)

240. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300)......................... $4,363,049 $4,226,049
Financial Assistance to Cultural Organizations (14302)... $4,363,049 $4,226,049

Fund Sources: General........................................................ $3,599,374 $3,462,374
Special......................................................... $35,000 $35,000
Dedicated Special Revenue........................ $8,000 $8,000
Federal Trust............................................... $720,675 $720,675

Authority: Title 2.2, Chapter 25, Article 4, Code of Virginia.

A. In the allocation of grants to arts organizations, the Commission shall give preference to the performing arts.

B. It is the objective of the Commonwealth to fund the Virginia Commission for the Arts at an amount that equals one dollar for each resident of Virginia.

C. In the allocation of grants to arts organizations, the Commission shall not consider any other general fund amounts which may be appropriated to an arts organization elsewhere in this act, nor shall any funds appropriated elsewhere in this act supplant those grants which may be allocated from this appropriation.

241. Museum and Cultural Services (14500) ......................... $408,115 $548,339
Operational and Support Services (14507)......................... $408,115 $548,339

Fund Sources: General........................................................ $308,085 $448,213
ITEM 241.

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Authority: Title 2.2, Chapter 25, Article 4, Code of Virginia.

Total for Virginia Commission for the Arts $4,771,164 $4,774,388

General Fund Positions 5.00 5.00
Position Level 5.00 5.00

Fund Sources: General $3,907,459 $3,910,587
Special $50,001 $50,001
Dedicated Special Revenue $8,000 $8,000
Federal Trust $805,704 $805,800

§ 1-73. VIRGINIA MUSEUM OF FINE ARTS (238)

242. Museum and Cultural Services (14500) $30,416,655 $30,457,294
Collections Management and Curatorial Services (14501) $7,155,509 $7,155,509
Education and Extension Services (14503) $4,768,642 $4,768,642
Operational and Support Services (14507) $18,492,504 $18,533,143

Fund Sources: General $10,327,766 $10,332,142
Special $4,748,964 $4,785,227
Enterprise $5,328,468 $5,328,468
Dedicated Special Revenue $9,761,457 $9,761,457
Federal Trust $250,000 $250,000

Authority: Title 23, Chapter 18.1, Code of Virginia.

A. The appropriation in this Item from the general fund shall be in addition to any appropriation from nongeneral funds, notwithstanding any contrary provision of this act.

B. Nongeneral fund revenues included in this Item under Dedicated Special Revenue will be restricted for the uses specified by the donors and shall not be subject to interagency transfers or appropriation reductions.

C. The Comptroller of Virginia shall establish a special revenue account fund detail code for nongeneral funds donated to the Virginia Museum of Fine Arts by private donors and volunteers who sponsor fundraising activities to support the museum's general operations, exhibits, and programs.

D. Out of this appropriation, $158,513 in the first year and $158,513 in the second year from the general fund is provided to cover the service fee in lieu of taxes levied by the City of Richmond.

Total for Virginia Museum of Fine Arts $30,416,655 $30,457,294

General Fund Positions 131.50 131.50
Nongeneral Fund Positions 106.00 106.00
Position Level 237.50 237.50

Fund Sources: General $10,327,766 $10,332,142
Special $4,748,964 $4,785,227
Enterprise $5,328,468 $5,328,468
Dedicated Special Revenue $9,761,457 $9,761,457
Federal Trust $250,000 $250,000
ITEM 243.

§ 1-74. EASTERN VIRGINIA MEDICAL SCHOOL (274)

243. Financial Assistance for Educational and General Services (11000) ........................................ $24,398,073 $24,398,073
   Sponsored Programs (11004) ........................................ $656,406 $656,406
   Medical Education (11005) ........................................... $23,741,667 $23,741,667
   Fund Sources: General ................................................ $24,398,073 $24,398,073


A. Out of this appropriation, $656,406 the first year and $656,406 the second year from the general fund is designated to build research capacity in medical modeling and simulation.

B. Out of this appropriation, $375,700 the first year and $375,700 the second year from the general fund is designated to support financial aid for in-state medical and health professions students.

C. Eastern Virginia Medical School shall transfer funds to the Department of Medical Assistance Services to fully fund the state share for Medicaid supplemental payments to physicians affiliated with Eastern Virginia Medical School. The funds to be transferred must comply with 42 CFR 433.51.

244. Appropriations for this agency shall be disbursed in twelve equal monthly installments each fiscal year.

Total for Eastern Virginia Medical School........................ $24,398,073 $24,398,073
   Fund Sources: General ................................................ $24,398,073 $24,398,073

§ 1-75. NEW COLLEGE INSTITUTE (938)

245. Administrative and Support Services (19900) ................ $3,058,846 $3,058,312
   Operation of Higher Education Centers (19931) ............. $3,058,846 $3,058,312
   Fund Sources: General ................................................ $1,519,044 $1,518,753
   Special ......................................................... $1,539,802 $1,539,559

Authority: Discretionary Inclusion.

A. It is the intent of the General Assembly that the New College Institute, the Institute for Advanced Learning and Research, and the Southern Virginia Higher Education Center coordinate their activities, both instructional and research, to the maximum extent possible to best meet the needs of the citizens of the region, to ensure effective utilization of resources, and to avoid unnecessary duplication. The three entities shall report annually by October 1 to the Secretary of Education and the State Council of Higher Education and the Department of Planning and Budget on their joint efforts in this regard.

B. The requirements of § 4-5.05 shall not apply to this appropriation.

Total for New College Institute ...................................... $3,058,846 $3,058,312
   General Fund Positions ............................................. 17.00 17.00
   Nongeneral Fund Positions .......................................... 6.00 6.00
   Position Level ..................................................... 23.00 23.00
   Fund Sources: General ................................................ $1,519,044 $1,518,753
   Special ......................................................... $1,539,802 $1,539,559
ITEM 246.

$6,123,574  $6,123,574

§ 1-76. INSTITUTE FOR ADVANCED LEARNING AND RESEARCH (885)

246. Economic Development Services (53400)....................... $6,123,574 $6,123,574
Regional Research, Technology, Education, and Commercialization Services (53421)....................... $6,123,574 $6,123,574

Fund Sources: General........................................................ $6,123,574 $6,123,574

Authority: Title 23, Chapter 16.4, Code of Virginia.

A. It is the intent of the General Assembly that the Institute for Advanced Learning and Research, the New College Institute, and the Southern Virginia Higher Education Center coordinate their activities, both instructional and research, to the maximum extent possible to best meet the needs of the citizens of the region, to ensure effective utilization of resources, and to avoid unnecessary duplication. The three entities shall report annually by October 1 to the Secretary of Education and the State Council of Higher Education for Virginia on their joint efforts in this regard.

B. The requirements of § 4-5.05 shall not apply to this appropriation.

C. This Item includes no funds for the agency’s use of leased property for engagement activities.

Total for Institute for Advanced Learning and Research.......................... $6,123,574 $6,123,574

General Fund Positions....................................................... 4.00 4.00
Position Level ................................................................. 4.00 4.00

Fund Sources: General........................................................ $6,123,574 $6,123,574

§ 1-77. ROANOKE HIGHER EDUCATION AUTHORITY (935)

247. Administrative and Support Services (19900).................... $1,122,013 $1,122,013
Operation of Higher Education Centers (19931)........................ $1,122,013 $1,122,013

Fund Sources: General........................................................ $1,122,013 $1,122,013

Authority: Title 23, Chapter 16.3, Code of Virginia.

A. The requirements of § 4-5.05 shall not apply to this appropriation.

Total for Roanoke Higher Education Authority.......................... $1,122,013 $1,122,013

Fund Sources: General........................................................ $1,122,013 $1,122,013

§ 1-78. SOUTHERN VIRGINIA HIGHER EDUCATION CENTER (937)

Operation of Higher Education Centers (19931)........................ $4,406,389 $4,407,285

Fund Sources: General........................................................ $2,347,894 $2,348,360
Special................................................................. $2,058,495 $2,058,925

Authority: Title 23, Chapter 16.5, Code of Virginia.

A. It is the intent of the General Assembly that the Southern Virginia Higher Education Center, the Institute for Advanced Learning and Research, and the New College Institute coordinate their activities, both instructional and research, to the maximum extent possible to best meet the needs of the citizens of the region, to ensure effective utilization of resources, and to avoid unnecessary duplication. The three entities shall report annually by October 1 to the Secretary of Education and the State Council of Higher Education for Virginia on their joint efforts in this regard.
B. Out of this appropriation, $29,050 the first year and $29,050 the second year from the general fund is designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and the General Assembly.

C. Out of this appropriation, $266,000 and four positions the first year and $266,000 and four positions the second year from the general fund is designated for additional operational support of the Southern Virginia Higher Education Center and its efforts to provide STEM programs and specialized workforce training to the citizens of Southside Virginia.

D. The requirements of § 4-5.05 shall not apply to this appropriation.

Total for Southern Virginia Higher Education Center...... $4,406,389 $4,407,285

General Fund Positions....................................................... 20.80 20.80
Nongeneral Fund Positions................................................. 42.80 42.80
Position Level ..................................................................... 22.00 22.00

Fund Sources: General........................................................ $2,347,894 $2,348,360
Special......................................................... $2,058,495 $2,058,925

§ 1-79. SOUTHWEST VIRGINIA HIGHER EDUCATION CENTER (948)

249. Administrative and Support Services (19900)................... $9,318,879 $9,319,427
General Management and Direction (19901)..................... $38,794 $38,794
Operation of Higher Education Centers (19931)............... $9,280,085 $9,280,633

Fund Sources: General........................................................ $2,012,323 $2,012,483
Special......................................................... $7,306,556 $7,306,944

Authority: Title 23, Chapter 16.1, Code of Virginia.

A. Out of this appropriation, $3,800,000 the first year and $3,800,000 the second year in nongeneral funds is designated to support scholarships provided by the Virginia Tobacco Commission in Southside and Southwest Virginia.

Total for Southwest Virginia Higher Education Center.... $9,318,879 $9,319,427

General Fund Positions....................................................... 31.00 31.00
Nongeneral Fund Positions................................................. 5.00 5.00
Position Level ..................................................................... 36.00 36.00

Fund Sources: General........................................................ $2,012,323 $2,012,483
Special......................................................... $7,306,556 $7,306,944

§ 1-80. SOUTHEASTERN UNIVERSITIES RESEARCH ASSOCIATION DOING BUSINESS FOR JEFFERSON SCIENCE ASSOCIATES, LLC (936)

250. Financial Assistance for Educational and General Services (11000)...................................................... $1,150,005 $1,150,005
Sponsored Programs (11004)............................................... $1,150,005 $1,150,005

Fund Sources: General........................................................ $1,150,005 $1,150,005

Authority: Discretionary Inclusion.

A. This appropriation represents the Commonwealth of Virginia's contribution to the Southeastern Universities Research Association Doing Business for Jefferson Science Associates, LLC, for the support of the Thomas Jefferson National Accelerator Facility (Jefferson Lab) located at Newport News, Virginia. This contribution includes funds to support faculty positions and industry-led research that will promote economic development opportunities in the Commonwealth.
B. This nonstate agency is exempt from the match requirement of § 2.2-1505, Code of Virginia and § 4-5.05 of this act.

Total for Southeastern Universities Research Association Doing Business for Jefferson Science Associates, LLC ................................................................. $1,150,005 $1,150,005

Fund Sources: General........................................................ $1,150,005 $1,150,005

§ 1-81. VIRGINIA COLLEGE BUILDING AUTHORITY (941)


A.1. The purpose of this Item is to provide an ongoing program for the acquisition and replacement of instructional and research equipment at state-supported institutions of higher education in accordance with the intent and purpose of Chapter 597, Acts of Assembly of 1986.

2. The Governor shall annually present to the General Assembly through the Commonwealth's budget process, the estimated payments and the corresponding total value of equipment to be acquired.

B.1. The State Council of Higher Education for Virginia shall establish and maintain procedures through which institutions of higher education apply for allocations made available under the program, and shall develop guidelines and recommendations for the apportionment of such equipment to each state-supported institution of higher education.

2. The Authority shall finance equipment for educational institutions in accordance with § 23-30.28, Code of Virginia, and according to terms and conditions approved through the Commonwealth's budget and appropriation process. Bonds or notes issued by the Virginia College Building Authority to finance equipment may be sold and issued at the same time with other obligations of the Authority as separate issues or as a combined issue. Each institution shall make available such additional detail on specific equipment to be purchased as may be requested by the Governor or the General Assembly. If emergency acquisitions are necessary when the General Assembly is not in session, the Governor may approve such acquisitions. The Governor shall report his approval of such acquisitions to the Chairmen of the House Appropriations and Senate Finance Committees.

3. Amounts for debt service payments for allocations provided by this Item shall be provided pursuant to Item 276 of this act.

C.1. Transfer of the appropriation in Item 276 of this act to the Virginia College Building Authority shall be subject to the approval of the Secretary of Finance. An allocation of $126,436,310 made in the 2012-2014 biennium brings the total amount of equipment acquired through the program to approximately $1,169,883,146.

2. Allocations of $64,218,155 the first year and $64,218,155 the second year will be made to support the purchase of additional equipment to enhance instructional and research activity at Virginia's public colleges and universities. Allocations are as follows:

<table>
<thead>
<tr>
<th></th>
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<tr>
<td>George Mason University</td>
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### ITEM 251.

<table>
<thead>
<tr>
<th>Institution</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tr>
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<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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<tr>
<td>Virginia Polytechnic Institute and State University</td>
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<td>College of William and Mary Newport University</td>
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<td>University of Virginia's College at Wise</td>
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<td>James Madison University</td>
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<td>Longwood University</td>
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<tr>
<td>University of Mary Washington Norfolk State University</td>
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<td>Virginia Military Institute</td>
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<td>Virginia State University</td>
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<td>Radford University</td>
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<td>Virginia Military Institute</td>
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<td>Richard Bland College</td>
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<td>Virginia Community College System</td>
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<td>Virginia Institute of Marine Science</td>
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<td>Institute for Advanced Learning and Research</td>
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<td>Southern Virginia Higher Education Center</td>
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<td>New College Institute</td>
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<td><strong>TOTAL</strong></td>
<td><strong>$1,169,883,146</strong></td>
<td><strong>$51,972,153</strong></td>
</tr>
</tbody>
</table>

D. 1. Out of the allocations for the Virginia Community College System, $2,000,000 the first year and $2,000,000 the second year is designated to support the equipment needs of Workforce Development activities.

2. a) From the allocation provided in paragraph D. 1., up to $500,000 the first year and $500,000 the second year shall be used to support the Machinery and Equipment Program (Chapter 566, 2013 Acts of Assembly) to acquire engines, machines, motors, mechanical devices, laboratory trainers, computers, printers, tools, parts, and similar machinery and equipment as set forth in guidelines developed by the State Council of Higher Education and the Virginia Community College System.

b) Equipment for this program may be acquired from a business that purchased the new machinery and equipment in good working condition within 12 months prior to acquisition by the community college. Payments to the business shall be in an amount equal to 20 percent of the purchase price of the machinery or equipment, not to exceed an aggregate amount of $5,000 to any one business during a calendar year.
c) The State Council of Higher Education for Virginia shall maintain and update as necessary on its website a list of machinery and equipment that qualifies for this program.

d) Pursuant to the second enactment clause of Chapter 566 (2013), this paragraph shall be an appropriation for purposes of effectuating the provisions of that act.

e) The Virginia Community College System shall report to the Chairmen of the House Appropriations and Senate Finance Committees by June 30 of each year on the equipment purchased through this program.

| Total for Virginia College Building Authority | $0 | $0 |
| TOTAL FOR OFFICE OF EDUCATION | $17,017,835,473 | $17,174,332,919 |

| General Fund Positions | 18,464.94 | 18,467.54 |
| Nongeneral Fund Positions | 38,837.05 | 38,977.45 |
| Position Level | 57,301.99 | 57,444.99 |

| Fund Sources: General | $7,407,708,655 | $7,500,525,973 |
| Special | $42,198,279 | $42,275,285 |
| Higher Education Operating | $7,630,217,391 | $7,728,707,080 |
| Commonwealth Transportation | $2,416,919 | $2,416,919 |
| Enterprise | $5,328,468 | $5,328,468 |
| Internal Service | $290,000 | $290,000 |
| Trust and Agency | $658,835,041 | $622,221,488 |
| Debt Service | $336,338,216 | $338,064,752 |
| Dedicated Special Revenue | $10,019,457 | $10,019,457 |
| Federal Trust | $924,483,047 | $924,483,497 |
OFFICE OF FINANCE

§ 1-82. SECRETARY OF FINANCE (190)

252. Administrative and Support Services (79900)................. $453,132 $453,785
General Management and Direction (79901)...................... $453,132 $453,785
Fund Sources: General.................................................. $453,132 $453,785

Authority: Title 2.2, Chapter 2, Article 5; § 2.2-201, Code of Virginia.

A. The Secretary of Finance, in consultation with other affected secretaries, is hereby authorized to order the State Comptroller to transfer to the general fund a reasonable sum, as determined by the State Comptroller, from annual charges of internal service funds and enterprise funds that exceed the cost of providing services or that represent over-recoveries from the general fund.

B. Following every General Assembly session, the financial plan in place required by § 2.2-1503.1, Code of Virginia, shall be updated to reflect policy changes or budget actions adopted by the General Assembly that would alter financial assumptions included in the plan. The revised financial plan shall be posted on the Department of Planning and Budget website no later than September 1 of each year.

C.1. The Secretary of Finance and the Secretary of Administration shall convene a work group to consist of representatives from the Department of Accounts, the Department of General Services, and the Department of the Treasury to evaluate options for improving the efficiency and accuracy of the Commonwealth’s current method of collecting and maintaining state property data. The evaluation shall include, but not be limited to, options for consolidating state property management information systems in production at the Department of Accounts, Department of General Services, and the Department of Treasury into a centralized information system solution, designating the appropriate agency to maintain and administer a centralized state property information system, identifying the costs associated with the implementation of a selected system solution, and identifying costs to administer and maintain the system as well as any savings that may be realized by each agency currently maintaining a legacy application. In conducting this evaluation, the Chief Information Officer of the Commonwealth shall determine if the proposed solution is an enterprise project as defined in § 2.2-2006, Code of Virginia.

2. The Department of the Treasury may use up to $30,000 the first year from the State Insurance Reserve Trust Fund for third party costs associated with paragraph C.1.

3. The work-group shall report its findings and recommendations to the Director, Department of Planning and Budget, the Governor, and the Chairmen of the House Appropriations and Senate Finance Committees no later than October 1, 2014.

Total for Secretary of Finance ....................................... $453,132 $453,785

Fund Sources: General.................................................. $453,132 $453,785

§ 1-83. DEPARTMENT OF ACCOUNTS (151)

253. Financial Systems Development and Management (72400)................................................................. $3,370,456 $3,370,456
Financial Systems Development (72401)........................... $736,513 $736,513
Financial Systems Maintenance (72402)........................... $1,060,044 $1,060,044
Computer Services (72404)............................................. $1,573,899 $1,573,899
Fund Sources: General.................................................. $3,370,456 $3,370,456

Authority: Title 2.2, Chapter 8, Code of Virginia.
ITEM 254.

Accounting Services (73700).............................................. $7,885,058 $8,538,109
General Accounting (73701) .............................................. $3,415,723 $3,855,010
Disbursements Review (73702).......................................... $986,052 $986,052
Payroll Operations (73703)................................................. $1,142,831 $1,142,831
Financial Reporting (73704)............................................... $2,340,452 $2,554,216

Fund Sources: General........................................................ $7,063,102 $7,716,153
Special........................................................... $821,956 $821,956

Authority: Title 2.2, Chapter 8, and § 2.2-1822, Code of Virginia.

A.1. There is hereby created on the books of the State Comptroller the Commonwealth Charge Card Rebate Fund. Rebates earned in any fiscal year on the Commonwealth's statewide charge card program shall be deposited to the Commonwealth Charge Card Rebate Fund. The cost of administration of the program as well as rebates due to political subdivisions and payments due to the federal government are hereby appropriated from the fund. All remaining rebate revenue in the fund shall be deposited to the general fund by June 30 of each year.

2. The Department of Accounts is authorized to include the administrative costs estimated at $80,000 per year for executing entries in the Commonwealth's accounting system for Level III institutions as defined in Chapter 675, 2009 Acts of Assembly, in the program costs appropriated from the fund.

B. The department shall coordinate records management and reporting requirements pursuant to the American Recovery and Reinvestment Act of 2009. Agencies receiving funds pursuant to the American Recovery and Reinvestment Act of 2009 shall: (i) comply with the financial or other data reporting requirements set forth by the State Comptroller or the Director, Department of Planning and Budget, and shall compile and maintain all records necessary to fulfill such reporting requirements and to meet any subsequent audit of the expenditure of such federal funds; (ii) comply with all federal reporting requirements for the receipt of any funds from the American Recovery and Reinvestment Act of 2009 and shall compile and maintain all records necessary to fulfill such reporting requirements and to meet any subsequent audit of the expenditure of such federal funds; and (iii) comply with any requirements established to ensure the transparency of the use or expenditure of such federal funds.

C. Notwithstanding the provisions of §§ 17.1-286 and 58.1-3176, Code of Virginia, the State Comptroller shall not make payments to the Circuit Court clerks on amounts directly deposited into the State Treasury by General District Courts, Juvenile and Domestic Relations General District Courts, Combined District Courts, and the Magistrates System. The State Comptroller shall continue to make payments, in accordance with §§ 17.1-286 and 58.1-3176, Code of Virginia, to the respective clerks on those amounts directly deposited into the state treasury by the Circuit Courts.

Service Center Administration (82600) ......................... $2,495,148 $2,495,148
Payroll Service Bureau (82601) ......................... $2,495,148 $2,495,148

Authority: Title 2.2, Chapter 8, Code of Virginia.

A. The appropriation for the Payroll Service Bureau is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from revenues derived from charges for services.

B.1. The Department of Accounts shall operate the payroll service center to support the salaried and wage employees of all agencies identified by the Department of Planning and Budget. The agencies so identified shall cooperate with the Department of Accounts in transferring such records and functions as may be required. The payroll service center shall provide services to employees to include, but not be limited to, payroll, benefit enrollment and leave accounting. The Department of Accounts shall be responsible for all accounting reconciliations for these services; however, each employing agency shall remain fully responsible for certifying the accuracy of each payroll paid to its employees. This certification shall be in such form as the Comptroller directs.
2. The Department of Accounts shall recover the cost of services provided by the payroll service center through interagency transactions as determined by the State Comptroller.

C.1. The Department of Accounts shall operate a fiscal service center to support the operations of all agencies identified by the Department of Planning and Budget. The agencies so identified shall cooperate with the Department of Accounts in transferring such records and functions as may be required. The service center shall provide services to agencies to include accounts payable processing, travel voucher processing, related reconciliations, and such other fiscal services as may be appropriate.

2. The Department of Accounts shall recover the cost of services provided by the fiscal service center through interagency transactions as determined by the State Comptroller.

3. The Department of Accounts is authorized to charge fees of up to twenty percent of revenues generated pursuant to non-tax debt collection initiatives to pay the administrative costs of supporting such initiatives. These fees are over and above any fees charged by outside collections contractors and/or enhanced collection revenues deposited to the Virginia Technology Infrastructure Fund pursuant to Item 424 B.1 of this act.

D. Nothing in this section shall prohibit additional agencies from using the services of the centers; however, such additions shall be subject to approval by the affected cabinet secretary and the Secretary of Finance.

256. Information Systems Management and Direction
(71100) ................................................................................ $21,582,258 $21,934,791
Financial Oversight for Performance Budgeting System
(71107) ................................................................................ $3,961,775 $3,961,775
Financial Oversight for Cardinal System (71108)............. $17,620,483 $17,973,016
Fund Sources: Internal Service........................................... $21,582,258 $21,934,791

Authority: Title 2.2 Chapter 8, Code of Virginia

A.1. The appropriation for Financial Oversight for Performance Budgeting System and Financial Oversight for Cardinal System is sum sufficient and amounts shown are estimates from internal service funds which shall be paid solely from revenues derived from charges for services. Out of this appropriation, the Performance Budgeting System is appropriated $3,961,775 the first year and $3,961,775 the second year from internal service fund revenues. Out of this appropriation, the Cardinal system is appropriated $17,620,483 the first year and $17,973,016 the second year from internal service fund revenues. The State Comptroller shall establish a fund entitled the Enterprise Applications Internal Service Fund. All users of the Commonwealth's enterprise applications shall be assessed a surcharge based on licenses, transactions, or other meaningful methodology as determined by the Secretary of Finance and the owner of the enterprise application, which shall be deposited in the fund. Additionally, the State Comptroller shall recover the cost of services provided for the administration of the fund through interagency transactions as determined by the State Comptroller.

2. The State Comptroller shall submit revised projections of revenues and expenditures for the internal service fund and estimates of any anticipated changes to fee schedules in accordance with §4-5.03 of this act.

3. In the event that expenses of the enterprise applications become due before costs have been fully recovered in the department’s internal service fund, a treasury loan shall be provided to the department to finance these costs. This treasury loan shall be repaid from the proceeds collected in the fund.

B.1. A working capital advance of up to $60,000,000 shall be provided to the Department of Accounts to pay the costs of the roll-out of the statewide financial management system known as Cardinal. Statewide roll-out costs include any costs necessary to ensure agencies are prepared for implementation of the new statewide financial management system and the planned decommissioning of the Commonwealth Accounting and Reporting System (CARS) scheduled to be completed prior to July 1, 2016, and shall include, but are not limited to, application configuration, agency training, and change management costs as well as efforts to
increase transparency and make reports on expenditure data more useful for management and the general public. For purposes of this section, statewide roll-out costs exclude those costs incurred by line agencies to develop required interfaces from agency-based systems into the statewide financial management system. Such costs shall be borne by the agencies impacted.

2. Prior to accessing the working capital advance contained in Paragraph B.1. of this item for the statewide roll-out of Cardinal as the Commonwealth's enterprise financial system, the State Comptroller shall certify to the Auditor of Public Accounts that (i) the standards for vendor accounting information required pursuant to Chapters 758 and 812 of the 2009 Acts of Assembly have been developed by the State Comptroller in partnership with the Department of General Services and the Virginia Information Technologies Agency, (ii) these standards have been incorporated into the design of the Commonwealth’s enterprise financial system, and (iii) to the extent that the State Comptroller has allowed agencies and institutions to use other financial systems, that both Cardinal and those other agencies and institutions have internal control procedures that incorporate industry best practices for a standard vendor database to minimize improper payments to vendors including, but not limited to, utilization of a single vendor database, which allows for the exchange of information so that the Commonwealth can uniformly determine which vendors, goods and services, and other information is necessary to monitor the use of the Commonwealth's resources.

3. The Secretary of Finance and Secretary of Technology shall approve the drawdowns from this working capital advance prior to the expenditure of funds. The State Comptroller shall notify the Governor and the Chairmen of the House Appropriations and Senate Finance Committees of any approved drawdowns.

4. Repayment of the working capital advance and ongoing systems operation, maintenance and support costs for the statewide financial management system shall be funded through the Enterprise Applications Internal Service Fund established pursuant to this Item.

257. Administrative and Support Services (79900)................... $1,433,027 $1,504,131
General Management and Direction (79901)..................... $1,433,027 $1,504,131

Fund Sources: General........................................................ $1,433,027 $1,504,131

Authority: Title 2.2, Chapter 8, Code of Virginia.

As a condition of the appropriation in this Item, the department shall provide to the Chairmen of the House Appropriations and Senate Finance Committees the expenditure and revenue reports necessary for timely legislative oversight of state finances. The necessary reports include monthly and year-end versions and shall be provided in an interactive electronic format agreed upon by the Chairmen of the House Appropriations and Senate Finance Committees, or their designees, and the Comptroller. Delivery of these reports shall occur by way of electronic mail or other methods to ensure their receipt within 48 hours of their initial run after the close of the business month.

258. In the event of default by a unit, as defined in § 15.2-2602, Code of Virginia, on payment of principal of or interest on any of its general obligation bonded indebtedness when due, the State Comptroller, in accordance with § 15.2-2659, Code of Virginia, is hereby authorized to make such payment to the bondholder, or paying agent for the bondholder, and to recover such payment and associated costs of publication and mailing from any funds appropriated and payable by the Commonwealth to the unit for any and all purposes.

259. In the event of default by any employer participating in the health insurance program authorized by § 2.2-1204, Code of Virginia, in the remittance of premiums or other fees and costs of the program, the State Comptroller is hereby authorized to pay such premiums and costs and to recover such payments from any funds appropriated and payable by the Commonwealth to the employer for any purpose. The State Comptroller shall make such payments upon receipt of notice from the Director, Department of Human Resource Management, that such payments are due and unpaid from the employer.

260. The State Comptroller shall make calculations of payments and transfers related to interest
item 260.

earned on federal funds, interest receivable on state funds advanced on behalf of federal programs, and direct cost reimbursements due from the federal government pursuant to item 275 of this act.

Total for Department of Accounts ................................. $36,765,947 $37,842,635

General Fund Positions .................................................. 109.00 115.00

Nongeneral Fund Positions ............................................. 59.00 53.00

Position Level ............................................................... 168.00 168.00

Fund Sources: General .................................................. $11,866,585 $12,590,740

Special ................................................................. $821,956 $821,956

Internal Service ....................................................... $24,077,406 $24,429,939

Department of Accounts Transfer Payments (162)

261. Financial Assistance to Localities - General (72800)

a sum sufficient, estimated at ....................................... $558,340,000 $561,340,000

Distribution of Rolling Stock Taxes (72806) .................... $6,900,000 $6,900,000

Distribution of Recordation Taxes (72808) ....................... $40,000,000 $40,000,000

Financial Assistance to Localities - Rental Vehicle Tax (72810) .................................................. $36,000,000 $36,000,000

Distribution of Sales Tax Revenues From Certain Public Facilities (72811) ........................................... $1,040,000 $1,040,000

Distribution of Tennessee Valley Authority Payments in Lieu of Taxes (72812) ........................................ $1,400,000 $1,400,000

Distribution of the Virginia Communications Sales and Use Tax (72816) .............................................. $440,000,000 $440,000,000

Distribution of Payments to Localities for Enhanced Emergency Communications Services (72817) ........ $33,000,000 $36,000,000

Fund Sources: General .................................................. $49,340,000 $49,340,000

Trust and Agency .................................................... $36,000,000 $36,000,000

Dedicated Special Revenue .......................................... $473,000,000 $476,000,000


A. Out of this appropriation, amounts estimated at $20,000,000 the first year and $20,000,000 the second year from the general fund shall be deposited into the Northern Virginia Transportation District Fund, as provided in § 58.1-815.1, Code of Virginia. Said 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 Arlington, Fairfax, Loudoun, and Prince William, pursuant to § 58.1-816, Code of Virginia. This amount shall be transferred to item 448 of this act and shall be used to support the Northern Virginia Transportation District Program as defined in § 33.1-221.1:3, Code of Virginia. The Commonwealth Transportation Board shall make such allocations and expenditures from the fund as are provided in the Northern Virginia Transportation District, Commonwealth of Virginia Revenue Bond Act of 1993 (Chapter 391, 1993 Acts of Assembly). The Commonwealth Transportation Board also shall make such allocations and expenditures from the fund as are provided in Chapters 470 and 597 of the 1994 Acts of Assembly (amendments to Chapter 391, 1993 Acts of Assembly).

B. Pursuant to Chapters 233 and 662, 1994 Acts of Assembly, out of this appropriation, an amount estimated at $1,000,000 the first year and $1,000,000 the second year from the general fund shall be deposited into the set-aside fund as requested in an ordinance adopted March 28, 1995, and in compliance with the requirements provided for in § 58.1-816.1, Code of Virginia, for an account for the City of Chesapeake. These amounts shall be transferred to Item 448 of this act and shall be allocated by the Commonwealth Transportation Board to provide for the debt service pursuant to the Oak Grove Connector, City of Chesapeake, Commonwealth of Virginia Transportation Program Revenue Bond Act of 1994 (Chapters 233 and 662, 1994 Acts of Assembly).
C. Out of this appropriation, the Virginia Baseball Stadium Authority shall be paid a sum sufficient equal to the state personal, corporate, and pass-through entity income and sales and 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 hereby appropriated a sum sufficient amount of nongeneral fund revenues estimated at $440,000,000 in the first year and $440,000,000 in the second year equal to the revenues collected pursuant to § 58.1-645 et seq., Code of Virginia, from the Virginia Communications Sales and Use Tax. All revenue received by the Commonwealth pursuant to the provisions of § 58.1-645 et seq., Code of Virginia, shall be paid into the state treasury and deposited to the Virginia Communications Sales and Use Tax Fund and shall be distributed pursuant to § 58.1-662, Code of Virginia and Item 282 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 deposits to and disbursements from the fund shall be accounted for as part of the general fund 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 $36,000,000 in the first year and $36,000,000 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 $33,000,000 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.

262. Revenue Stabilization Fund (73500)................................. $243,170,048 $0

Payments to the Revenue Stabilization Fund (73501)...... $243,170,048 $0

Fund Sources: General................................. $243,170,048 $0

Authority: Title 2.2, Chapter 18, Article 4, Code of Virginia.

A. On or before November 1 of each year, the Auditor of Public Accounts shall report to the General Assembly the certified tax revenues collected in the most recently ended fiscal year. The auditor shall, at the same time, provide his report on the 15 percent limitation and the amount that could be paid into the fund in order to satisfy the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia as well as the additional deposit requirement of § 2.2-1829, Code of Virginia.

B. Out of this appropriation, $243,170,048 the first year from the general fund attributable to actual tax collections for FY 2013 shall be paid by the State Comptroller on or before June 30, 2015, into the Revenue Stabilization Fund pursuant to § 2.2-1829, Code of Virginia. This amount is based on the certification of the Auditor of Public Accounts of actual tax revenues for FY 2013. This appropriation meets the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia.

C. This appropriation includes $95,000,000 that was provided in Chapter 806, 2013 Acts of Assembly, as an advance payment for the mandatory deposit to the Revenue Stabilization Fund required in FY 2015.

263. Virginia Education Loan Authority Reserve Fund
(73600)............................................................... $194,778 $194,778

Loan Servicing Reserve Fund (73601)......................... $94,778 $94,778
Edvantage Reserve Fund (73602)............................... $100,000 $100,000

Fund Sources: Trust and Agency.............................. $194,778 $194,778

### ITEM 263.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<td>First Year</td>
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A. The General Assembly hereby recognizes and reaffirms the provisions of such Declarations as may have been adopted by the Virginia Education Loan Authority pursuant to Chapter 384, 1995 Acts of Assembly, and dated June 30, 1996. There is hereby appropriated from the VELA Loan Servicing Reserve Fund within the state treasury such sums as may be necessary, not to exceed $94,778, to be paid out by the State Comptroller consistent with the provisions of the Declarations. There is hereby appropriated from the VELA Loan Servicing Reserve Fund within the state treasury such sums as may be necessary, not to exceed $100,000, to be paid out by the State Comptroller for the purpose of determining the validity and amount of any claims against the Fund. The State Comptroller is authorized to take such actions as may be necessary to effect the provisions of this paragraph.

B. Funds in the Edvantage Reserve Fund are hereby appropriated for disbursement by the State Comptroller, as provided for by law. All interest earned by the Edvantage Reserve Fund shall remain with the fund.

<table>
<thead>
<tr>
<th>264. Line of Duty (76000)</th>
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<td>$9,458,131</td>
<td>$9,458,131</td>
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Death Benefit Payments Under the Line of Duty Act (76001) | $525,000 | $525,000

Health Insurance Benefit Payments Under the Line of Duty Act (76002) | $8,933,131 | $8,933,131

Fund Sources: Trust and Agency | $9,458,131 | $9,458,131

Authority: Title 9.1, Chapter 4, Code of Virginia.

A. 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.

B.1. There is hereby established the Line of Duty Act Fund (the Fund) for the payment of benefits prescribed by and administered under the Line of Duty Act. The funds of the Line of Duty Act Fund shall be deemed separate and independent trust funds, shall be segregated and accounted for separately from all other funds of the Commonwealth, and shall be invested and administered solely in the interests of the covered employees and beneficiaries thereof. Neither the General Assembly nor any public officer, employee, or agency shall use or authorize the use of the Fund for any purpose other than as provided in law for benefits and administrative expenses. Fund deposits are irrevocable and are not subject to the claims of creditors. In addition to other such powers as shall be vested in the board, the board shall have the full power to invest, reinvest and manage assets of the Fund in accordance with Article 3.1 (§ 51.1-124.30 et seq.) of Chapter 1 of Title 51.1, and no officer, director, or member of the board or of any advisory committee of the Retirement System or any of its tax exempt subsidiary corporations whose actions are within the standard of care in Article 3.1 of Chapter 1 of Title 51.1 shall be held personally liable for losses suffered by the Fund on investments made under the authority of this article. The board is authorized to establish loans to the Fund from the Group Life program in such amounts and under such terms as may be established by the board. The Fund shall reimburse the Retirement System for all reasonable costs incurred and associated, directly and indirectly, with the administration, management and investment of the Fund.

2. Definitions. As used in this item:

"Board" means the Board of Trustees of the Virginia Retirement System.

"Covered employee" means any employee, sheriff, deputy sheriff, or volunteer of a participating employer or non-participating employer eligible for coverage under the provisions of the Line of Duty Act.

"Fund" means the Line of Duty Act Fund.

"Line of Duty Act" means § 9.1-400 et seq.
"Non-participating employer" means any political subdivision making the irrevocable election, in a manner and on such forms as prescribed by the board, to self-fund Line of Duty Act benefits under paragraph B.4 of this Item.

"Participating employer" means any agency of the Commonwealth with covered employees and any (i) county, city, or town with covered employees that does not make the election under paragraph B.4 of this Item; or (ii) political entity, subdivision, branch, commission, public authority, or body corporate, or other entity of a local government with covered employees that does not make the election under paragraph B.4 of this Item.

"Retirement System" means the Virginia Retirement System.

3. Payment of benefits; funding of benefits.

a. All payments for benefits provided through the Line of Duty Act shall be paid by the State Comptroller. The State Comptroller shall be reimbursed from the Fund for all benefit payments made on behalf of participating employers that, which payments have been approved by the State Comptroller. The State Comptroller shall be reimbursed on no more than a monthly basis from documentation provided to the Retirement System. Reimbursement from the Fund may include reasonable administrative expenses incurred by the Department of Accounts or the State Comptroller for administering the provisions of the Line of Duty Act.

Each participating employer shall make contributions each year to the Fund in accordance with guidelines adopted by the board. Such contributions shall be for purposes of funding benefits and administrative expenses under the Line of Duty Act. The employer contribution for each participating employer shall be determined by the board on a current disbursement basis in accordance with the provisions of this section.

b. For purposes of this Item, employer contributions for coverage provided to members of the National Guard and United States military reserves on active duty shall be paid by the Commonwealth.

c. For purposes of establishing employer contribution contributions, a member of any fire company or department or rescue squad that has been recognized by an ordinance or a resolution of the governing body of any county, city, or town of the Commonwealth as an integral part of the official safety program of such county, city, or town shall be considered part of the city, county, or town served by the company, department or rescue squad. If a company, department, or rescue squad serves more than one city, county, or town, the affected cities, counties, or towns shall determine the basis and apportionment of the required covered payroll and contributions for each department, company, or rescue squad.

d. Each participating employer shall provide all required data requested by the Board to administer the Fund in a form approved by the board.

e. In the event any participating employer fails to remit contributions or other fees and costs of the Fund as duly prescribed, the board shall inform the State Comptroller and the participating employer of the delinquent amount. The State Comptroller shall forthwith transfer such amounts to the Fund from any moneys otherwise distributable to such participating employer.

4. Irrevocable election to become non-participating employer.

a. A political subdivision with covered employees may make, in a manner and on such forms as prescribed by the board, an irrevocable election on or before July 1, 2012, to be deemed a non-participating employer fully responsible for self-funding all benefits relating to its past and present covered employees under the Line of Duty Act from its own funds, including any responsibility apportioned to it under the provisions of paragraph 3(c) above. Non-participating employers shall continue to be subject to the provisions set forth in the Line of Duty Act.

b. A non-participating employer shall not be required to contribute to the Fund, nor shall it be required to contribute to the costs incurred or associated, directly or indirectly, with the administration, management and investment of the Fund.

<p>| ITEM 264. | Item Details($) | Appropriations($) |</p>
<table>
<thead>
<tr>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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c. Effective July 1, 2012, non-participating employers shall be responsible for self-administering the payments of benefits in accordance with the requirements of the Line of Duty Act. The eligibility determination process for the Line of Duty benefit shall continue to be determined consistent with the provisions of § 9.1-403 and any other applicable section of Code. The State Comptroller shall determine and collect from a non-participating employer an amount representing reasonable costs incurred and associated, directly and indirectly, with such eligibility determination.

d. In the event any non-participating employer fails to remit benefit and other costs of the Line of Duty Act as prescribed, the State Comptroller shall transfer such amounts from any moneys otherwise distributable to such non-participating employer.

5. The Virginia Retirement System Medical Board established pursuant to § 51.1-124.23, Code of Virginia shall, upon request by the State Comptroller, make a written report of its conclusions and recommendations on matters referred to it regarding eligibility for benefits under the Line of Duty Act.

C. In addition to any other benefit provided by law, an additional death benefit in the amount of $20,000 for the surviving spouses and dependents 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, are payable pursuant to § 44-93.1.B., Code of Virginia, from the Line of Duty Death and Health Benefits Trust Fund. The Department of Accounts, with support from the Department of Military Affairs, shall determine eligibility for this benefit.

D. For any surviving spouse of a "deceased person" or any "disabled person" as those terms are defined in § 9.1-400, who is receiving the benefits described in § 9.1-401 and who would otherwise qualify for the health insurance credit described in Chapter 14 of Title 51.1, Code of Virginia, the amount of such credit shall be calculated and reimbursed to the State Comptroller for deposit into the Line of Duty Death and Health Benefits Trust Fund from the health insurance credit trust fund, in a manner prescribed by the Board of Trustees of the Virginia Retirement System.

E. A member of any fire company providing fire protection services for facilities of the Virginia National Guard or the Virginia Air National Guard shall be eligible to receive benefits according to the provisions under the Line of Duty Act, Title 9.1, Chapter 4, Code of Virginia. Funding for the inclusion of a member of any fire company providing fire protection services for facilities of the Virginia National Guard or the Virginia Air National Guard will be paid by the Department of Military Affairs out of its appropriation in Item 410 of this act.

F. It is the intent of the General Assembly that expeditious payments for burial expenses be made for persons whose death is determined to be a direct and proximate result of their performance in the line of duty as defined by the Line of Duty Act. The State Comptroller is hereby authorized to release, at the request of the family of a person who may be subject to the line of duty death benefits, payments to a funeral service provider for burial and transportation costs. These payments would be advanced from the death benefit that would be due to the beneficiary of the deceased person if it is determined that the person qualifies for line of duty coverage. Expenses advanced under this provision shall not exceed the coverage amounts outlined in § 65.2-512. In the event a determination is made that the death is not subject to the line of duty benefits, the Virginia Retirement System or other retirement fund to which the deceased is a member, will deduct from benefit payments otherwise due to be paid to the beneficiaries of the deceased, payments previously paid by the State Comptroller for burial and related transportation expenses and return such funds to the State Comptroller. The State Comptroller shall have the right to file a claim with the Virginia Workers' Compensation Commission against any employer to recover burial and related transportation expenses advanced under this provision.

G. Any locality that has established a trust, trusts, or equivalent arrangements for the purpose of accumulating and investing assets to fund postemployment benefits other than pensions under § 15.2-1544, Code of Virginia, may fund Line of Duty Act benefits from the assets of the trust, trusts, or equivalent arrangements.
### Item 265.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
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<tbody>
<tr>
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<td>$32,686,276</td>
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<td>Employee Flexible Benefits Services (70420)</td>
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<tr>
<td>Fund Sources: Trust and Agency</td>
<td>$32,686,276</td>
<td>$32,686,276</td>
<td>$32,686,276</td>
</tr>
</tbody>
</table>

Authority: Title 2.2, Chapter 8, Code of Virginia.

266. Financial Assistance for Health Research (40700) | $1,326,344 | $1,326,344 |

Health Research Grant Administration Services (40701) | $1,326,344 | $1,326,344 |

Fund Sources: Dedicated Special Revenue | $1,326,344 | $1,326,344 |

Authority: Title 2.2, Chapter 8, Code of Virginia.

The Department of Accounts is authorized to disburse, as fiscal agent for the Commonwealth Health Research Board, funds received from the Virginia Retirement System pursuant to § 23-284, Code of Virginia.

267. Personal Property Tax Relief Program (74600) | $950,000,000 | $950,000,000 |

Reimbursements to Localities for Personal Property Tax Relief (74601) | $950,000,000 | $950,000,000 |

Fund Sources: General | $950,000,000 | $950,000,000 |

Authority: Discretionary Inclusion.

A.1. Out of this appropriation, $950,000,000 the first year and $950,000,000 the second year from the general fund is provided to be used to implement a program which provides equitable tax relief from the personal property tax on vehicles.

2. The amounts appropriated in this Item provide for a local reimbursement level of 70 percent in tax years 2004 and 2005. The local reimbursement level for tax year 2006 is set at $950,000,000 pursuant to Chapter 1, 2004 Acts of Assembly, Special Session I. Payments to localities with calendar year 2006 car tax payment due dates prior to July 1, 2006, shall not be reimbursed until after July 1, 2006, except as otherwise provided in paragraph D of this Item.

B. Notwithstanding the provisions of subsection B of § 58.1-3524, Code of Virginia, as amended by Chapter 1, 2004 Acts of Assembly, Special Session I, the determination of each county's, city's and town's share of the total funds available for reimbursement for personal property tax relief pursuant to that subsection shall be pro rata based upon the actual payments to such county, city or town pursuant to Title 58.1, Chapter 35.1, Code of Virginia, for tax year 2004 as compared to the actual payments to all counties, cities and towns pursuant to that chapter for tax year 2004, made with respect to reimbursement requests submitted on or before December 31, 2005, as certified in writing by the Auditor of Public Accounts not later than March 1, 2006. Notwithstanding the provisions of the second enactment of Chapter 1, 2004 Acts of Assembly, Special Session I, this paragraph shall become effective upon the effective date of this act.

C. The requirements of subsection C 2 of § 58.1-3524 and subsection E of § 58.1-3912, Code of Virginia, as amended by Chapter 1, 2004 Acts of Assembly, Special Session I, with respect to the establishment of tax rates for qualifying vehicles and the format of tax bills shall be deemed to have been satisfied if the locality provides by ordinance or resolution, or as part of its annual budget adopted pursuant to Title 15.2, Chapter 25, Code of Virginia, or the provisions of a local government charter or Title 15.2, Chapter 4, 5, 6, 7 or 8, Code of Virginia, if applicable, specific criteria for the allocation of the Commonwealth's payments to such locality for tangible personal property tax relief among the owners of qualifying vehicles, and such locality's tax bills provide a general description of the criteria upon which relief has been allocated and set out, for each qualifying vehicle that is the subject of such bill, the specific dollar amount of relief so allocated.

D. The Secretary of Finance may authorize advance payment, from funds appropriated in this Item, of sums otherwise due a town on and after July 1, 2006, for personal property tax relief under the provisions of Chapter 1, 2004 Acts of Assembly, Special Session I, if the Secretary finds that such town (1) had a due date for tangible personal property taxes on qualified vehicles that is prior to July 1, 2006, and (2) identified the amount of such due date in its 2006 tax bill and on December 31, 2005, certified that it had reimbursed the Commonwealth for all payments made to it prior to that date.
vehicles for tax year 2006 falling between January 1 and June 30, 2006, (2) had a due date for tangible personal property taxes on qualified vehicles for tax year 2004 falling between January 1 and June 30, 2004, (3) received reimbursements pursuant to the provisions of Title 58.1, Chapter 35.1, Code of Virginia, between January 1 and June 30, 2004, (4) utilizes the cash method of accounting, and (5) would suffer fiscal hardship in the absence of such advance payment.

E. It is the intention of the General Assembly that reimbursements to counties, cities and towns that had a billing date for tax year 2004 tangible personal property taxes with respect to qualifying vehicles falling between January 1 and June 30, 2004, and received personal property tax relief reimbursement with respect to tax year 2004 from the Commonwealth between January 1 and June 30, 2004, pursuant to the provisions of Title 58.1, Chapter 35.1, Code of Virginia, as it existed prior to the amendments effected by Chapter 1, 2004 Acts of Assembly, Special Session I, be made by the Commonwealth with respect to sums attributable to such spring billing dates not later than August 15 of each fiscal year.

Total for Department of Accounts Transfer Payments ..... $1,795,175,577 $1,555,005,529

Nongeneral Fund Positions................................. 1.00 1.00
Position Level .......................................................... 1.00 1.00

Fund Sources: General................................................ $1,242,510,048 $999,340,000
Trust and Agency ............................................... $78,339,185 $78,339,185
Dedicated Special Revenue ................................. $474,326,344 $477,326,344

Grand Total for Department of Accounts.............. $1,831,941,524 $1,592,848,164

General Fund Positions...................................... 109.00 115.00
Nongeneral Fund Positions...................... 60.00 54.00
Position Level .......................................................... 169.00 169.00

Fund Sources: General ........................................ $1,254,376,633 $1,011,930,740
Special .......................................................... $821,956 $821,956
Internal Service ................................................ $24,077,406 $24,429,939
Trust and Agency ............................................... $78,339,185 $78,339,185
Dedicated Special Revenue ................................. $474,326,344 $477,326,344

§ 1-84. DEPARTMENT OF PLANNING AND BUDGET (122)

268. Planning, Budgeting, and Evaluation Services (71500).... $7,482,224 $7,510,850
Budget Development and Budget Execution Services (71502) .................. $4,820,183 $4,848,809
Legislation and Executive Order Review Service (71504)..................... $40,701 $40,701
Forecasting and Regulatory Review Services (71505)..... $634,236 $634,236
Program Evaluation Services (71506)...................... $1,625,353 $1,625,353
Administrative Services (71598)............................. $361,751 $361,751

Fund Sources: General................................................ $7,182,224 $7,210,850
Special .......................................................... $300,000 $300,000

Authority: Title 2.2, Chapter 15 and Chapter 26, Article 8, Code of Virginia.

A. The Department of Planning and Budget shall be responsible for continued development and coordination of an integrated, systematic policy analysis, planning, budgeting, performance measurement and evaluation process within state government. The department shall collaborate with the Governor’s Secretaries and all other agencies of state government and other entities as necessary to ensure that information generated from these processes is useful for managing and improving the efficiency and effectiveness of state government operations.
B. The Department of Planning and Budget shall be responsible for the continued development and coordination of a review process for strategic plans and performance measures of the state agencies. The review process shall assess on a periodic basis the structure and content of the plans and performance measures, the processes used to develop and implement the plans and measures, the degree to which agencies achieve intended goals and results, and the relation between intended and actual results and budget requirements.

C.1. Notwithstanding § 2.2-1508, Code of Virginia, or any other provisions of law, on or before December 20, the Department of Planning and Budget shall deliver to the presiding officer of each house of the General Assembly a copy of the budget document containing the explanation of the Governor’s budget recommendations. This copy may be in electronic format.

2. The Department of Planning and Budget shall include in the budget document the amount of projected spending and projected net tax-supported state debt for each year of the biennium on a per capita basis. For this purpose, “spending” is defined as total appropriations from all funds for the cited fiscal years as shown in the Budget Bill. The most current population estimates from the Weldon Cooper Center for Public Services shall be used to make the calculations.

D.1. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund is provided to support the continuation of the school efficiency reviews program. Any school division undergoing an efficiency review shall provide a report to the Department of Planning and Budget indicating what action has been taken on each recommendation identified in the efficiency review along with any budget savings realized for each recommendation. The report shall also include a schedule for implementation of the remaining recommendations not implemented to date. The Department of Planning and Budget shall forward copies of the reports to the Chairmen of the House Appropriations, House Finance, and Senate Finance Committees within 30 days of receiving such reports. The first report shall be made within six months following the receipt of the final efficiency review, and subsequent follow-up reports shall be submitted annually by June 30 until 100 percent of the recommendations have been implemented or rationale reported that explain and address the division’s lack of such implementation. The Department of Planning and Budget shall provide the format for such report that shall include budget savings realized for each recommendation implemented.

2.a. Notwithstanding any contrary provision of law, each participating school division shall pay a local share of the cost incurred by the state for that school division’s efficiency review to be conducted. The local share of cost for the review shall be computed using the composite index of local ability-to-pay for each participating school division, however, such share shall not be less than 50 percent of the total cost. However, consistent with language and intent contained in Item 131, any school division that elects to participate in a school efficiency review as a component unit of a division level academic review shall be exempt from the local share of the costs of the review but will not be exempt from paying a recovery cost of 25 percent if the school division does not initiate at least 50 percent of the review’s recommendations within 24 months of receiving their final school efficiency review report.

b. Effective for all reviews after July 1, 2013, the local share payment shall be made prior to the initiation of the review and shall be based upon the contracted price for the review. All subsequent payments to recover the local share of the balance of the cost of the review shall be made in the fiscal year immediately following the completion of the final school efficiency review report. The cost shall include the direct cost incurred by the state for that fiscal year to coordinate the school efficiency review and 100 percent of the costs awarded to the contractor(s) to conduct that school division’s review.

3. Additionally, commencing in FY 2007, a recovery of a separate and additional 25 percent payment not to exceed 100 percent of the cost of individual reviews shall be made in the fiscal year beginning not less than 12 months and not more than 24 months following the release of a final efficiency review report for an individual school division. Such recovery shall occur if the affected school division superintendent or superintendent’s designee has not certified that at least half the recommendations have been initiated or at least half of the equivalent savings of such efficiency review have been realized. Lacking such certification the school division shall reimburse the state for an additional 25 percent of the cost, not to exceed 100 percent of the cost, of the school efficiency review. Such reimbursement shall be paid into the general fund of the state treasury. The Department of Planning and Budget shall provide the format for such certification.
4.a. Notwithstanding any contrary provision of law, commencing in FY 2014, any school division may also request the Department of Planning and Budget to coordinate a school efficiency review for the division, including but not limited to the selection of the contractor to conduct that school division's review, by entering into an agreement with the Department of Planning and Budget to participate in a locally-funded school efficiency review. Each participating school division shall pay 100 percent of the cost of the review. Any division that elects to participate in a locally-funded school efficiency review shall not be subject to the availability of state general fund appropriation provided in paragraph D.1 above; however, the number of divisions that could make use of this provision is limited to the amount of nongeneral fund appropriation provided for this purpose in this paragraph. A nongeneral fund appropriation of $300,000 the first year and $300,000 the second year is provided for use by the Department of Planning and Budget to facilitate the collection of payments from school divisions for the purposes of this item.

b. Payment shall be made in full from the participating school division to the Department of Planning and Budget following successful award of the contract to conduct the review. Under no circumstances shall state general fund appropriation be used to pay the costs of contracts awarded for a locally-funded school efficiency review under the provisions of paragraph D.4.a above.

Total for Department of Planning and Budget.............. $7,482,224 $7,510,850

General Fund Positions.............................................. 63.00 63.00
Nongeneral Fund Positions........................................... 2.00 2.00
Position Level............................................................... 65.00 65.00

Fund Sources: General.............................................. $7,182,224 $7,210,850
Special................................................................. $300,000 $300,000

§ 1-85. DEPARTMENT OF TAXATION (161)

Planning, Budgeting, and Evaluation Services (71500).... $3,522,095 $3,522,095
Tax Policy Research and Analysis (71507)...................... $1,719,970 $1,719,970
Appeals and Rulings (71508)......................................... $1,148,541 $1,148,541
Revenue Forecasting (71509)........................................ $653,584 $653,584
Fund Sources: General............................................... $3,522,095 $3,522,095


A. The Department of Taxation shall continue the staffing and responsibility for the revenue forecasting of the Commonwealth Transportation Funds, including the Department of Motor Vehicles Special Fund, as provided in § 2.2-1503, Code of Virginia. The Department of Motor Vehicles shall provide the Department of Taxation with direct access to all data records and systems required to perform this function. The Department of Planning and Budget shall effectuate the transfer of three full-time equivalent positions and sufficient funding to ensure the successful consolidation of this function.

B. Notwithstanding the provisions of § 58.1-202.2, Code of Virginia, no report on public-private partnership contracts shall be required in years following the final report upon the completion of contract or when no such contract is active.

C.1. The Virginia Department of Taxation shall report, as provided in paragraph C.2. below, to the Governor, the Virginia State Crime Commission and the Chairmen of the Senate Finance and House Appropriations Committees regarding the number and total cost of incidents arising during stamping operations in Virginia, brought to their attention by Virginia authorized stamping agents, law enforcement officials or others, that result in the stamping agents incurring a cost equal to or greater than $500. Cost means damaged tax stamps, loss of productivity due to heat application setting modifications and financial technical assistance required to modify heat application operations.
ITEM 269.

2. The Department of Taxation shall report on a quarterly basis beginning on July 1, 2014 and concluding on June 30, 2015, as provided in paragraph 1, the number and total cost of incidents arising during Virginia tax stamping operations that are brought to its attention in the immediately preceding quarter. Provided, however, the July 1, 2014 report shall include incidents arising between April 1, 2014 and June 30, 2014. All information provided to the Department of Taxation regarding incidents shall remain exempt as provided under the Freedom of Information Act.

270. Revenue Administration Services (73200)......................... $57,860,734 $57,851,820
Tax Return Processing (73214).......................................... $7,192,900 $7,192,900
Customer Services (73217)............................................. $8,292,179 $8,292,179
Compliance Audit (73218)............................................... $21,387,285 $21,378,371
Compliance Collections (73219)...................................... $20,988,370 $20,988,370

Fund Sources: General................................................... $45,402,787 $45,393,873
Special................................................................. $11,737,191 $11,737,191
Commonwealth Transportation................................. $250,000 $250,000
Dedicated Special Revenue........................................ $470,756 $470,756

Authority: Title 3.2; Title 58.1, Code of Virginia.

A. Pursuant to § 58.1-1803, Code of Virginia, the Tax Commissioner is hereby authorized to contract with private collection agencies for the collection of delinquent accounts. The State Comptroller is hereby authorized to deposit collections from such agencies into the Contract Collector Fund (§ 58.1-1803, Code of Virginia). Revenue in the Contract Collector Fund may be used to pay private collection agencies/attorneys and perform oversight of their operations, upgrade audit and collection systems and data interfaces, and retain experts to perform analysis of receivables and collection techniques. Any balance in the fund remaining after such payment shall be deposited into the appropriate general, nongeneral, or local fund no later than June 30 of each year.

B.1. The Department of Taxation is authorized to retain, as special revenue, its reasonable share of any court fines and fees to reimburse the department for any ongoing operational collection expenses.

2. Any form of state debt assigned to the Department of Taxation for collection may be collected by the department in the same manner and means as state taxes may be collected pursuant to Title 58.1, Chapter 18, Code of Virginia.

C. The Department of Taxation is authorized to make tax incentive payments to small tobacco product manufacturers who do not participate in the 1998 Tobacco Master Settlement Agreement, pursuant to Chapter 901 of the 2005 Acts of Assembly.

D. The Department of Taxation is hereby appropriated revenues from the Communications Sales and Use Tax Trust Fund to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 58.1-662, Code of Virginia.

E. The Tax Commissioner shall have the authority to waive penalties and grant extensions of time to file a return or pay a tax, or both, to any class of taxpayers when the Tax Commissioner in his discretion finds that the normal due date has, or would, cause undue hardship to taxpayers who were, or would be, unable to use electronic means to file a return or pay a tax because of a power or systems failure that causes the department's electronic filing or payment systems to be nonfunctional for all or a portion of a day on or about the due date for a return or payment.

F. The Department of Taxation is hereby appropriated Land Conservation Incentive Act fees imposed under § 58.1-513 C. 2., Code of Virginia, on the transferring of the value of the donated interest. The Code of Virginia specifies such fees will be used by the Departments of Taxation and Conservation and Recreation to recover the direct cost of administration incurred in implementing the Virginia Land Conservation Act.


G. In the event that the United States Congress adopts legislation allowing local governments, with the assistance of the Commonwealth, to collect delinquent local taxes using offsets from federal income taxes, the Department of Accounts shall provide a treasury loan to the Department of Taxation to finance the costs of modifying the agency's computer systems to implement this federal debt setoff program. This treasury loan shall be repaid from the proceeds collected from the offsets of federal income taxes collected on behalf of localities by the Department of Taxation.

H. 1. All revenue received by the Commonwealth pursuant to the provisions of § 58.1-645 et seq., Code of Virginia, shall be paid into the state treasury and deposited to the Virginia Communications Sales and Use Tax Fund and shall be distributed pursuant to § 58.1-662, Code of Virginia, and items 261 and 282 of this act. For the purposes of the Comptroller's preliminary and final annual reports required by § 2.2-813, Code of Virginia, however, all deposits to and disbursements from the Fund shall be accounted for as part of the general fund 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 for the costs of administering the Virginia Communications Sales and Use Tax.

I. Notwithstanding the provisions of § 58.1-478, Code of Virginia, effective July 1, 2011, every employer whose average monthly liability can reasonably be expected to be $1,000 or more and the aggregate amount required to be withheld by any employer exceeds $500 shall file the annual report required by § 58.1-478, Code of Virginia, and all forms required by § 58.1-472, Code of Virginia, using an electronic medium using a format prescribed by the Tax Commissioner. Waivers shall be granted only if the Tax Commissioner finds that this requirement creates an unreasonable burden on the employer. All requests for waiver shall be submitted to the Tax Commissioner in writing.

J. Notwithstanding the provisions of § 58.1-214, Code of Virginia, the department shall not be required to mail its forms and instructions unless requested by a taxpayer or his representative.

K. 1. Notwithstanding the provisions of § 58.1-609.12, Code of Virginia, no report on the fiscal, economic and policy impact of the miscellaneous Retail Sales and Use Tax exemptions under § 58.1-609.10, Code of Virginia shall be required after the completion of the first five-year cycle of the study, due December 1, 2011. The Department of Taxation shall satisfy the requirement of § 58.1-609.12 that it study and report on the annual fiscal impact of the Retail Sales and Use Tax exemptions for nonprofit entities provided for in § 58.1-609.11, Code of Virginia, by publishing such fiscal impact on its website.

2. Notwithstanding the provisions of § 58.1-202, Code of Virginia, no report detailing the total amount of corporate income tax relief provided in Virginia shall be required after the completion of such report due on October 1, 2013. The Department of Taxation shall satisfy the requirement of § 58.1-202 that it issue an annual report detailing the total amount of corporate income tax relief provided in Virginia by publishing its Annual Report on its website.

L. 1. Notwithstanding any provision of the Code of Virginia or this act to the contrary,

a. Effective January 1, 2013, all corporations are required to file estimated tax payments and their annual income tax return and final payment using an electronic medium in a format prescribed by the Tax Commissioner provided, however, that homeowner associations with no tax liability shall be exempt from the electronic filing requirement.

b. Effective July 1, 2013, every employer shall file the annual report required by § 58.1-478 and all forms required by § 58.1-472, Code of Virginia, using an electronic medium in a format prescribed by the Tax Commissioner.

c. Effective July 1, 2014, every employer shall file the annual report required by § 58.1-478 and all forms required by § 58.1-472, Code of Virginia, not later than January 31 of the calendar year succeeding the calendar year in which wages were withheld from employees.
2.a. The Tax Commissioner shall have the authority to waive the requirement to file or pay by electronic means. Waivers shall be granted only if the Tax Commissioner finds that this requirement creates an unreasonable burden on the person required to use an electronic medium. All requests for waiver shall be submitted to the Tax Commissioner in writing.

b. The Tax Commissioner shall have the authority to waive the requirement to file or pay by January 31. Waivers shall be granted only if the Tax Commissioner finds that this requirement creates an unreasonable burden on the person required to file or pay by January 31. All requests for waiver shall be submitted to the Tax Commissioner in writing.

M.1. Notwithstanding any other provision of law, Retail Sales and Use Tax returns and payments shall be made using an electronic medium prescribed by the Tax Commissioner beginning with the June 2012 return, due July 2012, for monthly filers and, for less frequent filers, with the first return they are required to file after July 1, 2013.

2. The Tax Commissioner shall have the authority to waive the requirement to file by electronic means upon a determination that the requirement would cause an undue hardship. All requests for waiver shall be transmitted to the Tax Commissioner in writing.

N. The Department of Taxation is hereby appropriated revenues from the Virginia Motor Vehicle Rental Tax to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 58.1-1741, Code of Virginia.

O. The Virginia Department of Taxation shall develop a return for a pass-through entity required by § 58.1-392, Code of Virginia, to file using an electronic medium in a format prescribed by the Tax Commissioner before, but no later than, January 1, 2015.

P. Notwithstanding the provisions of § 58.1-490 et seq., Code of Virginia,

1. Effective for taxable years beginning on or after January 1, 2015, a taxpayer shall be permitted to file a declaration of estimated tax with the Department of Taxation instead of with the commissioner of the revenue for the county or city in which he resides or, in the case of a nonresident, the commissioner of the revenue for the county or city in which all or part of his income was derived.

2. Effective January 1, 2015, every commissioner of the revenue with whom an estimated income tax return is filed pursuant to § 58.1-493 of the Code of Virginia shall transmit such return to the Department of Taxation using an electronic medium in a format prescribed by the Tax Commissioner.

Q. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the Department of Taxation is authorized to provide Form 1099 in an electronic format to taxpayers. The Tax Commissioner shall ensure that taxpayers may elect to receive the electronic version of the form.

R. The Department of Taxation is hereby appropriated revenues from the E-911 Wireless Tax to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 56-484.17:1, Code of Virginia.

S. The Department of Taxation is hereby appropriated revenues from the assessment for expenses pursuant to §§ 38.2-400 and 38.2-403, Code of Virginia, to recover any costs related to the Insurance Premiums License Tax that are incurred by the Department of Taxation, as provided in § 58.1-2533, Code of Virginia.

Tax Value Assistance to Localities (73400)...................... $1,657,480 $1,657,480
Valuation and Assessment Assistance for Localities (73410) ................................................................................ $1,657,480 $1,657,480
Fund Sources: General........................................................ $594,850 $594,850
Special......................................................... $1,062,630 $1,062,630

A. The department is hereby authorized to recover from participating localities, as special funds, the direct costs associated with assessor/property tax and local valuation and assessments training classes. In accordance with § 58.1-206, Code of Virginia, the assessing officers and board members attending shall continue to be reimbursed for the actual expenses incurred by their attendance at the programs.

B. In the expenditure of funds out of its appropriations for determination of true values of locally taxable real estate for use by the Board of Education in state school fund distributions, the Department of Taxation shall use a sufficiently representative sampling of parcels, in accordance with the classification system as established in § 58.1-208, Code of Virginia, to reflect actual true values; further, the department shall, upon request of any local school board, review its initial determination and promptly inform the Board of Education of corrections in such determination.

C. Notwithstanding any other provision of law, the requirement that the Department of Taxation print and distribute local tax forms, instructions, and property tax books shall be satisfied by the posting of such documents on the department’s web site.

A. To defray the costs of administration for voluntary contributions made on individual income tax returns for taxable years beginning on or after January 1, 2003, the Department of Taxation may retain up to five percent of the contributions made to each organization, not to exceed a total of $50,000 from all organizations in any taxable year.

B. The Department is hereby authorized to request and receive a treasury loan to fund the necessary start-up costs associated with the implementation of a sales and use tax modification or other state or local tax imposed pursuant to Chapter 766, 2013 Acts of Assembly. The treasury loan shall be repaid for these costs from the tax revenues. The Department shall also retain sufficient revenues to recover its costs incurred administering these taxes.

C.1. Out of this appropriation, $406,180 the first year and $880,720 the second year from the general fund shall be provided for an initiative to develop new mobile applications and purchase computer tablets for the department’s field collectors and auditors in order to increase revenue collection efficiency.

2. The Tax Commissioner shall report on the initiative’s implementation status and the amount of estimated revenue collections as a result of the initiative to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, Secretary of Finance, and Director, Department of Planning and Budget by September 1, 2015.

D. Notwithstanding the provisions of §§ 2.2-507 and 2.2-510, when the Tax Commissioner determines that an issue may have a major impact on tax policies, revenues or expenditures, he may request that the Attorney General appoint special counsel to render such assistance or representation as needed. The compensation for such special counsel shall be paid out of the funds appropriated for the administration of the Department of Taxation.

Total for Department of Taxation................................. $105,355,128 $106,301,391

General Fund Positions.............................................. 893.00 893.00
Nongeneral Fund Positions................................. 47.00 47.00
Position Level ...................................................... 940.00 940.00

Fund Sources: General ............................................ $91,784,551 $92,730,814
§ 1-86. DEPARTMENT OF THE TREASURY (152)

273. Investment, Trust, and Insurance Services (72500).......................... $7,897,928 $7,897,928
   Debt Management (72501).................................................. $1,002,808 $1,002,808
   Insurance Services (72502).............................................. $2,202,259 $2,202,259
   Banking and Investment Services (72503).......................... $4,692,861 $4,692,861
   Fund Sources: General.................................................. $4,469,098 $4,469,098
   Special.......................................................... $5,600 $5,600
   Commonwealth Transportation................................. $185,187 $185,187
   Trust and Agency...................................................... $3,238,043 $3,238,043
   Authority: Title 2.2, Chapter 18, Code of Virginia.
   A. The Department of the Treasury shall take into account the claims experience of each agency and institution when setting premiums for the general liability program.
   B. Coverage provided by the VARISK plan for constitutional officers shall be extended to any action filed against a constitutional officer or appointee of a constitutional officer before the Equal Employment Opportunity Commission or the Virginia State Bar.
   C. Notwithstanding the provisions of § 15.2-4518.13 and § 15.2-4526, Code of Virginia, the Northern Virginia Transportation Commission and the Potomac Rappahannock Transportation Commission are authorized to obtain liability policies for the Commissions’ joint project, the Virginia Railway Express, consisting of liability insurance and a program of self-insurance maintained by the Commissions and administered by the Virginia Division of Risk Management or by an independent third party selected by the Commissions, which liability policies shall be deemed to meet the requirements of § 8.01-195.3, Code of Virginia. In addition, the Director of the Department of Rail and Public Transportation is authorized to work with the Northern Virginia Transportation Commission and the Potomac Rappahannock Transportation Commission to obtain the foregoing liability policies for the Commissions. In obtaining liability policies, the Director of the Department of Rail and Public Transportation shall advise the Commissions regarding compliance with all applicable public procurement and administrative guidelines.
   D. By January 15 of each year the Department of the Treasury shall report to the chairmen of the House Appropriations and Senate Finance Committees, in a unified report mutually agreeable to them, summarizing changes in required debt service payments from the general fund as the result of any refinancing, refunding, or issuance actions taken or expected to be taken by the Commonwealth within the next twelve months.

274. Revenue Administration Services (73200)......................................... $11,004,714 $10,866,840
   Unclaimed Property Administration (73207).......................... $5,380,640 $5,210,880
   Accounting and Trust Services (73213)............................... $1,570,263 $1,570,263
   Check Processing and Bank Reconciliation (73216)........... $2,203,207 $2,203,207
   Administrative Services (73220)...................................... $1,850,604 $1,882,490
   Fund Sources: General.................................................. $3,325,990 $3,357,876
   Special.......................................................... $335,994 $335,994
   Trust and Agency...................................................... $6,636,973 $6,467,213
   Dedicated Special Revenue........................................... $705,757 $705,757
   A. Included in this Item is a sum sufficient nongeneral fund appropriation for personal services and other operating expenses to process checks issued by the Department of Social Services. The estimated cost, excluding actual postage costs, is $89,000 the first year and $89,000 the second year.
B. Included in this Item is a sum sufficient nongeneral fund appropriation for administrative expenses to process the Virginia Employment Commission (VEC) and Virginia Retirement System (VRS) checks. The estimated cost for VEC is $5,500 the first year and $5,500 the second year, and for VRS is $25,500 the first year and $25,500 the second year.

C.1. The amounts for Unclaimed Property Administration are for administrative and related support costs of the Uniform Disposition of Unclaimed Property Act, to be paid solely from revenues derived pursuant to the Act.

2. The amounts also include a sum sufficient nongeneral fund amount estimated at $900,000 the first year and $900,000 the second year to pay fees for compliance services and securities portfolio custody services for unclaimed property administration.

3. Any revenue derived from the sale of the Department of the Treasury's new unclaimed property system is hereby appropriated to the department for use in unclaimed property customer service and system enhancements.

4. Notwithstanding §55-210.13.C of the Uniform Disposition of Unclaimed Property Act, the State Treasurer is not required to publish any item of less than $250.

D. The State Treasurer is authorized to charge institutions of higher education participating in the private college financing 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. Revenue collected from this administrative fee shall be deposited to a special fund in the Department of the Treasury to compensate the department for direct and indirect staff time and expenses involved with this program.

E. The State Treasurer is authorized to sell any securities remitted as unclaimed demutualization proceeds of insurance companies at any time after delivery, pursuant to legislation enacted by the 2003 Session of the General Assembly. The funds derived from the sale of said securities shall be handled in accordance with § 55-210.19, Code of Virginia.

F.1. The State Treasurer is authorized to charge qualified public depositories holding public deposits, as defined in §2.2-4401, Code of Virginia, an annual administrative fee of not more than one-half of one basis point of their average public deposit balances over a twelve month period. The State Treasurer shall issue guidelines to effect the implementation of this fee. However, the total fees collected from all qualified depositories shall not exceed $100,000 in any one year.

2. Any regulations or guidelines necessary to implement or change the amount of the fee may be adopted without complying with the Administrative Process Act (§2.2-4000 et seq.) provided that input is solicited from qualified public depositories. Such input requires only that notice and an opportunity to submit written comments be given.

G. The State Treasurer shall work with universities and community colleges to develop policies and procedures which minimize the use of paper checks when issuing any reimbursements of student loan balances. These efforts should include reimbursement through debit cards, direct deposits, or other electronic means.

1. There is hereby appropriated to the Department of the Treasury a sum sufficient for the transfer to the federal government, in accordance with the provisions of the federal Cash Management Improvement Act of 1990 and related federal regulations, of the interest owed by the state on federal funds advanced to the state for federal assistance programs, where such funds are held by the state from the time they are deposited in the state's bank account until they are paid out to redeem warrants, checks or payments by other means. This sum sufficient appropriation is funded from the interest earned on federal funds deposited and invested by the state. The actual amount for transfer shall be established by the State Comptroller.

2. When permitted by applicable federal laws or administrative regulations, the State Comptroller shall first offset and reduce the amount to be transferred by any and all amounts of interest payments calculated to be received by the state from the federal government, where such payments are due to the state because the state was required to disburse its own funds for federal program purposes prior to the receipt of federal funds.
3. Should the interest payments calculated to be made by the federal government to the state exceed the interest calculated to be transferred from the state to the federal government, reduced by the federally approved direct cost reimbursement to the state, the State Comptroller shall then notify the federal government of the net amount of interest due to the state and shall record such net interest, upon its receipt, as interest revenue earned by the general fund.

Total for Department of the Treasury................................ $18,902,642 $18,764,768

General Fund Positions.............................................. 35.50 35.50
Nongeneral Fund Positions.......................................... 85.50 85.50
Position Level .......................................................... 121.00 121.00

Fund Sources: General................................................. $7,795,088 $7,826,974
Special........................................................................ $341,594 $341,594
Commonwealth Transportation.............................. $185,187 $185,187
Trust and Agency......................................................... $9,875,016 $9,705,256
Dedicated Special Revenue.................................. $705,757 $705,757

§ 1-87. TREASURY BOARD (155)

276. Bond and Loan Retirement and Redemption (74300) ...... $732,623,559 $773,841,426
Debt Service Payments on General Obligation Bonds
(74301)............................................................... $98,071,877 $87,360,338
Capital Lease Payments (74302).............................. $12,773,700 $12,767,359
Debt Service Payments on Public Building Authority
Bonds (74303) ................................................... $290,679,412 $300,992,621
Debt Service Payments on College Building Authority
Bonds (74304) ................................................... $331,098,570 $372,721,108

Fund Sources: General................................................. $682,514,761 $723,963,164
Special........................................................................ $349,214 $349,363
Higher Education Operating ................................ $29,774,267 $29,774,267
Dedicated Special Revenue.................................. $675,000 $675,000
Federal Trust......................................................... $19,310,317 $19,079,632

Authority: Title 2.2, Chapter 18; Title 33.1, Chapter 3, Article 5, Code of Virginia; Article X, Section 9, Constitution of Virginia.

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

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 obligation bonds issued pursuant to Article X, Section 9 (b), of the Constitution of Virginia:

<table>
<thead>
<tr>
<th>Series</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>General Fund</td>
<td>Federal Funds</td>
</tr>
<tr>
<td>2004B Refunding</td>
<td>$10,460,050</td>
<td>$0</td>
</tr>
<tr>
<td>2005</td>
<td>$6,247,500</td>
<td>$0</td>
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<tr>
<td>2006A Refunding</td>
<td>$7,932,750</td>
<td>$0</td>
</tr>
<tr>
<td>2006</td>
<td>$6,512,000</td>
<td>$0</td>
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<tr>
<td>2007A</td>
<td>$7,437,501</td>
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<tr>
<td>2007B</td>
<td>$5,119,550</td>
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</tr>
<tr>
<td>2008A</td>
<td>$7,863,563</td>
<td>$0</td>
</tr>
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</table>
### CH. 2] ACTS OF ASSEMBLY 561

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Item</td>
<td>First Year</td>
</tr>
<tr>
<td>2008B</td>
<td>$8,301,438</td>
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<tr>
<td>2009A</td>
<td>$6,685,000</td>
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<tr>
<td>2009B</td>
<td>$3,373,832</td>
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<tr>
<td>2009 Refunding</td>
<td>$6,064,750</td>
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<td>2012 Refunding</td>
<td>$15,943,250</td>
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<tr>
<td>2013 Refunding</td>
<td>$5,567,750</td>
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<td>Projected debt service &amp; expenses</td>
<td>$40,000</td>
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**Total Service Area**

<table>
<thead>
<tr>
<th></th>
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<th>FY2016</th>
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<tbody>
<tr>
<td></td>
<td>$97,548,934</td>
<td>$522,943</td>
</tr>
<tr>
<td></td>
<td>$86,862,228</td>
<td>$498,110</td>
</tr>
</tbody>
</table>

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

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

<table>
<thead>
<tr>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Big Stone Gap RHA (DOC) (Wallens Ridge, 1995)</td>
<td>$6,001,750</td>
</tr>
<tr>
<td>Norfolk RHA (VCCS-TCC), Series 1995</td>
<td>$2,016,800</td>
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<tr>
<td>Virginia Biotech Research Park, 2009</td>
<td>$4,755,150</td>
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<tr>
<td><strong>Total Capital Lease Payments</strong></td>
<td><strong>$12,773,700</strong></td>
</tr>
</tbody>
</table>

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

<table>
<thead>
<tr>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Series</td>
<td>General Fund</td>
</tr>
<tr>
<td>2003 Refunding</td>
<td>$988,375</td>
</tr>
<tr>
<td>2004A Refunding</td>
<td>$23,309,631</td>
</tr>
<tr>
<td>2004B</td>
<td>$14,960,581</td>
</tr>
<tr>
<td>2004C</td>
<td>$4,569,000</td>
</tr>
<tr>
<td>2004D Refunding</td>
<td>$12,541,963</td>
</tr>
<tr>
<td>2005A Refunding</td>
<td>$4,892,375</td>
</tr>
<tr>
<td>2005B Refunding</td>
<td>$14,950,186</td>
</tr>
<tr>
<td>2005C</td>
<td>$4,486,250</td>
</tr>
<tr>
<td>STARS 2005C</td>
<td>$12,251,750</td>
</tr>
<tr>
<td>2005D</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>2006A</td>
<td>$5,108,783</td>
</tr>
<tr>
<td>STARS 2006A</td>
<td>$7,147,750</td>
</tr>
<tr>
<td>2006B</td>
<td>$11,290,175</td>
</tr>
<tr>
<td>STARS 2006B</td>
<td>$4,468,875</td>
</tr>
<tr>
<td>2007A</td>
<td>$14,716,100</td>
</tr>
<tr>
<td>STARS 2007A</td>
<td>$7,514,750</td>
</tr>
<tr>
<td>2008B</td>
<td>$11,995,600</td>
</tr>
<tr>
<td>2009A</td>
<td>$4,678,775</td>
</tr>
<tr>
<td>2009B</td>
<td>$16,743,805</td>
</tr>
<tr>
<td>2009B STARS</td>
<td>$6,584,850</td>
</tr>
<tr>
<td>2009C</td>
<td>$1,086,770</td>
</tr>
<tr>
<td>2009D</td>
<td>$6,277,100</td>
</tr>
<tr>
<td>2010A</td>
<td>$22,083,908</td>
</tr>
<tr>
<td>2010B</td>
<td>$22,486,769</td>
</tr>
<tr>
<td>2011A STARS</td>
<td>$626,750</td>
</tr>
<tr>
<td>2011A</td>
<td>$20,819,425</td>
</tr>
</tbody>
</table>
ITEM 276.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
<tr>
<td>2011B</td>
<td>$1,300,324</td>
</tr>
<tr>
<td>2012A Refunding</td>
<td>$3,474,600</td>
</tr>
<tr>
<td>2013A</td>
<td>$10,282,850</td>
</tr>
<tr>
<td>2013B</td>
<td>$3,478,000</td>
</tr>
<tr>
<td>Projected debt service and expenses</td>
<td>$4,543,023</td>
</tr>
<tr>
<td>Total Service Area</td>
<td><strong>$281,659,093</strong></td>
</tr>
</tbody>
</table>

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:

<table>
<thead>
<tr>
<th>Project</th>
<th>Commonwealth Share of Approved Capital Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Richmond City Jail Replacement</td>
<td>$31,238,755</td>
</tr>
<tr>
<td>RSW Regional Jail</td>
<td>$32,840,850</td>
</tr>
<tr>
<td>Southwest Virginia Regional Jail</td>
<td>$18,143,780</td>
</tr>
<tr>
<td>Central Virginia Regional Jail</td>
<td>$8,464,891</td>
</tr>
<tr>
<td>Chesapeake City Jail</td>
<td>$5,130,673</td>
</tr>
<tr>
<td>Total Approved Capital Costs</td>
<td><strong>$95,818,949</strong></td>
</tr>
</tbody>
</table>

b. The Commonwealth's share of the total 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.

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

E.1. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds shall be paid to the Virginia College Building Authority the following amounts for use by the Authority for payments on obligations issued for financing authorized projects under the 21st Century College Program:

<table>
<thead>
<tr>
<th>Series</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004B Refunding</td>
<td>$9,465,250</td>
<td>$9,464,500</td>
</tr>
<tr>
<td>2005A</td>
<td>$3,481,250</td>
<td>$242,000</td>
</tr>
<tr>
<td>2006</td>
<td>$9,557,200</td>
<td>$9,538,200</td>
</tr>
<tr>
<td>2007A Refunding</td>
<td>$3,865,100</td>
<td>$9,626,500</td>
</tr>
<tr>
<td>2007B</td>
<td>$2,852,125</td>
<td>$2,851,925</td>
</tr>
<tr>
<td>2008A</td>
<td>$7,444,731</td>
<td>$7,443,231</td>
</tr>
<tr>
<td>2009A&amp;B</td>
<td>$33,310,221</td>
<td>$33,299,703</td>
</tr>
<tr>
<td>2009C Refunding</td>
<td>$5,781,200</td>
<td>$0</td>
</tr>
<tr>
<td>2009E Refunding</td>
<td>$21,309,750</td>
<td>$24,546,800</td>
</tr>
<tr>
<td>2009F</td>
<td>$39,234,131</td>
<td>$39,011,160</td>
</tr>
<tr>
<td>2010B</td>
<td>$28,454,540</td>
<td>$28,455,040</td>
</tr>
<tr>
<td>2011 A</td>
<td>$17,779,300</td>
<td>$17,777,300</td>
</tr>
<tr>
<td>2012A</td>
<td>$21,494,900</td>
<td>$21,497,400</td>
</tr>
<tr>
<td>2012B</td>
<td>$25,524,274</td>
<td>$25,527,068</td>
</tr>
<tr>
<td>2012 C</td>
<td>$1,748,824</td>
<td>$1,729,113</td>
</tr>
<tr>
<td>2013 A</td>
<td>$21,956,592</td>
<td>$21,960,013</td>
</tr>
<tr>
<td>Projected 21st Century debt service &amp; expenses</td>
<td>$15,824,500</td>
<td>$56,013,100</td>
</tr>
<tr>
<td>Subtotal 21st Century</td>
<td><strong>$269,083,888</strong></td>
<td><strong>$308,983,058</strong></td>
</tr>
</tbody>
</table>

2. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds shall be paid to the Virginia College Building Authority the following amounts for the payment of debt service on authorized bond issues to finance equipment:
ITEM 276.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
<tr>
<td>2008A</td>
<td>$8,232,000</td>
</tr>
<tr>
<td>2010A</td>
<td>$8,336,500</td>
</tr>
<tr>
<td>2012A</td>
<td>$8,360,000</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3. Beginning with the FY 2008 allocation of the higher education equipment trust fund, the Treasury Board shall amortize equipment purchases at seven years, which is consistent with the useful life of the equipment.

4. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds, the following nongeneral fund amounts from a capital fee charged to out-of-state students at institutions of higher education shall be paid to the Virginia College Building Authority in each year for debt service on bonds issued under the 21st Century Program:

<table>
<thead>
<tr>
<th>Institution</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$2,535,489</td>
<td>$2,535,489</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>$1,059,300</td>
<td>$1,059,300</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>$4,670,622</td>
<td>$4,670,622</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State</td>
<td></td>
<td></td>
</tr>
<tr>
<td>University</td>
<td>$4,656,663</td>
<td>$4,656,663</td>
</tr>
<tr>
<td>Virginia Commonwealth University</td>
<td>$2,132,460</td>
<td>$2,132,460</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>$1,493,811</td>
<td>$1,493,811</td>
</tr>
<tr>
<td>Christopher Newport University</td>
<td>$112,167</td>
<td>$112,167</td>
</tr>
<tr>
<td>University of Virginia’s College at Wise</td>
<td>$48,510</td>
<td>$48,510</td>
</tr>
<tr>
<td>James Madison University</td>
<td>$2,635,578</td>
<td>$2,635,578</td>
</tr>
<tr>
<td>Norfolk State University</td>
<td>$458,766</td>
<td>$458,766</td>
</tr>
<tr>
<td>Longwood University</td>
<td>$111,276</td>
<td>$111,276</td>
</tr>
<tr>
<td>University of Mary Washington</td>
<td>$293,535</td>
<td>$293,535</td>
</tr>
<tr>
<td>Radford University</td>
<td>$275,022</td>
<td>$275,022</td>
</tr>
<tr>
<td>Virginia Military Institute</td>
<td>$370,260</td>
<td>$370,260</td>
</tr>
<tr>
<td>Virginia State University</td>
<td>$845,856</td>
<td>$845,856</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>$9,900</td>
<td>$9,900</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>$3,222,450</td>
<td>$3,222,450</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$24,931,665</td>
<td>$24,931,665</td>
</tr>
</tbody>
</table>

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:

<table>
<thead>
<tr>
<th>Institution</th>
<th>General Fund</th>
<th>Nongeneral Fund</th>
<th>General Fund</th>
<th>Nongeneral Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td>College of William &amp; Mary</td>
<td>$1,971,989</td>
<td>$259,307</td>
<td>$2,055,788</td>
<td>$259,307</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>$10,279,755</td>
<td>$1,088,024</td>
<td>$10,864,008</td>
<td>$1,088,024</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>University</td>
<td>$370,260</td>
<td>$992,321</td>
<td>$10,681,639</td>
<td>$992,321</td>
</tr>
<tr>
<td>Virginia Military Institute</td>
<td>$669,067</td>
<td>$88,844</td>
<td>$668,917</td>
<td>$88,844</td>
</tr>
</tbody>
</table>
ITEM 276.

<table>
<thead>
<tr>
<th>Institution</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State University</td>
<td>$1,087,459</td>
<td>$108,886</td>
<td>$1,079,829</td>
<td>$108,886</td>
</tr>
<tr>
<td>Norfolk State University</td>
<td>$986,193</td>
<td>$108,554</td>
<td>$980,968</td>
<td>$108,554</td>
</tr>
<tr>
<td>Longwood University</td>
<td>$606,167</td>
<td>$54,746</td>
<td>$600,196</td>
<td>$54,746</td>
</tr>
<tr>
<td>University of Mary Washington</td>
<td>$514,380</td>
<td>$97,063</td>
<td>$494,933</td>
<td>$97,063</td>
</tr>
<tr>
<td>James Madison University</td>
<td>$1,842,565</td>
<td>$254,504</td>
<td>$1,808,591</td>
<td>$254,504</td>
</tr>
<tr>
<td>Radford University</td>
<td>$1,380,677</td>
<td>$135,235</td>
<td>$1,386,733</td>
<td>$135,235</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>$3,987,893</td>
<td>$374,473</td>
<td>$4,079,283</td>
<td>$374,473</td>
</tr>
<tr>
<td>Virginia Commonwealth University</td>
<td>$7,694,791</td>
<td>$401,647</td>
<td>$7,811,983</td>
<td>$401,647</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>$138,250</td>
<td>$2,027</td>
<td>$136,610</td>
<td>$2,027</td>
</tr>
<tr>
<td>Christopher Newport University</td>
<td>$640,698</td>
<td>$17,899</td>
<td>$635,957</td>
<td>$17,899</td>
</tr>
<tr>
<td>University of Virginia's College at Wise</td>
<td>$214,116</td>
<td>$19,750</td>
<td>$207,311</td>
<td>$19,750</td>
</tr>
<tr>
<td>George Mason University</td>
<td>$3,442,578</td>
<td>$205,665</td>
<td>$3,507,381</td>
<td>$205,665</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>$10,729,855</td>
<td>$633,657</td>
<td>$10,906,346</td>
<td>$633,657</td>
</tr>
<tr>
<td>Virginia Institute of Marine Science</td>
<td>$517,521</td>
<td>$0</td>
<td>$507,607</td>
<td>$0</td>
</tr>
<tr>
<td>Roanoke Higher Education Authority</td>
<td>$66,522</td>
<td>$0</td>
<td>$66,465</td>
<td>$0</td>
</tr>
<tr>
<td>Southwest Virginia Higher Education Center</td>
<td>$66,899</td>
<td>$0</td>
<td>$68,594</td>
<td>$0</td>
</tr>
<tr>
<td>Institute for Advanced Learning and Research</td>
<td>$206,894</td>
<td>$0</td>
<td>$234,759</td>
<td>$0</td>
</tr>
<tr>
<td>Southern Virginia Higher Education Center</td>
<td>$45,769</td>
<td>$0</td>
<td>$53,828</td>
<td>$0</td>
</tr>
<tr>
<td>New College Institute</td>
<td>$53,496</td>
<td>$0</td>
<td>$57,722</td>
<td>$0</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$57,172,080</strong></td>
<td><strong>$4,842,602</strong></td>
<td><strong>$58,895,448</strong></td>
<td><strong>$4,842,602</strong></td>
</tr>
</tbody>
</table>

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 448, paragraph E of this act and §§ 58.1-815, 58.1-815.1 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, rental, or debt service payments described herein.

A. There is hereby appropriated to the Treasury Board a sum sufficient from the general fund to pay obligations incurred pursuant to Article X, Sections 9 (a), 9 (c), and 9 (d), of the Constitution of Virginia, as follows:

1. Section 9 (a) To meet emergencies and redeem previous debt obligations.

2. Section 9 (c) Debt for certain revenue-producing capital projects.
3. Section 9 (d) Debt for variable rate obligations secured by general fund appropriations and a payment agreement with the Treasury Board.

4. For payment of the principal of and the interest on obligations, issued in accordance with the cited Sections 9 (c) and 9 (d), in the event pledged revenues are insufficient to meet the obligation of the Commonwealth.

B. There is hereby appropriated to the Treasury Board a sum sufficient to pay debt service expected at the time of issuance to be paid from subsidies under federal programs and for arbitrage rebate amounts and other penalties to the United States Government for bonds issued by the Commonwealth pursuant to Article X, Sections 9 (a), 9 (b), 9 (c), and 9 (d) (obligations secured by General Fund appropriations to Treasury Board) of the Constitution of Virginia.

Total for Treasury Board.................................................... $732,623,559 $773,841,426

Fund Sources: General........................................................ $682,514,761 $723,963,164
Special................................................................. $349,214 $349,363
Higher Education Operating................. $29,774,267 $29,774,267
Dedicated Special Revenue................. $675,000 $675,000
Federal Trust............................................... $19,310,317 $19,079,632

TOTAL FOR OFFICE OF FINANCE............................ $2,696,758,209 $2,499,720,384

General Fund Positions................................. 1,104.50 1,110.50
Nongeneral Fund Positions......................... 194.50 188.50
Position Level .................................................. 1,299.00 1,299.00

Fund Sources: General.............................................. $2,044,106,389 $1,844,116,327
Special................................................................. $14,662,585 $14,662,734
Higher Education Operating................. $29,774,267 $29,774,267
Commonwealth Transportation.............. $435,187 $435,187
Internal Service........................................... $24,077,406 $24,429,939
Trust and Agency ....................................... $88,214,201 $88,044,441
Dedicated Special Revenue..................... $476,177,857 $479,177,857
Federal Trust............................................... $19,310,317 $19,079,632
### § 1-88. SECRETARY OF HEALTH AND HUMAN RESOURCES (188)

<table>
<thead>
<tr>
<th>Item 278.</th>
<th>Administrative and Support Services (79900)</th>
<th>General Management and Direction (79901)</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$672,239</td>
<td>$672,239</td>
<td>$672,239</td>
</tr>
</tbody>
</table>

**General Fund Positions:** 5.00 5.00

**Position Level:** 5.00 5.00

**Fund Sources:** General $672,239 $673,257

Authority: Title 2.2, Chapter 2; Article 6, and §2.2-200, Code of Virginia.

A.1. The Secretary of Health and Human Resources, in collaboration with the Office of the Attorney General and the Secretary of Public Safety, shall present a six-year forecast of the adult offender population presently incarcerated in the Department of Corrections and approaching release who meet the criteria set forth in Chapter 863 and Chapter 914 of the 2006 Acts of Assembly, and who may be eligible for evaluation as sexually violent predators (SVPs) for each fiscal year within the six-year forecasting period. As part of the forecast, the secretary shall report on: (i) the number of Commitment Review Committee (CRC) evaluations to be completed; (ii) the number of eligible inmates recommended by the CRC for civil commitment, conditional release, and full release; (iii) the number of civilly committed residents of the Virginia Center for Behavioral Rehabilitation who are eligible for annual review; and (iv) the number of individuals civilly committed to the Virginia Center for Behavioral Rehabilitation and granted conditional release from civil commitment in a state SVP facility. The secretary shall complete a summary report of current SVP cases and a forecast of SVP eligibility, civil commitments, and SVP conditional releases, including projected bed space requirements, to the Governor and Senate Finance and House Appropriations Committees by October 1 of each year.

2. As part of the forecast process, the Department of Corrections shall administer a STATIC-99 screening to all potential Sexually Violent Predators eligible for civil commitment pursuant to §37.2-900 et seq., Code of Virginia, within six months of admission to the Department of Corrections. The results of such screenings shall be provided to the commissioner of the Department of Behavioral Health and Developmental Services (DBHDS) on a monthly basis and used for the SVP population forecast process.

3. The Office of the Attorney General shall also provide to the commissioner of DBHDS, on a monthly basis, the status of all SVP cases pending before their office for purposes of forecasting the SVP population.

B. The Secretary of Health and Human Resources shall provide the Governor and the Chairs of the Senate Finance and House Appropriations Committees a quarterly written assessment of the progress made by the Health Care Reform program office to implement new information technology systems as described in Item 424 D.2. of this Act. This report shall provide a program-level assessment, including a description of the expenditures that have been made and the activities to which any State or contract staff are assigned. The report shall also include a program-level description of steps taken to ensure that (i) individual projects and the use of project resources are prioritized across the program, (ii) a coordinated approach to program management across all projects is undertaken through the use of formal structures and processes, (iii) program governance and communication activities are sufficient to achieve benefit and stakeholder management objectives, and (iv) any changes in program and project-level objectives and resource needs are identified. This reporting requirement shall cease at such time as new program management standards are promulgated by the Virginia Information Technologies Agency.

<table>
<thead>
<tr>
<th>General Fund Positions</th>
<th>5.00</th>
<th>5.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position Level</td>
<td>5.00</td>
<td>5.00</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$672,239</td>
<td>$673,257</td>
</tr>
</tbody>
</table>

Total for Secretary of Health and Human Resources $672,239 $673,257
### Comprehensive Services for At-Risk Youth and Families (200)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Protective Services (45300)</td>
<td>$270,024,810</td>
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<td>$213,098,435</td>
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<td>Fund Sources: General</td>
<td>$52,607,746</td>
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**Authority:** Title 2.2, Chapter 52, Code of Virginia.

A. The Department of Education shall serve as fiscal agent to administer funds cited in paragraphs B and C.

B.1.a. Out of this appropriation, $159,855,199 the first year and $156,918,531 the second year from the general fund and $51,609,746 the first year and $51,607,746 the second year from nongeneral funds shall be used for the state pool of funds pursuant to § 2.2-5211, Code of Virginia. This appropriation shall consist of a Medicaid pool allocation, and a non-Medicaid pool allocation.

b. The Medicaid state pool allocation shall consist of $28,526,197 the first year and $28,526,197 the second year from the general fund and $43,187,748 the first year and $43,187,748 the second year from nongeneral funds. The Office of Comprehensive Services will transfer these funds to the Department of Medical Assistance Services as they are needed to pay Medicaid provider claims.

c. The non-Medicaid state pool allocation shall consist of $131,329,002 the first year and $128,392,334 the second year from the general fund and $8,419,998 the first year and $8,419,998 the second year from nongeneral funds. The nongeneral funds shall be transferred from the Department of Social Services.

d. The Office of Comprehensive Services, with the concurrence of the Department of Planning and Budget, shall have the authority to transfer the general fund allocation between the Medicaid and non-Medicaid state pools in the event that a shortage should exist in either of the funding pools.

e. The Office of Comprehensive Services, per the policy of the State Executive Council, shall deny state pool funding to any locality not in compliance with federal and state requirements pertaining to the provision of special education and foster care services funded in accordance with § 2.2-5211, Code of Virginia.

2.a. Out of this appropriation, $55,666,865 the first year and $55,666,865 the second year from the general fund and $1,000,000 the first year and $1,000,000 the second year from nongeneral funds shall be set aside to pay for the state share of supplemental requests from localities that have exceeded their state allocation for mandated services. The nongeneral funds shall be transferred from the Department of Social Services.

b. In each year, the director of the Office of Comprehensive Services for At-Risk Youth and Families may approve and obligate supplemental funding requests in excess of the amount in 2a above, for mandated pool fund expenditures up to 10 percent of the total general fund appropriation authority in B1a in this Item.

c. The State Executive Council shall maintain local government performance measures to include, but not be limited to, use of federal funds for state and local support of the Comprehensive 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 Comprehensive 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 Comprehensive 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.

3. Each locality receiving funds for activities under the Comprehensive Services Act (CSA) shall have a utilization management process, including a uniform assessment, approved by the State Executive Council, covering all CSA services. Utilizing a secure electronic site, each locality shall also provide information as required by the Office of Comprehensive Services to include, but not be limited to case specific information, expenditures, number 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 uniform assessment instrument. The State Executive Council, utilizing this information, shall track and report on child specific outcomes for youth whose services are funded under the Comprehensive Services Act. Only non-identifying demographic, service, cost and outcome information shall be released publicly. Localities requesting funding from the set aside in paragraph 2.a. and 2.b. must demonstrate compliance with all CSA provisions to receive pool funding.

4. The Secretary of Health and Human Resources, in consultation with the Secretary of Education and the Secretary of Public Safety, 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.

6. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund is provided for a combination of regional and statewide meetings for 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, cost containment measures, building community-based services, including creation of partnerships with private providers and non-profit groups, utilization management, use of alternate revenue sources, and administrative and fiscal issues. A state-supported institution of higher education, in cooperation with the Virginia Association of Counties, the Virginia Municipal League, and the State Executive Council, may assist in the provisions of this paragraph. A training plan shall be presented to and approved by the State Executive Council before the beginning of each fiscal year. A training calendar and timely notice of programs shall be provided to Community Policy and Management Teams and family assessment and planning team members statewide as well as to local fiscal agents and chief administrative officers of cities and counties. A report on all regional and statewide training sessions conducted during the fiscal year, including (i) a description of each program and trainers, (ii) the dates of the training and the number of attendees for each program, (iii) a summary of evaluations of these programs by attendees, and (iv) the funds expended, shall be made to the Chairmen of the House Appropriations and Senate Finance Committees and to the members of the State Executive Council by December 1 of each year. Any funds unexpended for this purpose in the first year shall be reappropriated for the same use in the second year.

7. Out of this appropriation, $70,000 the first year and $70,000 the second year from the general fund is provided for the Office of Comprehensive Services to contract for the support of uniform CSA reporting requirements.

8. The State Executive Council shall require a uniform assessment instrument.

9. The Office of Comprehensive 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 Comprehensive Services Act for At-Risk Youth and Families.

10. For purposes of defining cases involving only the payment of foster care maintenance, pursuant to § 2.2-5209, Code of Virginia, the definition of foster care maintenance used by the Virginia Department of Social Services for federal Title IV-E shall be used.
C. The funding formula to carry out the provisions of the Comprehensive Services Act for At-Risk Youth and Families is as follows:

1. 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 Comprehensive 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.

2. Local Match. All localities are required to appropriate a local match for the base year funding consisting of the actual aggregate local match rate based on actual total 1997 program expenditures for the Comprehensive Services Act for At-Risk Youth and Families. This local match rate shall also apply to all reimbursements from the state pool of funds in this Item and carryforward expenditures submitted prior to September 30 each year for the preceding fiscal year, including 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 Comprehensive Services Act for At-Risk Youth and Families program, in accordance with guidelines developed by the State Executive Council. The State Executive Council and Office of Comprehensive 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 June 30, 2011 shall equal the fiscal year 2007 base.

4. Local Administrative Costs. Out of this appropriation, an amount equal to two percent of the fiscal year 1997 pool fund allocations, not to exceed $1,560,000 the first year and $1,560,000 the second year from the general fund, shall be allocated among all localities for administrative costs. Every locality shall be required to appropriate a local match based on the local match contribution in paragraph C.2. of this Item. Inclusive of the state allocation and 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 of the state allocation and local matching funds. Localities are encouraged to use administrative funding to hire a full-time or part-time local coordinator for the Comprehensive Services Act program. Localities may pool this administrative funding to hire regional coordinators.

5. Definition. For purposes of the funding formula in the Comprehensive Services Act for At-Risk Youth and Families, "locality" means city or county.
D. Community Policy and Management Teams shall use Medicaid-funded services whenever they are available for the appropriate treatment of children and youth receiving services under the Comprehensive Services Act for At-Risk Children and Youth. Effective July 1, 2009, pool funds shall not be spent for any service that can be funded through Medicaid for Medicaid-eligible children and youth except when Medicaid-funded services are unavailable or inappropriate for meeting the needs of a child.

E. Pursuant to subdivision 3 of §2.2-52.06, Code of Virginia, Community Policy and Management Teams shall enter into agreements with the parents or legal guardians of children receiving services under the Comprehensive Services Act for At-Risk Children and Youth. The Office of Comprehensive Services shall be a party to any such agreement. If the parent or legal guardian fails or refuses to pay the agreed upon sum on a timely basis and a collection action cannot be referred to the Division of Child Support Enforcement of the Department of Social Services, upon the request of the community policy management team, the Office of Comprehensive Services shall make a claim against the parent or legal guardian for such payment through the Department of Law's Division of Debt Collection in the Office of the Attorney General.

F. The Office of Comprehensive Services, in cooperation with the Department of Medical Assistance Services, shall provide technical assistance and training to assist residential and treatment foster care providers who provide Medicaid-reimbursable services through the Comprehensive Services Act for At-Risk Children and Youth (CSA) to become Medicaid-certified providers.

G. The Office of Comprehensive Services shall work with the State Executive Council and the Department of Medical Assistance Services to assist Community Policy and Management Teams in appropriately accessing a full array of Medicaid-funded services for Medicaid-eligible children and youth through the Comprehensive Services Act for At-Risk Children and Youth, thereby increasing Medicaid reimbursement for treatment services and decreasing the number of denials for Medicaid services related to medical necessity and utilization review activities.

H. Pursuant to subdivision 19 of §2.2-2648, Code of Virginia, no later than December 20 in the odd-numbered years, the State Executive Council shall biennially publish and disseminate to members of the General Assembly and Community Policy and Management Teams a progress report on comprehensive services for children, youth, and families and a plan for such services for the succeeding biennium.

I. Out of this appropriation, $275,000 the first year and $275,000 the second year from the general fund shall be used to purchase and maintain an information system to provide quality and timely child demographic, service, expenditure, and outcome data.

J. The State Executive Council shall work with the Department of Education to ensure that funding in this Item is sufficient to pay for the educational services of students that have been placed in or admitted to state or privately operated psychiatric or residential treatment facilities to meet the educational needs of the students as prescribed in the student's Individual Educational Plan (IEP).

K. The State Executive Council (SEC) shall authorize guidelines for therapeutic foster care (TFC) services, including a standardized definition of therapeutic foster care services, uniform service needs criteria required for the utilization of therapeutic foster care services, uniform placement outcome goals to include length of stay targets when the service is indicated and uniform contracting requirements when purchasing therapeutic foster care services. The SEC shall authorize the use of regional contracts for the provision of TFC services. The SEC shall direct the Office of Comprehensive Services to (i) work with stakeholders to develop these guidelines for the provision of TFC and (ii) develop regional contracts for the provision of TFC, with the goal of decreasing the unit cost of social services and maintaining or increasing the quality and effectiveness of the services. The SEC shall focus its attention on rural areas and areas with few service providers. Training will be provided for all local departments of social services, family assessment and planning teams, community policy and management teams and therapeutic foster care services providers on these guidelines. The Director of the Office of Comprehensive Services shall report the progress of these efforts to the SEC at its regularly scheduled meetings.
L.1. The Office of Comprehensive Services (OCS) shall report on funding for therapeutic foster care services including but not limited to the number of children served annually, average cost of care, type of service provided, length of stay, referral source, and ultimate disposition. In addition, the OCS shall provide guidance and training to assist localities in negotiating contracts with therapeutic foster care providers.

2. The Office of Comprehensive Services shall report on funding for special education day treatment and residential services, including but not limited to the number of children served annually, average cost of care, type of service provided, length of stay, referral source, and ultimate disposition.

3. The Office of Comprehensive Services shall report the information included in this paragraph to the Chairmen of the House Appropriations and Senate Finance Committees beginning September 1, 2011 and each year thereafter.

M. Out of this appropriation, the Director, Office of Comprehensive Services, shall allocate $2,200,000 the first year and $2,200,000 the second year from the general fund to localities for wrap-around services for students with disabilities as defined in the Comprehensive Services Act policy manual.

281. Administrative and Support Services (49900) $1,657,067 $1,657,415
General Management and Direction (49901) $1,657,067 $1,657,415
Fund Sources: General $1,657,067 $1,657,415
Authority: Title 2.2, Chapter 26, Code of Virginia.

A. The Office of Comprehensive Services may enter into a memorandum of understanding with the Department of Social Services for the provision of routine administrative support services.

B. Out of this appropriation, $300,000 the first year and $300,000 the second year from the general fund shall be used for a financial and data interface system.

Total for Comprehensive Services for At-Risk Youth and Families $271,681,877 $267,363,596
General Fund Positions 13.00 13.00
Position Level 13.00 13.00
Fund Sources: General $219,074,131 $214,755,850
Federal Trust $52,607,746 $52,607,746
Grand Total for Secretary of Health and Human Resources $272,354,116 $268,036,853
General Fund Positions 18.00 18.00
Position Level 18.00 18.00
Fund Sources: General $219,746,370 $215,429,107
Federal Trust $52,607,746 $52,607,746

§ 1-89. DEPARTMENT FOR THE DEAF AND HARD-OF-HEARING (751)

282. Social Services Research, Planning, and Coordination (45000) $11,865,626 $6,865,719
Technology Services for Deaf and Hard-Of-Hearing (45004) $10,819,226 $5,819,226
Consumer, Interpreter, and Community Support Services (45005) $657,007 $657,007
Administrative Services (45006) $389,393 $389,486
ITEM 282.

Fund Sources: General........................................................ $927,452 $927,545
Special......................................................... $10,838,174 $5,838,174
Federal Trust............................................... $100,000 $100,000

Authority: Title 51.5, Chapter 13, Code of Virginia.

A. Up to $32,225 the first year and up to $32,225 the second year from the general fund is provided to the Department of Deaf and Hard-of-Hearing (DDHH) to contract with the Department for Aging and Rehabilitative Services (DARS) for the provision of shared administrative services. The scope of the services and specific costs shall be outlined in a memorandum of understanding (MOU) between DDHH and DARS subject to the approval of the respective agency heads. Any revision to the MOU shall be reported to the Director, Department of Planning and Budget within 30 days.

B. Notwithstanding § 58.1-662 of the Code of Virginia, prior to the distribution of monies from the Communications Sales and Use Tax Trust Fund to counties, cities and towns, there shall be distributed monies in the fund to pay for the Technology Assistance Program. This requirement shall not change any other distributions required by law from the Communications Sales and Use Tax Trust Fund.

C. Out of this appropriation, $40,000 the first year and $40,000 the second year from the general fund shall be used to contract with the Connie Reasor Deaf Resource Center in Planning District 1 for the provision of outreach and technical assistance to deaf and hard-of-hearing individuals.

D. Pursuant to § 51.5-115, Code of Virginia, the Virginia Department for the Deaf and Hard-of-Hearing, with assistance from the Virginia Information Technologies Agency, shall include in any request for proposal (RFP) for the provision of basic telecommunications relay services a preferential consideration for locating a relay center in an economically distressed area of the Commonwealth. A secondary consideration shall be given to proposals which include an in-state call center. Any preference should not cause the contract price to increase more than cost of the contract in existence during fiscal year 2014.

Total for Department for the Deaf and Hard-Of-Hearing..................................................................
General Fund Positions....................................................... 8.37 8.37
Nongeneral Fund Positions................................................. 2.63 2.63
Position Level ..................................................................... 11.00 11.00

§ 1-90. DEPARTMENT OF HEALTH (601)

283. Higher Education Student Financial Assistance (10800) ........................................................... $312,000 $312,000
Scholarships (10810)............................................................... $312,000 $312,000

Fund Sources: General........................................................ $125,000 $125,000
Dedicated Special Revenue............................................... $85,000 $85,000
Federal Trust................................................................. $102,000 $102,000


A. Out of this appropriation, $25,000 the first year and $25,000 the second year from the general fund is provided for five nurse practitioner scholarships pursuant to § 32.1-122.6:02, Code of Virginia.
B. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund is provided for nursing scholarships and loan repayments. All financial incentives shall be awarded in accordance with regulations promulgated by the Board of Health. The department shall maintain an accounting of the numbers and amount of the awards made each year.

C. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund is provided for scholarships and loan repayments for nursing students pursuing an advanced degree towards becoming nursing faculty at the college level. Priority shall be given to master’s degree candidates who will teach in the community colleges.

D. The department may move appropriation between scholarship or loan repayment programs as long as the scholarship or loan repayment is in accordance with the regulations promulgated by the Board of Health.

E. The Secretary of Health and Human Resources in collaboration with the Virginia Department of Health shall examine and report on the effectiveness of existing incentive programs that are designed to attract nurses to underserved areas of Virginia. The report shall specifically include the Nursing Scholarship and Loan Repayment Program as part of the analysis and include recommendations to improve the program. The report shall be submitted to the Director, Department of Planning and Budget and to the Chairmen of the House Appropriations and Senate Finance Committees by October 1, 2014.
Technicians (NREMT). The Board of Health shall determine an allocation methodology upon recommendation by the State EMS Advisory Board to ensure that funds are available for the payment of initial NREMT testing and distributed to those individuals seeking certification as an Emergency Medical Services provider in the Commonwealth of Virginia.

G. Out of this appropriation, up to $400,000 the first year and up to $400,000 the second year from the Virginia Rescue Squad Assistance Fund shall be used for grants to emergency medical services organizations to purchase 12-lead electrocardiograph monitors.

H. Out of this appropriation, $90,000 the first year and $90,000 the second year from the Virginia Rescue Squad Assistance Fund shall be provided for national background checks on persons applying to serve as a licensed provider in a licensed emergency medical services agency. The Office of Emergency Medical Services may transfer funding to the Office of State Police for national background checks as necessary.

### Medical Examiner and Anatomical Services (40300)

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<td>Medical Examiner Services (40302)</td>
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**Fund Sources:**
- General: $9,618,163, $9,618,163
- Special: $615,168, $615,168
- Federal Trust: $714,857, $714,857

**Authority:** §§ 32.1-277 through 32.1-304, Code of Virginia.

### Vital Records and Health Statistics (40400)

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<td>Health Statistics (40401)</td>
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**Fund Sources:** Special: $6,084,681, $6,084,681

**Authority:** §§ 8.01-217, 32.1-249 through 32.1-276, and 32.1-305 through 32.1-309, Code of Virginia; and P.L. 93-353, as amended, Federal Code.

A. Effective July 1, 2004, the standard vital records fee shall be $12.00 and the fee for the expedited record search shall be $48.00.

B. Notwithstanding § 32.1-273.1, Code of Virginia, $518,421 the first year and $518,421 the second year from the Vital Statistics Automation Fund shall be used to supplant general fund support from the Communicable Disease Prevention and Control Program.

### Communicable Disease Prevention and Control (40500)

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<td>Pharmacy Services (40507)</td>
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**Fund Sources:**
- General: $10,397,596, $10,397,596
- Special: $1,209,263, $1,209,263
- Federal Trust: $44,059,336, $44,059,336


A. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund shall be used to purchase medications for individuals who have tuberculosis but who do not qualify for free or reduced prescription drugs and who do not have adequate income or insurance coverage to purchase the required prescription drugs.
B. Out of this appropriation, $40,000 the first year and $40,000 the second year from the general fund shall be provided to the Division of Tuberculosis Control for the purchase of medications and supplies for individuals who have drug-resistant tuberculosis and require treatment with expensive, second-line antimicrobial agents.

C. The requirement for testing of tuberculosis isolates set out in § 32.1-50 E, Code of Virginia, shall be satisfied by the submission of samples to the Division of Consolidated Laboratory Services, or such other laboratory as may be designated by the Board of Health.

D. Out of this appropriation, $280,110 the first year and $280,110 the second year from the general fund and $840,288 the first year and $840,288 the second year from nongeneral funds shall be used to purchase the Tdap (tetanus/diptheria/pertussis) vaccine for children without insurance.

E. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be provided to the State Pharmaceutical Assistance Program (SPAP) for insurance premium payments, coinsurance payments, and other out-of-pocket costs for individuals participating in the Virginia AIDS Drug Assistance Program (ADAP) with incomes between 135 percent and 300 percent of the federal poverty income guidelines and who are Medicare Part D beneficiaries.

F. The State Health Commissioner shall monitor patients who have been removed or diverted from the Virginia AIDS Drug Assistance Program due to budget considerations. At a minimum the Commissioner shall monitor patients to determine if they have been successfully enrolled in a private Pharmacy Assistance Program or other program to receive appropriate anti-retroviral medications. The commissioner shall also monitor the program to assess whether a waiting list has developed for services provided through the ADAP program. The commissioner shall report findings to the Chairmen of the House Appropriations and Senate Finance Committees annually on October 1.

288. Health Research, Planning, and Coordination (40600)..... $14,369,084 $14,366,834

Health Research, Planning and Coordination (40603)...... $2,940,041 $2,937,791
Regulation of Health Care Facilities (40607)............... $10,183,711 $10,183,711
Certificate of Public Need (40608)........................... $1,245,332 $1,245,332

Fund Sources: General........................................ $3,202,184 $3,199,934
Special.................................................. $1,995,982 $1,995,982
Dedicated Special Revenue................................. $451,798 $451,798
Federal Trust................................................. $8,719,120 $8,719,120

Authority: §§ 32.1-102.1 through 32.1-102.12; 32.1-122.01 through 32.1-122.08; and 32.1-123 through 32.1-138.5, Code of Virginia; and P.L. 96-79, as amended, Federal Code; and Title XVIII and Title XIX of the U.S. Social Security Act, Federal Code.

A. Supplemental funding for the regional health planning agencies shall be provided from the following sources:

1. Special funds from Certificate of Public Need (40608) application fees in excess of those required to operate the COPN Program, provided the program may retain special fund balances each year equal to one month’s operational needs in case of revenue shortfalls in the subsequent year.

2. The Department of Health shall revise annual agreements with the regional health planning agencies to require an annual independent financial audit to examine the use of state funds and the reasonableness of those expenditures.

B. Failure of any regional health planning agency to establish or sustain business operations shall cause funds to revert to the Central Office to support health planning and Certificate of Public Need functions.
C. The State Health Commissioner shall continue implementation of the "Five-Year Action Plan: Improving Access to Primary Health Care Services in Medically Underserved Areas and Populations of the Commonwealth." A minimum of $150,000 the first year and $150,000 the second year from the general fund shall be provided to the Virginia Office of Rural Health, as the state match for the federal Office of Rural Health Policy Grant. The commissioner is authorized to contract for services to accomplish the plan.

D. Out of the this appropriation, $278,000 the first year and $278,000 the second year is appropriated to the department from statewide indirect cost recoveries to match federal funds and support the programs of the Office of Licensure and Certification. Amounts recovered in excess of the special fund appropriation shall be deposited to the general fund.

E. Out of this appropriation, $96,150 the first year and $93,900 the second year from the general fund is provided for plan management activities related to the federal exchange. The Department of Health shall seek federal funding to cover the cost of this function. If federal funding is available then the department shall reimburse the general fund for these costs.

289. State Health Services (43000) ............................................ $175,045,468 $174,430,554
Child and Adolescent Health Services (43002)................. $10,501,964 $10,501,964
Women’s and Infant’s Health Services (43005)................ $8,246,240 $7,631,326
Chronic Disease Prevention, Health Promotion, and Oral Health (43015)............................................ $10,156,946 $10,156,946
Injury and Violence Prevention (43016)............................ $3,888,271 $3,888,271
Women, Infants, and Children (WIC) and Community Nutrition Services (43017)............................................ $142,252,047 $142,252,047

Fund Sources: General........................................................ $3,758,068 $3,758,068
Special................................................................. $2,840,851 $2,840,851
Dedicated Special Revenue........................................ $64,967,057 $64,967,057
Federal Trust............................................................ $103,479,492 $102,864,578


A. Out of this appropriation, $952,807 the first year and $952,807 the second year from special funds is provided to support the newborn screening program and its expansion pursuant to Chapters 717 and 721, Act of Assembly of 2005. Fee revenues sufficient to fund the Department of Health's costs of the program and its expansion shall be transferred from the Division of Consolidated Laboratory Services.

B. The Special Supplemental Nutrition Program for Women, Infants, and Children is exempt from the requirements of the Administrative Process Act (§ 2.2-4000 et seq.).

C. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be provided to the department's sickle cell program to address rising pediatric caseloads in the current program. Any remaining funds shall be used to develop transition services for youth who will require adult services to ensure appropriate medical services are available and provided for youth who age out of the current program.

D. The State Health Commissioner, in cooperation with the director of the Division of Women, Infants, and Children (WIC) and Community Nutrition Services, shall provide a written report not later than December 15 of each year to the Chairmen of the House Appropriations and Senate Finance Committees on (i) the progress of the multi-state procurement of a multi-state computerized database "WIC System" known formally as the Crossroads Design, Development and Implementation WIC System; (ii) the division's efforts to ensure that in designing and successfully procuring the WIC System that adequate participant access can be achieved without the current use of slotting or other similar vendor-limiting criteria and the system allows peer groups to be changed to reflect marketplace dynamics and ensure a more equitable vendor comparison; and (iii) the division's efforts to coordinate these changes in collaboration with the division's existing Retail Advisory Groups and other stakeholders.
E. It is the intent of the General Assembly that the State Health Commissioner continue providing services through child development clinics and access to children’s dental services.

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<tr>
<th>Item Details($)</th>
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<td>Local Nutrition Services (44018)</td>
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Fund Sources: General: $96,665,713 | $96,876,528
Special: $97,968,592 | $98,132,691
Dedicated Special Revenue: $2,472,715 | $2,472,715
Federal Trust: $41,202,614 | $41,202,614

Authority: §§ 32.1-11 through 32.1-12, 32.1-31, 32.1-163 through 32.1-176, 32.1-198 through 32.1-211, 32.1-246, and 35.1-1 through 35.1-26, Code of Virginia; Title V of the U.S. Social Security Act; and Title X of the U.S. Public Health Service Act.

A.1. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $425.00, for a construction permit for on-site sewage systems designed for less than 1,000 gallons per day, and alternative discharging systems not supported with certified work from an authorized onsite soil evaluator or a professional engineer working in consultation with an authorized onsite soil evaluator.

2. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $350.00, for the certification letter for less than 1,000 gallons per day not supported with certified work from an authorized onsite soil evaluator or a professional engineer working in consultation with an authorized onsite soil evaluator.

3. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $225.00, for a construction permit for an onsite sewage system designed for less than 1,000 gallons per day when the application is supported with certified work from a licensed onsite soil evaluator.

4. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $320.00, for the certification letter for less than 1,000 gallons per day supported with certified work from an authorized onsite soil evaluator or a professional engineer working in consultation with an authorized onsite soil evaluator.

5. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $300.00, for a construction permit for a private well.

6. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $1,400.00, for a construction permit or certification letter designed for more than 1,000 gallons per day.

7. The State Health Commissioner shall appoint two manufacturers to the Advisory Committee on Sewage Handling and Disposal, representing one system installer and the Association of Onsite Soil Engineers.
B. The State Health Commissioner is authorized to develop, in consultation with the regulated entities, a hotel, campground, and summer camp plan and specification review fee, not to exceed $40.00, a restaurant plan and specification review fee, not to exceed $40.00, an annual hotel, campground, and summer camp permit renewal fee, not to exceed $40.00, and an annual restaurant permit renewal fee, not to exceed $40.00 to be collected from all establishments, except K-12 public schools, that are subject to inspection by the Department of Health pursuant to §§ 35.1-13, 35.1-14, 35.1-16, and 35.1-17, Code of Virginia. However, any such establishment that is subject to any health permit fee, application fee, inspection fee, risk assessment fee or similar fee imposed by any locality as of January 1, 2002, shall be subject to this annual permit renewal fee only to the extent that the Department of Health fee and the locally imposed fee, when combined, do not exceed the fee amount listed in this paragraph. This fee structure shall be subject to the approval of the Secretary of Health and Human Resources.

C. Pursuant to the Department of Health's Policy Implementation Manual (#07-01), individuals who participate in a local festival, fair, or other community event where food is sold, shall be exempt from the annual temporary food establishment permit fee of $40.00 provided the event is held only one time each calendar year and the event takes place within the locality where the individual resides.

D. The State Health Commissioner shall work with public and private dental providers to develop options for delivering dental services in underserved areas, including the use of public-private partnerships in the development and staffing of facilities, the use of dental hygiene and dental students to expand services and enhance learning experiences, and the availability of reimbursement mechanisms and other public and private resources to expand services.

E. The Department of Health shall continue to implement a sustainable preventive model to begin July 1, 2014, except in the Mount Rogers, Western Tidewater, and Norfolk Health districts, and full transition by January 1, 2016. The model shall ensure that (i) trained personnel are in place; (ii) the focus on those areas of the Commonwealth in the most need of these dental services, including those areas with higher risk factors including a concentration of diabetic and free lunch populations and a higher than average Medicaid-eligible population; and (iii) the development of evaluation metrics to assist in ensuring efficient and effective use of funding and services.

F. Out of this appropriation, $176,929 the first year and $387,744 the second year from the general fund and $103,503 the first year and $267,602 the second year from nongeneral funds is provided to address the cost of leasing or expanding local health department facilities.

### Financial Assistance to Community Human Services Organizations (49200)

| Payments to Human Services Organizations (49204) | $14,591,833 | $14,591,833 |
| Fund Sources: General | $13,741,833 | $14,191,833 |
| Federal Trust | $850,000 | $400,000 |

Authority: § 32.1-2, Code of Virginia.

A.1. Out of this appropriation, $1,382,946 the first year and $1,832,946 the second year from the general fund and $850,000 the first year and $400,000 the second year from the federal Temporary Assistance for Needy Families (TANF) block grant is provided to the Comprehensive Health Investment Project (CHIP) of Virginia.

2. The purpose of the program is to develop, expand, and operate a network of local public-private partnerships providing comprehensive care coordination, family support and preventive medical and dental services to low-income, at-risk children.

3. The general fund appropriation in this Item for the CHIP of Virginia projects shall not be used for administrative costs.
### Item 291.

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<th>Appropriations($)</th>
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<td>First Year</td>
<td>Second Year</td>
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4. CHIP of Virginia shall continue to pursue raising funds and in-kind contributions from local communities. It is the intent of the General Assembly that the CHIP program increases its efforts to raise funds from local communities and other private or public sources with the goal of reducing reliance on general fund appropriations in the future.

5. Of this appropriation, from the amounts in paragraph A.1., $24,679 the first year and $24,679 the second year from the general fund is provided to the CHIP of Roanoke and shall be used as matching funds to support three full-time equivalent public health nurse positions to services in the Roanoke Valley and Allegheny Highlands.

B. Out of this appropriation $53,241 the first year and $53,241 the second year from the general fund shall be provided to the Alexandria Neighborhood Health Services, Inc. to promote the health of women in Alexandria, Arlington, Fairfax County, and Falls Church, to prevent illness and injury and provide early treatment for serious health conditions. The contract with Alexandria Neighborhood Health Services Inc. (ANHSI) shall require that ANHSI provide comprehensive women’s health care with a focus on preventative health services and screenings to low income, uninsured women. Women’s health care services shall focus on preventative screenings. Blood pressure screening and body mass index shall be performed at each visit. The organization shall pursue raising funds and in-kind contributions from the local community.

C. Out of this appropriation $5,982 the first year and $5,982 the second year from the general fund shall be provided to the Louisa County Resource Council to promote, develop, and encourage activities to deliver community-based services to disadvantaged Louisa County residents. The contract with Louisa County Resource Council shall require that the council provide assistance to income-eligible residents in meeting various needs of the clients including medication assistance, outreach assistance, and medical care referrals by exploring affordable options. The council shall continue to pursue raising funds and in-kind contributions from the local community.

D. Out of this appropriation, $7,837 the first year and $7,837 the second year from the general fund shall be provided to the Olde Towne Medical Center. The contract with Olde Towne Medical Center shall require that the center provide cost effective, comprehensive primary and preventive health care (including obstetrical care) and oral health care to the uninsured, Medicaid, and Medicare residents in the City of Williamsburg, James City County, and York County. The population served shall include adults and children.

E.1. Out of this appropriation, $433,750 the first year and $433,750 the second year from the general fund shall be provided to the Virginia Community Healthcare Association (VCHA). The contract with VCHA shall require that the association purchase pharmaceuticals and medically necessary pharmacy supplies, and to provide pharmacy services to low-income, uninsured patients of the Community and Migrant Health Centers throughout Virginia. The uninsured patients served with these funds shall have family incomes no greater than 200 percent of the federal poverty level. The amount allocated to each Community and Migrant Health Center shall be determined through an allocation methodology developed by the Virginia Community Healthcare Association. The allocation methodology shall ensure that the Community and Migrant Health Centers are able to serve the pharmacy needs of the greatest number of low-income, uninsured persons. The Virginia Community Healthcare Association shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

2. Out of this appropriation, $175,000 the first year and $175,000 the second year from the general fund shall be provided to the Virginia Community Healthcare Association. The contract with VCHA shall require that the association expand access to care provided through community health centers.

3. Out of this appropriation, $1,800,000 the first year and $1,800,000 the second year from the general fund shall be provided to the Virginia Community Healthcare Association. The contract with VCHA shall require that the association support community health center operating costs for services provided to uninsured clients. The amount allocated to each Community and Migrant Health Center shall be determined through an allocation methodology developed by the Virginia Community Healthcare Association. The allocation methodology
shall ensure that funds are distributed such that the Community and Migrant Health Centers are able to serve the needs of the greatest number of uninsured persons. The Virginia Community Healthcare Association shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

F.1. Out of this appropriation, $1,321,400 the first year and $1,321,400 the second year from the general fund shall be provided to the Virginia Association of Free Clinics (VAFC). The contract with VAFC shall require that the organization purchase pharmaceuticals and medically necessary pharmacy supplies, and to provide pharmacy services to low-income, uninsured patients of the Free Clinics throughout Virginia. The amount allocated to each Free Clinic shall be determined through an allocation methodology developed by the Virginia Association of Free Clinics. The allocation methodology shall ensure that funds are distributed such that the Free Clinics are able to serve the pharmacy needs of the greatest number of low-income, uninsured adults. The Virginia Association of Free Clinics shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

2. Out of this appropriation, $175,000 the first year and $175,000 the second year from the general fund shall be provided to the Virginia Association of Free Clinics (VAFC). The contract with VAFC shall require the organization to expand access to health care services.

3. Out of this appropriation, $1,700,000 the first year and $1,700,000 the second year from the general fund shall be provided to the Virginia Association of Free Clinics (VAFC). The contract with VAFC shall require that the organization support free clinic operating costs for services provided to uninsured clients. The amount allocated to each free clinic shall be determined through an allocation methodology developed by the Virginia Association of Free Clinics. The allocation methodology shall ensure that funds are distributed such that the free clinics are able to serve the needs of the greatest number of uninsured persons. The Virginia Association of Free Clinics shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

G. Out of this appropriation, $29,303 the first year and $29,303 the second year from the general fund shall be provided to expand services at the HealthWorks of Herndon. The contract with HealthWorks of Herndon (HWH) shall require that HWH provide treatment and prevention services, including health care services and mental health counseling, to low income and uninsured adults and children residing in the communities of Herndon, Reston, Chantilly, and Centreville in Fairfax County. These services shall include comprehensive primary health care with integrated behavioral health care to adult and children, prescription medications, diagnostic and lab testing, specialty referrals, and preventive screenings. Children’s services shall include school physicals and sports physicals. Patients will also have access to oral health care through HealthWorks Dental Program.

H. Out of this appropriation, $164,758 the first year and $164,758 the second year from the general fund shall be provided to the Southwest Virginia Graduate Medical Education Consortium. The contract with Southwest Virginia Graduate Medical Education (GMEC) shall require GMEC to create and support medical residency preceptor sites in rural and underserved communities in Southwest Virginia. GMEC is a program of the University of Virginia’s College at Wise.

I. Out of this appropriation, $355,555 the first year and $355,555 the second year from the general fund shall be provided to the regional AIDS resource and consultation centers and one local early intervention and treatment center.

J. Out of this appropriation, $57,963 the first year and $57,963 the second year from the general fund shall be provided to the Arthur Ashe Health Center in Richmond. The contract with the Arthur Ashe Health Center shall require that the center provide HIV early intervention and treatment for HIV infected patients who reside within the City of Richmond.

K. Out of this appropriation, $10,663 the first year and $10,663 the second year from the general fund shall be provided to the Fan Free Clinic for AIDS related services. The contract with the Fan Free Clinic shall require that the clinic provide financial assistance and support groups and conduct an education and outreach program for HIV positive clients in Central Virginia.
L.1. Out of this appropriation, $4,080,571 the first year and $4,080,571 the second year from the general fund shall be provided to the Virginia Health Care Foundation. The contract with the Virginia Health Care Foundation (VHCF) shall require that the general fund shall be matched with local public and private resources and shall be awarded to proposals which enhance access to primary health care for Virginia's uninsured and medically underserved residents, through innovative service delivery models. The foundation, in coordination with the Virginia Department of Health, the Area Health Education Centers program, the Joint Commission on Health Care, and other appropriate organizations, is encouraged to undertake initiatives to reduce health care workforce shortages. The foundation shall account for the expenditure of these funds by providing the Governor, the Secretary of Health and Human Resources, the Chairmen of the House Appropriations and Senate Finance Committees, the State Health Commissioner, and the Chairman of the Joint Commission on Health Care with a certified audit and full report on the foundation's initiatives and results, including evaluation findings, not later than October 1 of each year for the preceding fiscal year ending June 30.

2. The contract with the Virginia Health Care Foundation shall require that on or before October 1 of each year, the foundation shall submit to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees a report on the actual amount, by fiscal year, of private and local government funds received by the foundation since its inception. The report shall include certification that an amount equal to the state appropriation for the preceding fiscal year ending June 30 has been matched from private and local government sources during that fiscal year.

3. Of this appropriation, from the amounts in paragraph L.1., $125,000 the first year and $125,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation (VHCF). The contract with VHCF shall require that the general fund shall be provided to the foundation to expand the Pharmacy Connection software program to unserved or underserved regions of the Commonwealth.

4. Of this appropriation, from the amounts in paragraph L.1., $105,000 the first year and $105,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation (VHCF). The contract with VHCF shall require that the general fund shall be provided to the foundation for the Rx Partnership to improve access to free medications for low-income Virginians.

5. Of this appropriation, from the amounts in paragraph L.1., $1,850,000 the first year and $1,850,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation (VHCF). The contract with VHCF shall require that the general fund be provided to the foundation to increase the capacity of the Commonwealth’s health safety net providers to expand services to unserved or underserved Virginians. Of this amount, (i) $850,000 the first year and $850,000 the second year shall be used to underwrite service expansions and/or increase the number of patients served at existing sites or at new sites, (ii) $850,000 the first year and $850,000 the second year shall be used for Medication Assistance Coordinators who provide outreach assistance, and (iii) $150,000 the first year and $150,000 the second year shall be made available for locations with existing medication assistance programs.

M. Out of this appropriation, $247,313 the first year and $247,313 the second year from the general fund is provided to support the administration of the patient level data base, including the outpatient data reporting system. The department shall establish a contract for this service.

N. Out of this appropriation, $76,712 the first year and $76,712 the second year from the general fund shall be provided to the St. Mary's Health Wagon. The contract with St. Mary's Health Wagon shall require the organization to provide summer outreach programs to low-income and uninsured individuals living in southwest Virginia.

O. Out of this appropriation, $105,000 the first year and $105,000 the second year from the general fund shall be provided to the Statewide Sickle Cell Chapters of Virginia (SSCCV). The contract with SSCCV shall require that the general fund shall be used to provide for grants to community-based programs that provide patient assistance, education, and family-centered support for individuals suffering from sickle cell disease. The SSCCV shall develop criteria for distributing these funds including specific goals and outcome measures. A report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees detailing program outcomes by October 1 of each year.
P. Out of this appropriation, $16,280 the first year and $16,280 the second year from the general fund shall be provided to the Virginia Dental Health Foundation for the Mission of Mercy (M.O.M.) dental project. The contract with the Virginia Dental Health Foundation for the Mission of Mercy (M.O.M.) dental project shall require the Foundation to conduct Mission of Mercy (M.O.M.) Projects that provide no cost dental services in identified underserved areas.

Q. Out of this appropriation, $1,000,000 the first year and $1,000,000 the second year from the general fund shall be used to support three poison control centers. The State Health Commissioner shall review existing poison control services and determine how best to provide and enhance use of these services as a resource for patients with mental health disorders and for health care providers treating patients with poison-related suicide attempts, substance abuse, and adverse medication events. The Commissioner shall allocate the general fund amounts between the three centers. The general fund amounts shall be based on the proportion of Virginia’s population served by each center.

R. Out of this appropriation, $32,559 the first year and $32,559 the second year from the general fund shall be provided to the Community Health Center of the Rappahannock Region to provide medical, dental, and behavioral health services to low income and/or uninsured residents in the Rappahannock region. The contract with the center shall require the center to include acute and chronic disease management services, lab and diagnostic services, medication assistance, physical examinations, diagnosis and treatment of sexually transmitted infections, immunizations, women’s health services (including family planning and pap smears), preventive and restorative dental services, and behavioral health services.

S. Out of this appropriation, $510,000 the first year and $510,000 the second year from the general fund is designated to the Hampton Roads Proton Beam Therapy Institute at Hampton University, LLC. The contract with Hampton Roads Proton Beam Therapy Institute shall require that the institute support efforts for proton therapy in the treatment of cancerous tumors with fewer side effects.

292. Drinking Water Improvement (50800)............................... $25,012,730 $25,012,730
   Drinking Water Regulation (50801)................................... $8,447,736 $8,447,736
   Drinking Water Construction Financing (50802).............. $16,146,712 $16,146,712
   Public Health Toxicology (50805)................................ $418,282 $418,282
   Fund Sources: General........................................................ $4,659,489 $4,659,489
                      Special......................................................... $4,594,504 $4,594,504
                      Dedicated Special Revenue..... $13,004,512 $13,004,512
                      Federal Trust................................................. $2,754,225 $2,754,225


A. It is the intent of the General Assembly that the Department of Health be the agency designated to receive and manage general and nongeneral funds appropriated pursuant to the federal Safe Drinking Water Act of 1996.

B. The fee schedule for charges to community waterworks shall be adjusted to the level necessary to cover the cost of operating the Waterworks Technical Assistance Program, consistent with § 32.1-171.1, Code of Virginia, and shall not exceed $3.00 per connection to all community waterworks.

293. Environmental Health Hazards Control (56500).............. $8,543,395 $8,543,395
   State Office of Environmental Health Services (56501)...... $3,883,194 $3,883,194
   Shellfish Sanitation (56502)............................................. $2,271,234 $2,271,234
   Bedding and Upholstery Inspection (56503)..................... $403,295 $403,295
   Radiological Health and Safety Regulation (56504)......... $1,985,672 $1,985,672
   Fund Sources: General...................................................... $5,185,767 $5,185,767
                      Special......................................................... $1,377,894 $1,377,894
## ITEM 293.

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Authority: §§ 2.2-4002 B 16; 28.2-800 through 28.2-825; and 32.1-212 through 32.1-245, Code of Virginia.

Out of this appropriation, $12,500 the first year and $12,500 the second year from the general fund shall be provided for the activities of the Sewage Appeals Review Board.

### 294. Emergency Preparedness (77500) ...................................... $32,319,573 $32,319,573

Emergency Preparedness and Response (77504)........................................... $32,319,573 $32,319,573

Fund Sources: Federal Trust............................................... $32,319,573 $32,319,573


### 295. Administrative and Support Services (49900)................... $17,409,803 $17,545,396

General Management and Direction (49901).................................. $4,879,700 $4,911,265

Information Technology Services (49902).................................... $6,521,906 $6,542,287

Accounting and Budgeting Services (49903)................................... $2,796,247 $2,879,894

Human Resources Services (49914)........................................... $1,883,887 $1,883,887

Procurement and Distribution Services (49918)........................... $1,328,063 $1,328,063

Fund Sources: General................................................................ $13,376,146 $13,511,739

Special................................................................. $3,572,172 $3,572,172

Federal Trust.......................................................... $461,485 $461,485

Authority: §§ 3.2-5206 through 3.2-5216, 32.1-11.3 through 32.1-16 through 32.1-23, 35.1-1 through 35.1-7, and 35.1-9 through 35.1-28, Code of Virginia.

A. 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 of 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.

B. Out of this appropriation, $350,000 the first year and $150,000 the second year from the general fund shall be provided for agency costs related to onboarding to ConnectVirginia, transition costs to convert the agency’s node on ConnectVirginia to the state agency node, and provide support to other state agencies in their onboarding efforts.

Total for Department of Health.............................................. $641,233,340 $641,126,683

General Fund Positions.................................................................. 1,485.00 1,485.00

Nongeneral Fund Positions...................................................... 2,191.00 2,191.00

Position Level ........................................................................... 3,676.00 3,676.00

Fund Sources: General.......................................................... $160,729,959 $161,524,117

Special................................................................. $138,106,828 $138,270,927

Dedicated Special Revenue.................................................. $106,068,122 $106,068,122

Federal Trust.......................................................... $236,328,431 $235,263,517

§ 1-91. DEPARTMENT OF HEALTH PROFESSIONS (223)

### 296. Higher Education Student Financial Assistance (10800) .. $65,000 $65,000

Scholarships (10810)........................................................... $65,000 $65,000

Fund Sources: Special........................................................ $65,000 $65,000

Authority: § 54.1-3011.2, Chapter 30, Code of Virginia.

### 297. Regulation of Professions and Occupations (56000) ...... $27,557,241 $27,666,429
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<td>$65,000</td>
<td>$65,000</td>
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<td>Trust and Agency</td>
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<td>Dedicated Special Revenue</td>
<td>$26,723,195</td>
<td>$26,832,383</td>
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<td>Federal Trust</td>
<td>$45,248</td>
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<tr>
<td>§ 1-92. DEPARTMENT OF MEDICAL ASSISTANCE SERVICES (602)</td>
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<tr>
<td>298. Pre-Trial, Trial, and Appellate Processes (32100)</td>
<td>$11,943,491</td>
<td>$14,243,440</td>
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<tr>
<td>Reimbursements for Medical Services Related to Involuntary Mental Commitments (32107)</td>
<td>$11,943,491</td>
<td>$14,243,440</td>
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<tr>
<td>Fund Sources: General</td>
<td>$11,943,491</td>
<td>$14,243,440</td>
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<tr>
<td>Authority: § 37.2-809, Code of Virginia.</td>
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<tr>
<td>A. Any balance, or portion thereof, in Reimbursements for Medical Services Related to Involuntary Mental Commitments (32107), may be transferred between Items 40, 41, 42, and 298 as needed, to address any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.</td>
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<td>B. Out of this appropriation, payments may be made to licensed health care providers for medical screening and assessment services provided to persons with mental illness while in emergency custody pursuant to § 37.2-808, Code of Virginia.</td>
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<td>C. To the extent that the appropriation in this Item is insufficient, the Department of Planning and Budget shall transfer general fund appropriation from Items 300, 301, and 303 to this Item, if available.</td>
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<td>D. The Director of the Department of Medical Assistance Services, in consultation with the Commissioner of the Department of Behavioral Health and Developmental Services, shall review the current rate that is paid for medical costs associated with involuntary mental health commitments. The review shall assess whether the current rate paid for medical services is adequate to serve individuals who may require highly specialized staffing and treatment needs while under detention. The director shall report his findings and recommendations to the Chairman of the House Appropriations and Senate Finance Committees by November 1, 2014.</td>
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<tr>
<td>299. Financial Assistance for Health Research (40700)</td>
<td>$48,810,945</td>
<td>$48,810,945</td>
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<td>Grants for Improving the Quality of Health Services (40703)</td>
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<td>Fund Sources: Federal Trust</td>
<td>$48,810,945</td>
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<tr>
<td>300. Children’s Health Insurance Program Delivery (44600)</td>
<td>$201,621,866</td>
<td>$212,369,211</td>
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<tr>
<td>Reimbursements for Medical Services Provided Under the Family Access to Medical Insurance Security Plan (44602)</td>
<td>$201,621,866</td>
<td>$212,369,211</td>
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Authority: Title 32.1, Chapter 13, Code of Virginia; Title XXI, Social Security Act, Federal Code.

A. Pursuant to Chapter 679, Acts of Assembly of 1997, the State Corporation Commission shall annually, on or before June 30, 1998, and each year thereafter, calculate the premium differential between: (i) 0.75 percent of the direct gross subscriber fee income derived from eligible contracts and (ii) the amount of license tax revenue generated pursuant to subdivision A 4 of § 58.1-2501 for the immediately preceding taxable year and notify the Comptroller of the Commonwealth to transfer such amounts to the Family Access to Medical Insurance Security Plan Trust Fund as established on the books of the State Comptroller.

B. As a condition of this appropriation, revenues from the Family Access to Medical Insurance Security Plan Trust Fund, shall be used to match federal funds for the Children's Health Insurance Program.

C. Every eligible applicant for health insurance as provided for in Title 32.1, Chapter 13, Code of Virginia, shall be enrolled and served in the program.

D. To the extent that appropriations in this Item are insufficient, the Department of Planning and Budget shall transfer general fund appropriation from Items 301 and 303, if available, into this Item, to be used as state match for federal Title XXI funds.

E. The Department of Medical Assistance Services shall make the monthly capitation payment to managed care organizations for the member months of each month in the first week of the subsequent month.

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

Medicaid Program Services (45600)................................. $8,434,331,435 $8,661,642,748
Reimbursements to State-Owned Mental Health and Intellectual Disabilities Facilities (45607)........................ $195,323,559 $151,502,743
Reimbursements for Behavioral Health Services (45608)........................ $714,458,456 $737,933,976
Reimbursements for Medical Services (45609)..................... $5,615,790,120 $5,874,808,569
Reimbursements for Long-Term Care Services (45610)...... $1,908,759,300 $1,897,397,460
Fund Sources: General......................................................... $3,877,123,130 $4,043,108,604
Dedicated Special Revenue............................................. $375,991,838 $366,283,980
Federal Trust................................................................. $4,181,216,467 $4,252,250,164

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

A. Out of this appropriation, $97,661,780 the first year and $75,751,372 the second year from the general fund and $97,661,779 the first year and $75,751,371 the second year from the federal trust fund is provided for reimbursement to the institutions within the Department of Behavioral Health and Developmental Services.
B.1. Included in this appropriation is $76,612,053 the first year and $81,232,654 the second year from the general fund and $91,856,828 the first year and $99,297,231 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.

2. Included in this appropriation is $42,628,181 the first year and $42,875,083 the second year from the general fund and $53,760,229 the first year and $56,391,794 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.

3. The general fund amounts for the state teaching hospitals have been reduced to mirror the general fund impact of no inflation for inpatient services in FY 2015 and FY 2016 for private hospitals reflected in paragraph CCC. 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.

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 HMO discharges for Type One hospitals and to increase the adjustment factor 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.

C.1. The estimated revenue for the Virginia Health Care Fund is $375,991,838 the first year and $366,283,980 the second year, to be used pursuant to the uses stated in §32.1-367, Code of Virginia.

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.

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.

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.

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

2. The director shall promulgate such regulations as may be necessary to implement those programs which may be permitted by Titles XIX and XXI of the Social Security Act, in 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 long-term 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 from Item 300 and 303, if available, to be used as state match for federal Title IX funds.

H. It is the intent of the General Assembly that the medically needy income limits for the Medicaid 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.

J. The Department of Medical Assistance Services shall establish a program to more effectively manage those Medicaid recipients who receive the highest cost care. To implement the program, the department shall establish uniform criteria for the program, including criteria for the high cost recipients, providers and reimbursement, service limits, assessment and authorization limits, utilization review, quality assessment, appeals and other such criteria as may be deemed necessary to define the program. The department shall seek any necessary approval from the Centers for Medicare and Medicaid Services, and shall promulgate such 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 reimbursement thereof. The Department of Medical Assistance Services shall report its efforts to expand dental services to the Chairmen of the House Appropriations and Senate Finance Committees and the Department of Planning and Budget by December 15 each year.

L. The Department of Medical Assistance Services shall not require dentists who agree to participate in the delivery of Medicaid pediatric dental care services, or services provided to enrollees in the Family Access to Medical Insurance Security (FAMIS) Plan or any variation of FAMIS, to also deliver services to subscribers enrolled in commercial plans of the managed care vendor, unless the dentist is a willing participant in the commercial managed care plan.

M. The Department of Medical Assistance Services shall implement continued enhancements to the drug utilization review (DUR) program. The department shall continue the Pharmacy Liaison Committee and the DUR Board. The department shall continue to work with the Pharmacy Liaison Committee to implement initiatives for the promotion of cost-effective services delivery as may be appropriate. The department shall report on the Pharmacy Liaison Committee’s and the DUR Board’s activities 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 December 15 each year of the biennium.
N.1. The Department of Medical Assistance Services shall have the authority to seek federal approval of changes to its MEDALLION waiver and its Medallion II waiver.

2. In order to conform the state regulations to the federally approved changes and to implement the provisions of this act, the department shall promulgate emergency regulations to become effective within 280 days or less from the enactment of this act. The department shall implement these necessary regulatory changes to be consistent with federal approval of the waiver changes.

O.1. The Department of Medical Assistance Services shall develop and pursue cost saving strategies internally and with the cooperation of the Department of Social Services, Virginia Department of Health, Office of the Attorney General, Comprehensive Services Act program, Department of Education, Department of Juvenile Justice, Department of Behavioral Health and Developmental Services, Department for Aging and Rehabilitative Services, Department of the Treasury, University of Virginia Health System, Virginia Commonwealth University Health System Authority, Department of Corrections, federally qualified health centers, local health departments, local school divisions, community service boards, local hospitals, and local governments, that focus on optimizing Medicaid claims and cost recoveries. Any revenues generated through these activities shall be transferred to the Virginia Health Care Fund to be used for the purposes specified in this Item.

2. The Department of Medical Assistance Services shall retain the savings necessary to reimburse a vendor for its efforts to implement paragraph O.1. of this Item. However, prior to reimbursement, the department shall identify for the Secretary of Health and Human Resources each of the vendor's revenue maximization efforts and the manner in which each vendor would be reimbursed. No reimbursement shall be made to the vendor without the prior approval of the above plan by the Secretary.

P. The Department of Medical Assistance Services shall have the authority to pay contingency fee contractors, engaged in cost recovery activities, from the recoveries that are generated by those activities. All recoveries from these contractors shall be deposited to a special fund. After payment of the contingency fee any prior year recoveries shall be transferred to the Virginia Health Care Fund. The Director, Department of Medical Assistance Services, shall report to the Chairmen of the House Appropriations and Senate Finance Committees the increase in recoveries associated with this program as well as the areas of audit targeted by contractors by November 1 each year.

Q. The Department of Medical Assistance Services in cooperation with the State Executive Council, shall provide semi-annual training to local Comprehensive Services Act 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.

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

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 and Therapeutics Committee shall be composed of 8 to 12 members, including the Commissioner, Department of Behavioral Health and Developmental Services, or his designee. Other members shall be selected or approved by the department. The membership shall include a ratio of physicians to pharmacists of 2:1 and the department shall ensure that at least one-half of the physicians and pharmacists are either direct providers or are employed with organizations that serve recipients for all segments of the Medicaid population. Physicians on the committee shall be licensed in Virginia, one of whom shall be a psychiatrist, and one of whom specializes in care for the aging. Pharmacists on the committee shall be licensed in Virginia, one of whom shall have clinical expertise in mental health drugs, 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 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 the preferred drug list; (iii) appropriate exclusions for medications, including atypical anti-psychotics, used for the treatment of serious mental illnesses such as bi-polar disorders, schizophrenia, and depression; (iv) appropriate exclusions for medications used for the treatment of brain disorders, cancer and HIV-related conditions; (v) appropriate exclusions for therapeutic classes in which there is only one drug in the therapeutic class or there is very low utilization, or for which it is not cost-effective to include in the Preferred Drug List program; and (vi) appropriate grandfather clauses when prior authorization would interfere with established complex drug regimens that have proven to be clinically effective. In developing and maintaining the preferred drug list, the cost effectiveness of any given drug shall be considered only after it is determined to be safe and clinically effective.

b. The Pharmacy and Therapeutics Committee shall schedule meetings at least semi-annually and may meet at other times at the discretion of the chairperson and members. At the meetings, the Pharmacy and Therapeutics committee shall review any drug in a class subject to the Preferred Drug List that is newly approved by the Federal Food and Drug Administration, provided there is at least thirty (30) days notice of such approval prior to the date of the quarterly meeting.

3. The department shall establish a process for acting on the recommendations made by the Pharmacy and Therapeutics Committee, including documentation of any decisions which deviate from the recommendations of the committee.

4. The Preferred Drug List program shall include provisions for (i) the dispensing of a 72-hour emergency supply of the prescribed drug when requested by a physician and a dispensing fee to be paid to the pharmacy for such supply; (ii) prior authorization decisions to 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 the department; and (iv) consumer and provider education, training and information regarding the Preferred Drug List prior to implementation, and ongoing communications to include computer access to information and multilingual material.

5. The Preferred Drug List program shall generate savings as determined by the department that are net of any administrative expenses to implement and administer the program.

6. Notwithstanding § 32.1-331.12 et seq., Code of Virginia, to implement these changes, the Department of Medical Assistance Services shall promulgate emergency regulations to become effective within 280 days or less from the enactment of this act. With respect to such state plan amendments and regulations, the provisions of § 32.1-331.12 et seq., Code of Virginia, shall not apply. In addition, the department shall work with the Department of Behavioral Health and Development Services to consider utilizing a Preferred Drug List program for its non-Medicaid clients.

7. The Department of Medical Assistance Services shall (i) continually review utilization of behavioral health medications under the State Medicaid Program for Medicaid recipients; and (ii) ensure appropriate use of these medications according to federal Food and Drug Administration (FDA) approved indications and dosage levels. The department may also require retrospective clinical justification according to FDA approved indications and dosage levels for the use of multiple behavioral health drugs for a Medicaid patient. For individuals 18 years of age and younger who are prescribed three or more behavioral health drugs, the department may implement clinical edits that target inefficient, ineffective, or potentially harmful prescribing patterns in accordance with FDA-approved indications and dosage levels.

8. The Department of Medical Assistance Services shall ensure that in the process of developing the Preferred Drug List, the Pharmacy and Therapeutics Committee considers the value of including those prescription medications which improve drug regimen compliance, reduce medication errors, or decrease medication abuse through the use of medication delivery systems that include, but are not limited to, transdermal and injectable delivery systems.
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.

2. In developing the specialty drug program to implement appropriate care management and control drug expenditures, the department shall contract with a vendor who will develop a methodology for the reimbursement and utilization through appropriate case management of specialty drugs and distribute the list of specialty drug rates, authorized drugs and utilization guidelines to medical and pharmacy providers in a timely manner prior to the implementation of the specialty drug program and publish the same on the 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.

4. The department shall: (i) review, update and publish the list of authorized specialty drugs, utilization guidelines, and rates at least quarterly; (ii) implement and maintain a procedure to revise the list or modify specialty drug program utilization guidelines and rates, consistent with changes in the marketplace; and (iii) provide an administrative appeals procedure to allow dispensing or prescribing provider to contest the listed specialty drugs and rates.

5. The department shall report on savings and quality improvements achieved through the implementation measures for the specialty drug program to the Chairmen of the House Appropriations and Senate Finance Committees, the Joint Commission on Health Care, and the Department of Planning and Budget by November 1 of each year.

6. The department shall have authority to enact emergency regulations under § 2.2-4011 of the Administrative Process Act to effect these provisions.

T.1. The Department of Medical Assistance Services shall reimburse school divisions who 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.

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

U. In the event that the Department of Medical Assistance Services decides to contract for pharmaceutical benefit management services to administer, develop, manage, or implement Medicaid pharmacy benefits, 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.

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 DSCE.
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.

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

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

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 accordance with the State Plan for Medical Assistance, the provisions of § 2.2-4019, Code of Virginia, and applicable federal law. The informal fact-finding conference decision shall be issued within 180 days of the receipt of the appeal request. If the agency does not render an informal fact-finding conference decision within 180 days of the receipt of the appeal request, the decision is deemed to be in favor of the provider. An appeal of the director's informal fact-finding conference decision concerning provider reimbursement shall be heard in accordance with § 2.2-4020 of the Administrative Process Act (§ 2.2-4020 et seq.) and the State Plan for Medical Assistance provided for in § 32.1-325, Code of Virginia. Once a final agency case decision has been made, the director shall undertake full recovery of such overpayment whether or not the provider disputes, in whole or in part, the informal fact-finding conference decision or the final agency case decision. Interest charges on the unpaid balance of any overpayment shall accrue pursuant to § 32.1-313, Code of Virginia, from the date the Director's agency case decision becomes final.

Y. Any hospital that was designated a Medicare-dependent small rural hospital, as defined in 42 U.S.C. §1395ww (d) (5) (G) (iv) prior to October 1, 2004, shall be designated a rural hospital pursuant to 42 U.S.C. §1395ww (d) (8) (ii) (II) on or after September 30, 2004.

Z. The Department of Medical Assistance Services shall implement one or more Program for All Inclusive Care for the Elderly (PACE) programs.

AA. The Department of Medical Assistance Services shall amend its State Plan for Medical Assistance Services to develop and implement a regional model for the integration of acute and long-term care services. This model would be offered to elderly and disabled clients on a mandatory basis. The department shall promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

BB.1. Contingent upon approval by the Centers for Medicare and Medicaid Services as part of the Money Follows the Person demonstration grant, the Department of Medical Assistance Services shall seek federal approval for necessary changes to home and community-based 1915(c) waivers to allow individuals transitioning from institutions to receive care in the community. The Department of Medical Assistance Services shall promulgate any necessary emergency regulations within 280 days or less from the enactment date of this act.

2. The Department of Medical Assistance Services shall amend the Individual and Family Developmental Disabilities Support (DD) Waiver to add up to 30 new slots (up to 15 each fiscal year) and the Intellectual Disabilities (ID) Waiver to add up to 220 new slots (up to 110
each fiscal year) which will be reserved for individuals transitioning out of institutional settings through the Money Follows the Person Demonstration. The Department of Medical Assistance Services shall seek federal approval for necessary changes to the DD and ID waiver applications to add the additional slots.

CC. The Department of Medical Assistance Services shall have the authority to implement prior authorization and utilization review for community-based mental health services for children and adults. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

DD. The Department of Medical Assistance Services shall delay the last quarterly payment of certain quarterly amounts paid to hospitals, from the end of each state fiscal year to the first quarter of the following year. Quarterly payments that shall be delayed from each June to each July shall be Disproportionate Share Hospital payments, Indirect Medical Education payments, and Direct Medical Education payments. The department shall have the authority to implement this reimbursement change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

EE. The Department of Medical Assistance Services shall make the monthly capitation payment to managed care organizations for the member months of each month in the first week of the subsequent month. The department shall have the authority to implement this reimbursement schedule change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

FF. In every June the remittance that would normally be paid to providers on the last remittance date of the state fiscal year shall be delayed one week longer than is normally the practice. This change shall apply to the remittances of Medicaid and FAMIS providers. This change does not apply to providers who are paid a per-month capitation payment. The department shall have the authority to implement this reimbursement change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

GG. Upon approval by the Centers for Medicare and Medicaid Services of the application for renewal of the Intellectual Disabilities Waiver, expeditious implementation of any revisions shall be deemed an emergency situation pursuant to § 2.2-4002 of the Administrative Process Act. Therefore, to meet this emergency situation, the Department of Medical Assistance Services shall promulgate emergency regulations to implement the provisions of this act.

HH. 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.

II. The Department of Medical Assistance Services shall impose an assessment equal to 5.5 percent of revenue on all ICF-MR 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.

JJ. The Department of Medical Assistance Services shall make programmatic changes in the provision of Intensive In-Home services and Community Mental Health services 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 of Medical Assistance Services shall promulgate regulations to implement these changes within 280 days or less from the enactment date of this act.

KK. Notwithstanding Chapters 228 and 303 of the 2009 Virginia Acts of Assembly and §32.1-323.2 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 Developmental Disabilities and Support Medicaid Waiver other than those slots authorized to specifically support the Money Follows the Person Demonstration, individuals who are exiting state institutions, any slots authorized under Chapters 724 and 729 of the 2011 Virginia Acts of Assembly or §37.2-319, Code of Virginia, or authorized elsewhere in this act.
LL. The Department of Medical Assistance Services shall not adjust rates or the rate ceiling of residential psychiatric facilities for inflation.

MM. The Department of Medical Assistance Services shall have the authority to modify reimbursement for Durable Medical Equipment for incontinence supplies based on competitive bidding subject to approval by the Centers for Medicare and Medicaid Services (CMS). The department shall have the authority to promulgate regulations to become effective within 280 days or less from the enactment of this act.

NN. 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.

OO. The Department of Medical Assistance Services shall seek federal authority through the necessary waiver(s) and/or State Plan authorization under Titles XIX and XXI of the Social 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 coordination shall be based on the principles of shared financial risk such as shared savings, performance benchmarks or risk and improving the value of care delivered by measuring outcomes, enhancing quality, and monitoring expenditures. The department shall engage stakeholders, including beneficiaries, advocates, providers, and health plans, during the development and implementation of the care coordination projects. Implementation shall include specific requirements for data collection to ensure the ability to monitor utilization, quality of care, outcomes, costs, and cost savings. The department shall report by November 1 of each year to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees detailing implementation progress including, but not limited to, the number of individuals enrolled in care coordination, the geographic areas, populations and services affected and cost savings achieved. Unless otherwise delineated, 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. The intent of this Item may be achieved through several steps, including, but not limited to, the following:

a. In fulfillment of this item, the department may seek federal authority to implement a care coordination program for Elderly or Disabled with Consumer Direction (EDCD) waiver participants effective October 1, 2011. This service would be provided to adult EDCD waiver participants 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 of this act.

b. In fulfillment of this item, the department may seek federal authority through amendments to the State Plan under Title XIX of the Social Security Act, and any necessary waivers, to allow individuals enrolled in Home and Community Based Care (HCBC) waivers to also be enrolled in contracted Medallion II managed care organizations for the purposes of receiving acute and medical care services. The department shall have authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

c. In fulfillment of this item, the department and the Department of Behavioral Health and Developmental Services, in collaboration with the Community Services Boards and in consultation with appropriate stakeholders, shall develop a blueprint for the development and implementation of a care coordination model for individuals in need of behavioral health services not currently provided through a managed care organization. The overall goal of the project is to improve the value of behavioral health services purchased by the Commonwealth of Virginia without compromising access to behavioral health services for vulnerable populations. Targeted case management services will continue to be the responsibility of the Community Services Boards. The blueprint shall: (i) describe the steps for development and implementation of the program model(s) including funding, populations served, services provided, timeframe for program implementation, and education of clients and providers; (ii) set the criteria for medical necessity for community mental health rehabilitation services; and (iii) include the following principles:

1. Improves value so that there is better access to care while improving equity.
2. Engages consumers as informed and responsible partners from enrollment to care delivery.

3. Provides consumer protections with respect to choice of providers and plans of care.

4. Improves satisfaction among providers and provides technical assistance and incentives for quality improvement.

5. Improves satisfaction among consumers by including consumer representatives on provider panels for the development of policy and planning decisions.

6. Improves quality, individual safety, health outcomes, and efficiency.

7. Develops direct linkages between medical and behavioral services in order to make it easier for consumers to obtain timely access to care and services, which could include up to full integration.

8. Builds upon current best practices in the delivery of behavioral health services.

9. Accounts for local circumstances and reflects familiarity with the community where services are provided.

10. Develops service capacity and a payment system that reduces the need for involuntary commitments and prevents default (or diversion) to state hospitals.

11. Reduces and improves the interface of vulnerable populations with local law enforcement, courts, jails, and detention centers.

12. Supports the responsibilities defined in the Code of Virginia relating to Community Services Boards and Behavioral Health Authorities.

13. Promotes availability of access to vital supports such as housing and supported employment.

14. Achieves cost savings through decreasing avoidable episodes of care and hospitalizations, strengthening the discharge planning process, improving adherence to medication regimens, and utilizing community alternatives to hospitalizations and institutionalization.

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

16. Requires standardized data collection, outcome measures, customer satisfaction surveys, and reports to track costs, utilization of services, and outcomes. Performance data should be explicit, benchmarked, standardized, publicly available, and validated.

17. Provides actionable data and feedback to providers.

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.

e.1. The department may seek the necessary waiver(s) and/or State Plan authorization under Title XIX of the Social Security Act to develop and implement a care coordination model for individuals dually eligible for services under both Medicare and Medicaid. The Director of the Department of Medical Assistance Services, in consultation with the Secretary of Health and Human Resources, shall establish a stakeholder advisory committee to support implementation of dual-eligible care coordination systems. The advisory committee shall support the dual-eligible initiatives by identifying care coordination and quality improvement priorities,
assisting in securing analytic and care management support resources from federal, private and other sources and helping design and communicate performance reports. The advisory committee shall include representation from health systems, health plans, long-term care providers, health policy researchers, physicians, and others with expertise in serving the aged, blind, and disabled, and dual-eligible populations. 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.

2. There is hereby created in the state treasury a special nonreverting fund to be known as the Commonwealth Coordinated Care Pay for Performance Fund, hereafter referred to as the “fund.” The fund shall be established on the books of the Comptroller and any moneys remaining in the Fund at the end of each fiscal year shall not revert to the general fund but shall remain in the fund. Moneys deposited to the fund shall be used solely for bonus payments to managed care organizations participating in the Commonwealth Coordinated Care program that meet the performance criteria of the pay for performance program specified in paragraph OO.e.1.

3. The department is authorized to implement a quality withhold program in the context of the initiative implemented pursuant to OO.e.1. Quality withhold funds, withheld from health plan capitation payments, shall be deposited in the fund created pursuant to OO.e.2. At the time and in the amounts determined by DMAS and Centers for Medicare and Medicaid Services, DMAS shall be authorized to make payments from the fund to health plans that meet quality performance measures stipulated in the Memorandum of Understanding and contract with health plans entered into pursuant to OO.e.1. Funds deposited in the fund may be used only for such payments.

4. The Department of Planning and Budget in collaboration with the Department of Medical Assistance services shall transfer general fund appropriation withheld from funds set aside in connection with a pay for performance program related to the dual eligible initiative pursuant to paragraph OO.e.1., to the fund.

PP. 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.

QQ. The Department of Medical Assistance Services, in consultation with the appropriate stakeholders, shall seek federal authority to implement a pricing methodology to modify or replace the current pricing methodology for pharmaceutical products as defined in 12 VAC 30-80-40, including the dispensing fee, with an alternative methodology that is budget neutral or that creates cost savings. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

RR. The Department of Medical Assistance Services shall make programmatic changes to the recipient utilization (Client Medical Management) program in order ensure appropriate utilization, prevent abuse, and promote improved and cost efficient medical management of essential Medicaid client health care. The department shall consider all available options including, but not limited to, prior authorization, utilization review, program criteria, and client enrollment. The Department of Medical Assistance Services shall promulgate regulations to implement these changes within 280 days or less from the enactment date of this act.

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

UU. 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.

VV. The Department of Medical Assistance Services (DMAS) shall have the authority to amend the State Plan for Medical Assistance to enroll and reimburse freestanding birthing centers accredited by the Commission for the Accreditation of Birthing Centers. Reimbursement shall be based on the Enhanced Ambulatory Patient Group methodology applied in a manner similar to the reimbursement methodology for ambulatory surgery centers. 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.

WW. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to pay Medicare rates for primary care services performed by primary care physicians as mandated in §1202 of the federal Health Care and Education Reconciliation Act of 2010 (“HCERA”; P.L. 111-152). Primary care services are defined as certain evaluation and management (E&M) services and services related to immunization administration for vaccines and toxoids. Eligible physicians are defined as physicians with a primary specialty designation of family medicine, general internal medicine, or pediatric medicine. The department shall have the authority to establish procedures to determine which providers meet the criteria. The rate increase shall be effective for a two-year period with dates of service beginning January 1, 2013, through December 31, 2014. As prescribed in HCERA, the department shall claim 100 percent federal matching funds for the difference in payments between the Medicaid fee schedule effective July 1, 2009, and the Medicare rate effective January 1, 2013. HCERA also mandates that the increase be applied to Managed Care services. The department shall have authority to implement these reimbursement changes, and consistent with the federal rule implementing § 1202 of HCERA and State Plan Amendment approved by the Centers for Medicare and Medicaid Services.

XX.1. In response to the unfavorable outcome to an appeal by the Department of Medical Assistance Services in federal court regarding reimbursement for services furnished to Medicaid members in a residential treatment center or freestanding psychiatric hospital, the department shall revise reimbursement for services furnished Medicaid members in residential treatment centers and freestanding psychiatric hospitals to include professional, pharmacy and other services to be reimbursed separately as long as the services are in the plan of care developed by the residential treatment center or the freestanding psychiatric hospital and arranged by the residential treatment center or the freestanding psychiatric hospital. The department shall require residential treatment centers to include all services in the plan of care needed to meet the member’s physical and psychological well-being while in the facility but may also include services in the community or as part of an emergency.

2. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days from the enactment of this act.

YY. The Department of Medical Assistance Services may seek federal authority through amendments to the State Plans under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to allow foster care children, on a regional basis to be determined by the department, to be enrolled in Medicaid managed care (Medallion II). The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment date of this act.
ZZ. The Department of Medical Assistance Services shall have the authority to amend the State Plans under Title XIX and Title XXI of the Social Security Act in order to comply with the mandated provider screening provisions of the federal Affordable Care Act (P.L. 111-148 and 111-152). The department shall have authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

AAA. The department may seek federal authority through amendments to the State Plans under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to develop and implement programmatic and system changes that allow expedited enrollment of Medicaid eligible recipients into Medicaid managed care, most importantly for pregnant women. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment date of this act.

BBB.1. The Department of Medical Assistance Services, related to appeals administered by and for the department, shall have authority to amend regulations to:

i. Utilize the method of transmittal of documentation to include email, fax, courier, and electronic transmission.

ii. Clarify that the day of delivery ends at normal business hours of 5:00 pm.

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

vi. Clarify the time requirement for commencement of the formal administrative hearing.

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.

CCC. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to eliminate hospital inflation for FY 2015 and FY 2016. This shall apply to inpatient hospital operating rates (including long-stay and freestanding psychiatric), graduate medical education (GME) payments and disproportionate share hospital (DSH) payments. Similar reductions shall be made to the general fund share for Type One hospitals as reflected in Item 301 B. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

DDD. The Department of Medical Assistance Services shall amend the 1915 (c) home- and community-based Intellectual Disabilities waiver to add 115 slots effective July 1, 2014 and an additional 410 slots effective July 1, 2015.

EEE. The Department of Medical Assistance Services shall amend the Individual and Family Developmental Disabilities Support (DD) waiver to add 15 new slots effective July 1, 2014 and an additional 40 slots effective July 1, 2015. The Department of Medical Assistance Services shall seek federal approval for necessary changes to the DD waiver to add the additional slots.
ITEM 301.

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**FFF.** 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.

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

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

2. The department shall report by November 1 of each year to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget detailing implementation progress of the financial alignment demonstration. This report shall include, but is not limited to, costs of implementation, projected cost savings, number of individuals enrolled, and any other implementation issues that arise.

**III.** Effective July 1, 2013, the Department of Medical Assistance Services shall have the authority, to establish a 25 percent higher reimbursement rate for congregate residential services for individuals with complex medical or behavioral needs currently residing in an institution and unable to transition to integrated settings in the community due to the need for services that cannot be provided within the maximum allowable rate, or individuals whose needs present imminent risk of institutionalization and enhanced waiver services are needed beyond those available within the maximum allowable rate. The department shall have authority to promulgate regulations to implement this change within 280 days or less from the enactment of this act.

**JJJ.** The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to allow for delivery of notices of program reimbursement or other items referred to in the regulations related to provider appeals by electronic means consistent with the Uniform Electronic Transactions Act. The department shall implement this change effective July 1, 2013, and prior to completion of any regulatory process undertaken in order to effect such changes.

**KKK.** The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to convert the current cost-based payment methodology for nursing facility operating rates in 12 VAC 30-90-41 to a price-based methodology effective July 1, 2014. The new price-based payment methodology shall be implemented in a budget neutral manner.

1. The department shall calculate prospective operating rates for direct and indirect costs in the following manner:

a. The department shall calculate the cost per day in the base year for direct and indirect operating costs for each nursing facility. The department shall use existing definitions of direct and indirect costs.
b. The initial base year for calculating the cost per day is cost reports ending in calendar year 2011. The department shall rebase prices in fiscal year 2018 and every three years thereafter using the most recent reliable calendar year cost-settled cost reports for freestanding nursing facilities that have been completed as of September 1.

c. Each nursing facility’s direct cost per day shall be neutralized by dividing the direct cost per day by the raw Medicaid facility case-mix that corresponds to the base year by facility.

d. Costs per day shall be inflated to the midpoint of the fiscal year rate period using the moving average Virginia Nursing Home inflation index for the 4th quarter of each year (the midpoint of the fiscal year). Costs in the 2011 base year shall be inflated from the 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 based on the last available report prior to the beginning of the fiscal year and corrected for any revisions to prior year inflation.

e. Prices will be established for the following peer groups using a combination of Medicare wage regions and Medicaid rural and bed size modifications based on similar costs.

1) Direct Peer groups
   - Northern Virginia MSA
   - Other MSAs
   - Northern Rural
   - Southern Rural

2) Indirect Peer Groups
   - Northern Virginia MSA
   - Rest of State - Greater than 60 Beds
   - Other MSAs
   - Northern Rural
   - Southern Rural
   - Rest of State - 60 Beds or Less

f. The price for each peer group shall be based on the following adjustment factors:

1) Direct - 105 percent of the peer group day-weighted median neutralized and inflated cost per day for freestanding nursing facilities.

2) Indirect - 100.7 percent of the peer group day-weighted median inflated cost per day for freestanding nursing facilities.

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 current RUG grouper applicable to the base year.

2) The department shall utilize RUG-III 34 groups and weights in fiscal year 2015 for claim payments.

3) Beginning in fiscal year 2016, the department may elect to implement RUG-IV 48 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 year data from calendar year 2011 inflated to the rate year. Based on a four-year transition, the rate will be based on the following blend:

1) Fiscal year 2015 - 25 percent of the price-based rate and 75 percent of the cost-based rate.

2) Fiscal year 2016 - 50 percent of the price-based rate and 50 percent of the cost-based rate.

3) Fiscal year 2017 - 75 percent of the price-based rate and 25 percent of the cost-based rate.

4) Fiscal year 2018 - 100 percent of the price-based (fully implemented).

During the first transition year for the period July 1, 2014 through October 31, 2014, DMAS shall case-mix adjust each direct cost component of the rates using the average facility case-mix from the two most recent finalized quarters (September and December 2013) instead of adjusting this component claim by claim.

Cost-based rates to be used in the transition for facilities without cost data in the base year but placed in service prior to July 1, 2013 shall be determined based on the most recently settled cost data. If there is no settled cost report at the beginning of a fiscal year, then 100 percent of the price-based rate shall be used for that fiscal year. Facilities placed in service after June 30, 2013 shall be paid 100 percent of the price-based rate.

2. Prospective capital rates shall be calculated in the following manner.

a. Fair rental value per diem rates for the fiscal year shall be calculated for all freestanding nursing facilities based on the prior calendar year information aged to the fiscal year and using RS Means factors and rental rates corresponding to the fiscal year. There will be no separate calculation for beds subject to and not subject to transition.

b. The department shall develop a procedure for mid-year fair rental value per diem rate changes for nursing facilities that put into service a major renovation or new beds. A major renovation shall be defined as an increase in capital of $3,000 per bed. The nursing facility shall submit complete pro forma documentation at least 60 days prior to the effective date and the new rate shall be effective at the beginning of the month following the end of the 60 days.
The provider shall submit final documentation within 60 days of the new rate effective date and the department shall review final documentation and modify the rate if necessary effective 90 days after the implementation of the new rate. No mid-year rate changes shall be made for an effective date after April 30 of the fiscal year.

c. Effective July 1, 2014, the rental rate shall be 8.0 percent.

d. These FRV changes shall also apply to specialized care facilities.

e. The capital per diem rate for hospital-based nursing facilities shall be the last settled capital per diem.

3. Prospective Nurse Aide Training and Competency Evaluation Programs (NATCEP) rates shall be the Medicaid per diem rate in the base year inflated to the rate year based on inflation used in the operating rate calculations.

4. A prospective rate for criminal records checks shall be the per diem rate in the base year.

5. The department shall have the authority to implement these payment changes effective July 1, 2014 and prior to completion of any regulatory process in order to effect such changes.

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

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

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

OOO. Effective July 1, 2013, the Department of Medical Assistance Services shall establish a Medicaid Physician and Managed Care Liaison Committee including, but not limited to, representatives from the following organizations: the Virginia Academy of Family Physicians; the American Academy of Pediatrics - Virginia Chapter; the Virginia College of Emergency Physicians; the American College of Obstetrics and Gynecology - Virginia Section; Virginia Chapter, American College of Radiology; the Psychiatric Society of Virginia; the Virginia Medical Group Management Association; and the Medical Society of Virginia. The committee shall also include representatives from each of the department’s 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 of quality, cost-effective health care initiatives, to identify means to increase provider participation in the Medicaid program, to remove administrative obstacles to quality, cost-effective patient care, and to address other matters as raised by the department or members of the committee. 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.

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

QQQ. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to calculate an indirect medical education (IME) factor for Virginia freestanding children’s hospitals with greater than 50 percent Medicaid utilization in 2009. Total payments for IME in combination with other payments for freestanding children’s hospitals with greater than 50 percent Medicaid utilization in 2009 may not exceed the federal uncompensated care cost limit that disproportionate share hospital payments are subject to. The department shall have the authority to implement these reimbursement changes effective July 1, 2013, and prior to completion of any regulatory process undertaken in order to effect such change.

RRR. 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.

SSS. Effective July 1, 2013, the Department of Medical Assistance Services shall take the steps necessary to amend the Intellectual Disability Waiver and the Individual and Family Developmental Disabilities Support Waiver to change the unit of service for skilled and private duty nursing from the current one hour to one-quarter of an hour. The department shall implement this change using a methodology that is budget neutral.

TTT.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. This reform shall be implemented in three phases as outlined in paragraphs 2, 3 and 4. The department shall have authority to implement necessary changes when feasible after federal approval and prior to the completion of any regulatory process undertaken in order to effect such change.

2. In the first phase of reform, the Department of Medical Assistance Services shall continue currently authorized reforms of the Virginia Medicaid/FAMIS service delivery model that shall, at a minimum, include (i) implementation of a Medicare-Medicaid Enrollee (dual eligible) Financial Alignment demonstration as evidenced by a Memorandum of Understanding with the Centers for Medicare and Medicaid Services (CMS), signing of a three-way contract with CMS and participating plans, and approval of the necessary amendments to the State Plan for Medical Assistance and any waivers thereof; (ii) enhanced program integrity and fraud prevention efforts to include at a minimum: recovery audit contracting (RAC), data mining, service authorization, enhanced coordination with the Medicaid Fraud Control Unit (MFCU), and Payment Error Rate Measurement (PERM); (iii) inclusion of children enrolled in foster care in managed care; (iv) implementation of a new eligibility and enrollment information system for Medicaid and other social services; (v) improved access to Veterans services through creation of the Veterans Benefit Enhancement Program; and (vi) expedite the tightening of standards, services limits, provider qualifications, and licensure requirements for community behavioral health services.
3. In the second phase of reform, the Department of Medical Assistance Services shall implement value-based purchasing reforms for all recipients subject to a Modified Adjusted Gross Income (MAGI) methodology for program eligibility and any other recipient categories not excluded from the Medallion II managed care program. Such reforms shall, at a minimum, include the following: (i) the services and benefits provided are the types of services and benefits provided by commercial insurers and may include appropriate and reasonable limits on services such as occupational, physical, and speech therapy, and home care with the exception of non-traditional behavioral health and substance use disorder services; (ii) reasonable limitations on non-essential benefits such as non-emergency transportation are implemented; and (iii) patient responsibility is required including reasonable cost-sharing and active patient participation in health and wellness activities to improve health and control costs.

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

The second phase of reform shall also include administrative simplification of the Medicaid program through any necessary waiver(s) and/or State Plan authorization under Titles XIX and XXI of the Social Security Act and outline agreed upon parameters and metrics to provide maximum flexibility and expedited ability to develop and implement pilot programs to test innovative models that (i) leverage innovations and variations in regional delivery systems; (ii) link payment and reimbursement to quality and cost containment outcomes; or (iii) encourage innovations that improve service quality and yield cost savings to the Commonwealth. Upon federal approval, the department shall have authority to implement such pilot programs prior to the completion of the regulatory process.

4. In the third phase of reform, 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.

5. The Department of Medical Assistance Services shall provide a report to the Medicaid Innovation and Reform Commission on the specific waiver and/or State Plan changes that have been approved and status of implementing such changes, and associated cost savings or cost avoidance to Medicaid/FAMIS expenditures.

6.a. The Department shall seek the approval of the Medicaid Innovation and Reform Commission to amend the State Plan for Medicaid 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. If the Medicaid Innovation and Reform Commission determines that the conditions in paragraphs 2, 3, 4, and 5 have been met, then the Commission shall approve implementation of coverage for newly eligible individuals pursuant to 42 U.S.C. § 1396d(y)(1)[2010] of the Patient Protection and Affordable Care Act.

b. Upon approval by the Medicaid Innovation and Reform Commission, the department shall implement the provisions in paragraph 6.a. of this item by July 1, 2014, or as soon as feasible thereafter.

7.a. Contingent upon the expansion of eligibility in paragraph 6.a., there is hereby created in the state treasury a special nonreverting fund to be known as the Virginia Health Reform and Innovation Fund, hereafter referred to as the “Fund.” The Fund shall be established on the books of the Comptroller and any moneys remaining in the Fund at the end of each fiscal year.
shall not revert to the general fund but shall remain in the Fund. For purposes of the Comptroller's preliminary and final annual reports required by § 2.2-813, however, all deposits to and disbursements from the Fund shall be accounted for as part of the general fund of the state treasury.

b. The Director of the Department of Medical Assistance Services, in consultation with the Director of the Department of Planning and Budget, shall annually identify projected general fund savings attributable to enrollment of newly eligible individuals included in 42 U.S.C. § 1396d(y)(1)[2010] of the PPACA, including behavioral health services, inmate health care, and indigent care. Beginning with development of the fiscal year 2015 budget, these projected savings shall be reflected in reduced appropriations to the affected agencies and the amounts deposited into the Fund net of any appropriation increases necessary to meet resulting programmatic requirements of the Department of Medical Assistance Services. Beginning in fiscal year 2015, funding to support health innovations described in Paragraph 3 shall be appropriated from the Fund not to exceed $3.5 million annually. Funding shall be distributed through health innovation grants to private and public entities in order to reduce the annual rate of growth in health care spending or improve the delivery of health care in the Commonwealth. When the department, in consultation with the Department of Planning and Budget, determines that the general fund expenses incurred from coverage of newly eligible individuals included in 42 U.S.C. § 1396d(y)(1)[2010] of the PPACA exceed any associated savings, a percentage of the principle of the Fund as determined necessary by the department and the Department of Planning and Budget to cover the cost of the newly eligible population shall be reallocated to the general fund and appropriated to the department to offset the cost of this population. Principle shall be allocated on an annual basis for as long as funding is available.

8. 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 is modified through federal law or regulation from the methodology in effect on January 1, 2014, resulting in a reduction in federal medical assistance as determined by the department in consultation with the Department of Planning and Budget, the Department of Medical Assistance Services shall disenroll and eliminate coverage for individuals who obtained coverage through 42 U.S.C. § 1396d(y)(1) [2010] of the PPACA. The disenrollment process shall include written notification to affected Medicaid beneficiaries, Medicaid managed care plans, and other providers that coverage will cease as soon as allowable under federal law from the date the department is notified of a reduction in Federal Medical Assistance Percentage.

9. That 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, 2014.

UUU.1. The Director of the Department of Medical Assistance Services shall continue to make improvements in the provision of health and long-term care services under Medicaid/FAMIS that are consistent with evidence-based practices and delivered in a cost effective manner to eligible individuals.

2. In order to effect such improvements and ensure that reform efforts are cost effective relative to current forecasted Medicaid/FAMIS expenditure levels, the Department of Medical Assistance Services shall (i) develop a five-year consensus forecast of expenditures and savings associated with the Virginia Medicaid/FAMIS reform efforts by November 15 of each year in conjunction with the Department of Planning and Budget, and with input from the House Appropriations and Senate Finance Committees, and (ii) engage stakeholder involvement in meeting annual targets for quality and cost-effectiveness.

VVV. Effective July 1, 2014, the Department of Medical Assistance Services shall replace the AP-DRG grouper with the APR-DRG grouper for hospital inpatient reimbursement. The department shall develop budget neutral case rates and Virginia-specific weights for the APR-DRG grouper based on the FY 2011 base year. The department shall phase in the APR-DRG weights by blending in 50 percent of the full APR-DRG weights with 50 percent of FY 2014 AP-DRG weights in the first year and 75 percent of the full APR-DRG weights with 25 percent of the FY 2014 AP-DRG weights in the second year for each APR-DRG group and severity. FY 2014 AP-DRG weights shall be calculated as a weighted average FY 2014 AP-DRG weight for all claims in the base year that group to each APR-DRG group and severity.
severity. Full APR-DRG weights shall be used in the third year and succeeding years for each APR-DRG group and severity. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

WWW.1. Effective July 1, 2014, the Department of Medical Assistance Services shall replace the current Disproportionate Share Hospital (DSH) methodology with the following methodology:

a) DSH eligible hospitals must have a total Medicaid Inpatient Utilization Rate equal to 14 percent or higher in the base year using Medicaid days eligible for Medicare DSH or a Low Income Utilization Rate in excess of 25 percent and meet other federal requirements. Eligibility for out of state cost reporting hospitals shall be based on total Medicaid utilization or on total Medicaid NICU utilization equal to 14 percent or higher.

b) Each hospital’s DSH payment shall be equal to the DSH per diem multiplied by each hospital’s eligible DSH days in a base year. Days reported in provider fiscal years in state FY 2011 will be the base year for FY 2015 prospective DSH payments. DSH will be recalculated annually with an updated base year. DSH payments are subject to applicable federal limits.

c) Eligible DSH days are the sum of all Medicaid inpatient acute, psychiatric and rehabilitation days above 14 percent for each DSH hospital subject to special rules for out of state cost reporting hospitals. Eligible DSH days for out of state cost reporting hospitals shall be the higher of the number of eligible days based on the calculation in the first sentence times Virginia Medicaid utilization (Virginia Medicaid days as a percent of total Medicaid days) or the Medicaid NICU days above 14 percent times Virginia NICU Medicaid utilization (Virginia NICU Medicaid days as a percent of total NICU Medicaid days). Eligible DSH days for out of state cost reporting hospitals who qualify for DSH but who have less than 12 percent Virginia Medicaid utilization shall be 50 percent of the days that would have otherwise been eligible DSH days.

d) Additional eligible DSH days are days that exceed 28 percent Medicaid utilization for Virginia Type Two hospitals (excluding Children’s Hospital of the Kings Daughters).

e) The DSH per diem shall be calculated in the following manner:

a. The DSH per diem for Type Two hospitals is calculated by dividing the total Type Two DSH allocation by the sum of eligible DSH days for all Type Two DSH hospitals. For purposes of DSH, Type Two hospitals do not include Children’s Hospital of the Kings Daughters (CHKD) or any hospital whose reimbursement exceeds its federal uncompensated care cost limit. The Type Two Hospital DSH allocation shall equal the amount of DSH paid to Type Two hospitals in state FY 2014 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.

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.

c. The DSH per diem for CHKD shall be three times the DSH per diem for Type Two hospitals.

d. The DSH per diem for Type One hospitals shall be 17 times the DSH per diem for Type Two hospitals.

2. Each year, the department shall determine how much Type Two DSH has been reduced as a result of the Affordable Care Act and adjust the percent of cost reimbursed for outpatient hospital reimbursement.

3. The department shall convene the Hospital Payment Policy Advisory Council at least once a year to consider additional changes to the DSH methodology.
4. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

XXX. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to pay rates for Durable Medical Equipment items subject to the Medicare competitive bidding program equal to the lower of the current DMERC minus 10 percent or the average of the Medicare competitive bid rates in Virginia markets. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

YYY. The Department of Medical Assistance Services shall have authority to amend the State Plans for Medical Assistance under Titles XIX and XXI of the Social Security Act, and any waivers thereof, to implement requirements of the federal Patient Protection and Affordable Care Act (PPACA), P.L. 111-148, as it pertains to implementation of Medicaid and CHIP eligibility determination and case management standards and practices, including the 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 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 regulatory process undertaken in order to effect such changes.

ZZZ. The Department of Medical Assistance Services (DMAS) shall not change the unit of service or rate of reimbursement for Mental Health Skill-Building Services (MHSS) until the 2015 General Assembly has reviewed the impact of the December 1, 2013 emergency regulations that changed the eligibility and service description for Mental Health Skill-Building Services. DMAS and the Department of Behavioral Health and Developmental Services shall jointly prepare a report to be delivered by November 1, 2014 to the Chairmen of the House Appropriations and Senate Finance Committees. The report shall document the impact of the MHSS regulations implemented on December 1, 2013 and shall include an assessment of the fiscal impact, consumer and family impact, service delivery impact, and impact upon other agencies and facilities in Virginia.

AAAA. 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.

BBBB. The Department of Medical Assistance Services shall have authority to amend its regulations, subject to the federal Centers for Medicare and Medicaid Services approval, to strengthen all program requirements and policies of the consumer-directed services programs to ensure the health, safety and welfare of Medicaid home- and community-based waiver enrollees. The department shall submit a detailed report on proposed regulatory changes to the consumer-directed services programs and the issues and problems the department is attempting to resolve. The department shall submit the report to the Director, Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees at least 30 days prior to beginning the regulatory process.

CCCC. Effective July 1, 2014, the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to reduce clinical laboratory fees by 12 percent. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

DDDD.1. There is hereby appropriated sum-sufficient nongeneral funds for the Department of Medical Assistance Services (DMAS) to pay the state share of supplemental payments for qualifying private hospital partners of Type One hospitals (consisting of state-owned teaching hospitals) as provided in the State Plan for Medical Assistance Services. Qualifying private hospitals shall consist of any hospital currently enrolled as a Virginia Medicaid provider and owned or operated by a private entity in which a Type One hospital has a non-majority interest. The supplemental payments shall be based upon the reimbursement methodology established for such payments in Attachments 4.19-A and 4.19-B of the State Plan for Medical Assistance Services. DMAS shall enter into a transfer agreement with any Type One hospital whose private hospital partner qualifies for such supplemental payments, under which the Type One hospital shall provide the state share in order to match federal Medicaid funds for the
supplemental payments to the private hospital partner. The department shall have the authority to implement these reimbursement changes consistent with the effective date in the State Plan amendment approved by CMS and prior to completion of any regulatory process in order to effect such changes.

2. The Department of Medical Assistance Services shall promulgate regulations to make 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 supplemental payment shall be based on the difference between the average commercial rate approved by the Centers for Medicare and Medicaid Services (CMS) and the payments otherwise made to physicians. Funding for the state share for the Medicaid payments are authorized in Item 243. The department shall have the authority to implement these reimbursement changes consistent with the effective date in the State Plan amendment approved by CMS and prior to completion of any regulatory process in order to effect such changes.

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

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

FFFF. The Department of Medical Assistance Services shall have the authority to amend the 1915 (c) home- and community-based Elderly or Consumer-Direction (EDCD) waiver, Individual and Family Developmental Disabilities (DD) Support Waiver, Intellectual Disabilities (ID) waiver and Technology-Assisted (TECH) waiver, and associated regulations, to specify that transition services includes the first month's rent for qualified housing as an allowable cost. The department shall have authority to implement this reimbursement change effective July 1, 2014 and prior to the completion of any regulatory process undertaken in order to effect such changes.

GGGG. The Department of Medical Assistance Services shall have the authority to implement Section 1902(a)(10)(A)(i)(IX) of the federal Social Security Act to provide Medicaid benefits up until the age of 26 to individuals who are or were in foster care at least until the age of 18 in any state.

HHHH. 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.
III. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to eliminate nursing facility inflation for fiscal year 2016. This shall apply to nursing facility operating rates. 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.

JJJJ. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to eliminate inflation for outpatient rehabilitation agencies and home health agencies for FY 2015 and FY 2016. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to the completion of any regulatory process in order to effect such changes.

KKKK. The Department of Medical Assistance Services shall assess and report on the impact of the requirement that nurses providing private duty nursing services to individuals receiving services through the Technology Assisted Waiver program to have six months of work experience in order to be reimbursed through the Medicaid program. The assessment shall examine access to qualified nurses by individuals eligible for waiver services as well as hiring, turnover, and retention of nurses providing private duty nursing services through the waiver. The department shall provide a report on its findings by November 1, 2014, to the Chairmen of the House Appropriations and Senate Finance Committees.

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302. Medical Assistance Services (Non-Medicaid) (46400) .... $821,702 $821,702
Insurance Premium Payments for HIV-Positive Individuals (46403).............................. $556,702 $556,702
Reimbursements From the Uninsured Medical Catastrophe Fund (46405).............................. $265,000 $265,000
Fund Sources: General................................................ $781,702 $781,702
Dedicated Special Revenue......................... $40,000 $40,000

Authority: §32.1-320.1 and §32.1-324.3, Code of Virginia.

A. Out of this appropriation, $556,702 the first year and $556,702 the second year from the general fund shall be provided for insurance payment assistance to HIV-infected persons in accordance with § 32.1-330.1, Code of Virginia, except that the eligibility threshold for assistance shall allow a maximum income of no more than 250 percent of the federal poverty threshold.

B. Out of this appropriation, $225,000 the first year and $225,000 the second year from the general fund shall be transferred to the Uninsured Medical Catastrophe Fund under § 32.1-324.3, Code of Virginia.

303. Medical Assistance Services for Low Income Children (46600) ........................................... $133,368,229 $135,189,402
Reimbursements for Medical Services Provided to Low-Income Children (46601)................ $133,368,229 $135,189,402
Fund Sources: General................................................ $46,678,880 $23,996,119
Federal Trust......................................................... $86,689,349 $111,193,283

Authority: Title 32.1, Chapters 9, 10 and 13, Code of Virginia; P.L. 89-97, as amended, Titles XIX and XXI, Social Security Act, Federal Code.

To the extent that appropriations in this Item are insufficient, the Director, Department of Planning and Budget shall transfer general fund appropriation from Items 300 and 301, if available, into this Item, to be used as state match for federal Title XXI funds.

304. Administrative and Support Services (49900)................. $143,673,278 $144,263,040
General Management and Direction (49901)........................ $126,421,666 $126,648,663
Information Technology Services (49902)........................ $14,532,855 $14,895,620
Administrative Support for the Family Access to Medical Insurance Security Plan (49932).......................... $2,718,757 $2,718,757

Fund Sources: General........................................................ $49,500,215 $49,789,078
Special......................................................... $1,565,000 $1,565,000
Federal Trust............................................... $92,608,063 $92,908,962

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

A. By November 15 of each year, the Department of Planning and Budget, in cooperation with the Department of Medical Assistance Services, shall prepare and submit a forecast of Medicaid expenditures, upon which the Governor’s budget recommendations will be based, for the current and subsequent two years to the Chairmen of the House Appropriations and Senate Finance Committees.

B. The Department of Medical Assistance Services shall submit expenditure reports of the Medicaid program to the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees. These reports shall be submitted on a quarterly basis.

C. Out of this appropriation, $50,000 the first year and $50,000 the second year from the special fund is appropriated to the Department of Medical Assistance Services for the administration of the disbursement of civil money penalties levied against and collected from Medicaid nursing facilities for violations of rules identified during survey and certification as required by federal law and regulation. Based on the nature and seriousness of the deficiency, the Agency or the Centers for Medicare and Medicaid Services may impose a civil money penalty, consistent with the severity of the violations, for the number of days a facility is not in substantial compliance with the facility’s Medicaid participation agreement. Civil money penalties collected by the 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 payment of costs incurred by the Commonwealth for relocating residents to other facilities; (2) payment of costs incurred by the Commonwealth related to operation of the 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.

D. The Department of Medical Assistance Services, to the extent permissible under federal law, shall enter into an agreement with the Department of Behavioral Health and Developmental Services to share Medicaid claims and expenditure data on all Medicaid-reimbursed mental health, intellectual disability and substance abuse services, and any new or expanded mental health, intellectual disability retardation and substance abuse services that are covered by the State Plan for Medical Assistance. The information shall be used to increase the effective and efficient delivery of publicly funded mental health, intellectual 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 Planning and Budget, is authorized to transfer amounts, as needed, from Medicaid Program Services (45600), Medical Assistance Services for Low Income Children (46600) and Children’s Health Insurance Program Delivery (44600), to Administrative and Support Services (49900), to fund administrative expenditures associated with contracts between the department and companies providing dental benefit services, consumer-directed payroll services, claims processing, behavioral health management services and disease state / chronic care programs for Medicaid and FAMIS recipients.
G. 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.

H. The Department of Medical Assistance Services shall report on efforts to ensure validation of meaningful and reliable encounter data for the purposes of rate setting, program monitoring, providing data to policy makers and the general public, and detection of fraud, waste and abuse. The department shall submit the report to the Director, Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees by September 1, 2015.

I. 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.

J.1. Out of the this appropriation, $150,000 the first year and $150,000 the second year from the general fund and $150,000 the first year and $150,000 the second year from nongeneral funds shall be provided for Medicaid’s share of the costs of participating in the Commonwealth’s Health Information Exchange (ConnectVirginia). This appropriation is contingent on approval by the federal Centers for Medicare and Medicaid Services of federal financial participation for these costs.

2. Out of this appropriation $100,000 the first year and $100,000 the second year from the general fund and $900,000 the first year and $900,000 the second year from nongeneral funds shall be provided to assist in the costs of onboarding Medicaid providers to the Commonwealth’s Health Information Exchange (ConnectVirginia).

K. Out of this appropriation, $100,000 the first year and $100,000 the second year from the general fund shall be provided to contract with the Virginia Center for Health Innovation for research, development and tracking of innovative approaches to healthcare delivery.

Total for Department of Medical Assistance Services...... $8,974,570,946 $9,217,340,488

Fund Sources: General........................................................ $4,042,529,444 $4,155,548,851
Special......................................................... $1,565,000 $1,565,000
Dedicated Special Revenue........................ $390,097,465 $380,389,607
Federal Trust................................................. $4,540,379,037 $4,679,837,030

§ 1-93. DEPARTMENT OF BEHAVIORAL HEALTH AND DEVELOPMENTAL SERVICES (720)

305. Regulation of Public Facilities and Services (56100)...... $2,391,703 $2,391,703
Regulation of Health Care Service Providers (56103)...... $2,391,703 $2,391,703

Fund Sources: General........................................................ $2,341,703 $2,341,703
Special......................................................... $50,000 $50,000

Authority: Title 37.1, Chapters 8 and 11, Code of Virginia.

The department shall post on its Web site information concerning (i) any application for initial licensure of or renewal of a license, denial of an application for an initial license or renewal of a license, or issuance of provisional licensure of for any residential facility for children located in the locality and (ii) all inspections and investigations of any residential facility for children licensed by the department, including copies of any reports of such inspections or investigations. Information concerning inspections and investigations of residential facilities for children shall be posted on the department's Web site within seven days of the issuance of any
report and shall be maintained on the department’s website for a period of at least six years from the date on which the report of the inspection or investigation was issued.

306. A. It is the intent of the General Assembly that the Department of Behavioral Health and Developmental Services proceed in transforming its system of care into a model that embodies best practices and state-of-the art services. The consumer-driven system of services and supports shall promote self-determination, empowerment, recovery, resilience, health, and the highest possible level of consumer participation in all aspects of community life. The transformed system shall include investments in a suitable array and adequate quantity of community-based services, with an emphasis on consumer choice and the appropriate use of facility resources. State facilities shall be redesigned to ensure high quality care, efficient operation, and capacity necessary for persons most in need of such care. Amounts authorized herein, and in related legislation, shall be used to support the transformation of the system of care and to promote the provision of behavioral health and developmental services in the most efficient and appropriate setting. The Department of Behavioral Health and Developmental Services may consider the use of public-private partnerships to deliver behavioral health and intellectual disability services as part of the comprehensive behavioral health and intellectual disability system of care, in facilities that are being planned for renovation or replacement. These partnerships may include contracts with private entities for facility operations, unless the Department of Behavioral Health and Developmental Services can demonstrate that continued state operation of the facility is at least as cost effective and provides at least an equivalent or higher level quality care than operation by a private entity.

B. Notwithstanding any law to the contrary, on July 1, of each year, the State Comptroller shall transfer to the general fund any nongeneral fund balance accumulated by the Department of Behavioral Health and Developmental Services, except for federal grant funds, in excess of $30,000,000.

C. Notwithstanding §4-5.12 §4-5.09 of this Act and paragraph C. of §2.2-1156, Code of Virginia, the Department of Behavioral Health and Developmental Services is hereby authorized to deposit the entire proceeds of the sales of surplus land at state-owned behavioral health and intellectual disability facilities into a revolving trust fund. The trust fund may initially be used for expenses associated with restructuring such facilities. Remaining proceeds after such expenses shall be dedicated to continuing services for current patients as facility services are restructured. Thereafter, the fund will be used to enhance services to individuals with mental illness, intellectual disability and substance abuse problems.

D. Any funds appropriated in this Act for the purpose of complying with the settlement agreement with the United States Department of Justice pursuant to civil action no: 3:12cv059-JAG that remain unspent at the end of the fiscal year may be carried forward into the subsequent fiscal year in order to continue implementation of the agreement’s requirements.

307. Administrative and Support Services (49900) ...................... $71,752,945
   General Management and Direction (49901) .................... $11,793,663
   Information Technology Services (49902) ..................... $27,836,043
   Architectural and Engineering Services (49904) ............... $2,508,805
   Collection and Locater Services (49905) ...................... $2,739,740
   Human Resources Services (49914) .......................... $1,768,261
   Planning and Evaluation Services (49916) ........................ $369,062
   Program Development and Coordination (49933) ............... $24,737,371

   Fund Sources: General.............................................. $41,279,153
   Special........................................................... $19,611,359
   Federal Trust.................................................. $10,862,433

   $72,403,587

Authority: Title 16.1, Article 18, and Title 37.2, Chapters 2, 3, 4, 5, 6 and 7, and Title 2.2, Chapters 26 and 53 Code of Virginia; P.L. 102-119, Federal Code.

A. The Commissioner, Department of Behavioral Health and Developmental Services shall, at the beginning of each fiscal year, establish the current capacity for each facility within the system. When a facility becomes full, the commissioner or his designee shall give notice of the fact to all sheriffs.
B. The Commissioner, Department of Behavioral Health and Developmental Services shall work in conjunction with community services boards to develop and implement a graduated plan for the discharge of eligible facility clients to the greatest extent possible, utilizing savings generated from statewide gains in system efficiencies.

C. Notwithstanding § 4-5.09 of this act and paragraph C of § 2.2-1156, Code of Virginia, the Department of Behavioral Health and Developmental Services is hereby authorized to deposit the entire proceeds of the sales of surplus land at state-owned behavioral health and intellectual disability facilities into a revolving trust fund. The trust fund may initially be used for expenses associated with restructuring such facilities. Remaining proceeds after such expenses shall be dedicated to continuing services for current patients as facility services are restructured. The trust fund will receive any savings resulting from facility restructuring. Thereafter, the fund will be used to enhance services to individuals with mental illness, intellectual disability and substance abuse problems.

D. The Department of Behavioral Health and Developmental Services shall identify and create opportunities for public-private partnerships and develop the incentives necessary to establish and maintain an adequate supply of acute-care psychiatric beds for children and adolescents.

E. The Department of Behavioral Health and Developmental Services, in cooperation with the Department of Juvenile Justice, where appropriate, shall identify and create opportunities for public-private partnerships and develop the incentives necessary to establish and maintain an adequate supply of residential beds for the treatment of juveniles with behavioral health treatment needs, including those who are mentally retarded, aggressive, or sex offenders, and those juveniles who need short-term crisis stabilization but not psychiatric hospitalization.

F. Out of this appropriation, $656,538 the first year and $656,538 the second year from the general fund shall be provided for placement and restoration services for juveniles found to be incompetent to stand trial pursuant to Title 16.1, Chapter 11, Article 18, Code of Virginia.

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

H. Out of this appropriation, $2,059,930 the first year and $2,419,930 the second year from the general fund shall be provided for services for the civil commitment of sexually violent predators including the following: (i) clinical evaluations and court testimony for sexually violent predators who are being considered for release from state correctional facilities and who will be referred to the Clinical Review Committee for psycho-sexual evaluations prior to 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 monitor the movements of individuals who are civilly committed to the sexually violent predator program but conditionally released.

I. Out of this appropriation, $136,715 the first year and $146,871 the second year from the general fund shall be used to operate a real-time reporting system for public and private acute psychiatric beds in the Commonwealth.

J. The Department of Behavioral Health and Developmental Services shall submit a report to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees no later than December 1 of each year for the preceding fiscal year that provides information 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 receiving state facility services or CSB services, including purchased inpatient psychiatric services, the types and amounts of services received by these individuals, and CSB and state facility service capacities, staffing, revenues, and expenditures. The annual report also shall describe major new initiatives implemented during the past year and shall provide information on the accomplishment of systemic outcome and performance measures during the year.

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

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 Senate Finance Committees on progress in implementing the plan to close state training centers and transition residents to the community. The reports shall provide the following information on each state training center: (i) the number of authorized representatives who have made decisions regarding the long-term type of placement for the resident they represent and the type of placement they have chosen; (ii) the number of authorized representatives who have not yet made such decisions; (iii) barriers to discharge; (iv) the general fund and nongeneral fund cost of the services provided to individuals transitioning from training centers; and (v) the use of increased Medicaid reimbursement for congregate residential services to meet exceptional needs of individuals transitioning from state training centers.

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

3. The department shall convene quarterly meetings with authorized representatives, families, and service providers in Health Planning Regions I, II, III and IV to provide a mechanism to (i) promote routine collaboration between families and authorized representatives, the department, community services boards, and private providers; (ii) ensure the successful transition of training center residents to the community; and (iii) gather input on Medicaid 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.

M. The State Comptroller shall provide the Department of Behavioral Health and Developmental Services an interest-free anticipation loan not to exceed $3,100,000 to serve as an advance stream of funds in anticipation of Medicare Meaningful Use funds related to successful implementation of the Electronic Health Records project at state-operated behavioral health and intellectual disability facilities. The loan will be repaid no later than June 30, 2015.

Total for Department of Behavioral Health and Developmental Services...................................................... $74,144,648 $74,795,290

General Fund Positions.......................................................... 224.85 224.85
Nongeneral Fund Positions..................................................... 13.40 13.40
Position Level ................................................................. 238.25 238.25

Fund Sources: General......................................................... $43,620,856 $46,514,255
Special.......................................................... $19,661,359 $17,418,602
Federal Trust.......................................................... $10,862,433 $10,862,433


Grants to Localities (790)

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<td>Grants to Localities (790)</td>
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<td>Fund Sources: General</td>
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Authority: Title 37.2, Chapters 5 and 6; Title 2.2, Chapter 53, Code of Virginia.

A. It is the intent of the General Assembly that community mental health, intellectual disability and substance abuse services are to be improved throughout the state. Funds provided in this Item shall not be used to supplant the funding effort provided by localities for services existing as of June 30, 1996.

B. Further, it is the intent of the General Assembly that funds appropriated for this Item may be used by Community Services Boards to purchase, develop, lease, or otherwise obtain, in accordance with §§ 37.2-504 and 37.2-605, Code of Virginia, real property necessary to the provision of residential services funded by this Item.

C. Out of the appropriation for this Item, funds are provided to Community Services Boards in an amount sufficient to reimburse the Virginia Housing Development Authority for principal and interest payments on residential projects for the mentally disabled financed by the Housing Authority.

D. The Department of Behavioral Health and Developmental Services shall make payments to the Community Services Boards from this Item in twenty-four equal semimonthly installments, except for necessary budget revisions or the operational phase-in of new programs.

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.

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, $13,203,366 the first year and $13,203,366 the second year from the general fund shall be provided for Virginia's Part C Early Intervention System for infants and toddlers with disabilities.

2. By October 1 of each year, the department shall report to the Chairmen of the House Appropriations and Senate Finance Committees on the (a) total revenues used to support Part C services, (b) total expenses for all Part C services, (c) total number of infants, toddlers and families served using all Part C revenues, and (d) services provided to those infants, toddlers, and families.

I. Out of this appropriation $6,148,128 the first year and $6,148,128 the second year from the general fund shall be provided for mental health services for children and adolescents with 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 Assessment Planning Team of the locality. The Department of Behavioral Health and Developmental Services shall provide these funds to Community Services Boards through the annual Performance Contract. These funds shall be used exclusively for children and adolescents, not mandated for services under the Comprehensive Services Act for At-Risk Youth, who are identified and assessed through the Family and Assessment Planning Teams and approved by the Community Policy and Management Teams of the localities. The department shall provide these funds to the Community Services Boards based on an individualized plan of care methodology.
J. The Commissioner, Department of Behavioral Health and Developmental Services shall allocate $1,000,000 the first year and $1,000,000 the second year from the federal Community Mental Health Services Block Grant for two specialized geriatric mental health services programs. One program shall be located in Health Planning Region II and one shall be located in Health Planning Region V. The programs shall serve elderly populations with mental illness who are transitioning from state mental health geriatric units to the community or who are at risk of admission to state mental health geriatric units. 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.

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.

L. Out of this appropriation, $2,197,050 the first year and $2,197,050 the second year from the general fund shall be used for jail diversion and reentry services. Funds shall be distributed to community-based contractors based on need and community preparedness as 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. Funded services shall focus on recovery models and the use of best practices.

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.

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 House Bill 559 and Senate Bill 246, 2008 Session of the General Assembly. 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 the General Assembly; and (ii) attendance at involuntary commitment hearings by community services board staff who have completed the prescreening report, pursuant to House Bill 560 and Senate Bill 246, 2008 Session of the General Assembly.

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.

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

R. Out of this appropriation, $2,000,000 the first year and $2,000,000 the second year from the general fund shall be used to expand crisis stabilization and related services statewide intended to delay or deter placement in a state mental health facility.
S. Out of this appropriation, $4,150,000 the first year and $4,650,000 the second year from the general fund shall be used to provide child psychiatry and children’s crisis response services for children with mental health and behavioral disorders. These funds, divided among the health planning regions based on the current availability of the services, shall be used to hire or contract with child psychiatrists who can provide direct clinical services, including crisis response services, as well as training and consultation with other children’s health care providers in the health planning region such as general practitioners, pediatricians, nurse practitioners, and community service boards staff, to increase their expertise in the prevention, diagnosis, and treatment of children with mental health disorders. Funds may also be used to create new or enhance existing community-based crisis response services in a health planning region, including mobile crisis teams and crisis stabilization services, with the goal of diverting children from inpatient psychiatric hospitalization to less restrictive services in or near their communities. 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 beginning on October 1, 2014 and each year thereafter.

T. Out of this appropriation, $3,300,000 the first year and $8,700,000 the second year from the general fund shall be used for up to 32 drop-off centers to provide an alternative to incarceration for people with serious mental illness. Priority for new funding shall be given to programs that have implemented Crisis Intervention Teams pursuant to § 9.1-102 and § 9.1-187 et seq. of the Code of Virginia and have undergone planning to implement 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, $1,750,000 the first year and $2,000,000 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.

W. 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 and certification, and manuals and certification for all those receiving the training.

X. Out of this appropriation, $1,132,620 the first year and $620,000 the second year from the general fund shall be used to expand access to telepsychiatry services.

Y. Out of this appropriation, $950,000 the first year and $3,800,000 the second year from the general fund shall be used to implement four new Programs of Assertive Community Treatment (PACT).

Z. Out of this appropriation, $3,500,000 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.

AA. Out of this appropriation, $2,750,000 the first year from the general fund shall be used for the provision of services for individuals transitioning out of Northern Virginia Training Center into community settings.

BB. Out of this appropriation, $250,000 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.

Total for Grants to Localities.......................... $349,012,156 $368,849,536

Fund Sources: General........................................ $287,332,709 $307,170,089
### Mental Health Treatment Centers (792)

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<td>Facility-Based Education and Skills Training (19708)</td>
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### Pharmacy Services (42100)

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<td>Forensic and Behavioral Rehabilitation Security (35707)</td>
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Authority: Title 37.1, Chapters 1 and 2, Code of Virginia.

### State Health Services (43000)

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Authority: Title 37.2, Chapters 8, Code of Virginia.

### State Health Services (43000)

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Authority: Title 37.1, Chapters 1 and 2; Title 16.1, Article 16, Code of Virginia.

A. Out of this appropriation, $700,000 the first year and $700,000 the second year from the general fund shall be used to continue operating up to 13 beds at Northern Virginia Mental Health Institute (NVMHI) that had been scheduled for closure in fiscal year 2013. The Commissioner of the Department of Behavioral Health and Developmental Services shall ensure continued operation of at least 123 beds.

B.1. Out of this appropriation, $4,070,663 the first year and $4,070,663 the second year from the general fund shall be used to provide additional inpatient bed capacity at Southwestern Mental Health Institute, Northern Virginia Mental Health Institute, and Hiram Davis Medical Center.

2. Out of this appropriation, $375,000 the first year from the general fund shall be used for capital costs at Hiram Davis Medical Center to ensure sufficient medical capacity is available to serve patients with medical needs when the state becomes the facility of last resort.
<table>
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<td>Training and Education Services (49825)</td>
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Authority: § 37.1-42.1, Code of Virginia.

A. Out of this appropriation, $759,000 the first year and $759,000 the second year from the general fund shall be used to ensure proper billing and maximum reimbursement for prescription drugs purchased by mental health treatment centers through the Medicare Part D drug program.

B. The department shall take necessary step to develop an employee transition assistance plan for positions at Eastern State Hospital and Western State Hospital reduced due to the replacement of these facilities.

C. Notwithstanding § 37.2-319 of the Code of Virginia, the Commissioner shall prepare a plan to address the capital and programmatic needs of other state mental health facilities and state mental retardation training centers when considering expenditures from the trust fund. No less than 30 days prior to the expenditure of funds, the Commissioner shall present an expenditure plan to the Chairmen of the Senate Finance and House Appropriations Committees for their review and consideration.

314. A. Beginning August 1, 2014, and each year after, the Commissioner, Department of Behavioral Health and Developmental Services, shall report annually to the Secretary of Finance, and the Chairmen of House Appropriations and Senate Finance Committees the general fund and non general fund allocations and authorized position levels for each state-operated behavioral health facility. The report shall be made available on the agency’s public website.

B.1. The Department of Behavioral Health and Developmental Services shall review the current configuration of services provided at the Commonwealth’s adult mental health hospitals and consider options for consolidating and reorganizing the delivery of such state services. This review shall include: a programmatic assessment and fiscal impact of the long-term needs for inpatient services for geriatric, adult, and forensic populations; the fiscal impact of the reduction in geriatric census on first and third party reimbursement at facilities; and, the long-term capital requirements of state mental health facilities. The review shall also identify national best practices in the delivery of these types of services. The Commissioner, Department of Behavioral Health and Developmental Services shall submit this review to the Governor and to the Chairmen of the Senate Finance and House Appropriations Committees by October 1, 2014.

2. The Commissioner, Department of Behavioral Health and Developmental Service shall establish a planning process to provide geriatric, adult, and forensic mental health services, both inpatient and community-based, as close to persons’ homes as possible. This planning process will produce a comprehensive plan that ensures there are quality services, both inpatient and community-based, delivered at the community level in every part of the Commonwealth. The target populations to be addressed in this plan are adults age 18 and older who: (i) have mental health needs, (ii) may have co-occurring mental health and substance abuse problems, (iii) may be in contact with the courts systems, (iv) may require emergency mental health services, (v) may need access to acute or intermediate inpatient psychiatric hospitalization, or (vi) may require long-term community behavioral health and other supports. The planning process should identify the mental health and substance abuse services and supports that are needed to help persons remain in their home and function in the community and should define the role that the Commonwealth’s mental health hospitals will play in this effort. The plan should establish and rank recommendations for community and facility services and supports based on greatest priority and identify future estimated funding needs associated with each recommendation. The planning process shall include input from community services boards, state and private inpatient facilities, the Department of Medical Assistance Services, persons receiving mental
health and co-occurring substance abuse services, advocates for mental health and co-occurring services, and any other persons or entities the Department of Behavioral Health and Developmental Services deems necessary for full consideration of the issues and needed solutions. The Commissioner shall report to Governor and the Chairmen of the House Appropriations and Senate Finance Committees by October 1, 2015.

C. The Commissioner, Department of Behavioral Health and Developmental Services shall submit a report to the Governor and to the Chairmen of the House Appropriations and Senate Finance Committees on November 1, 2014, detailing any identified operational efficiencies and improvements in the quality of services associated with the new Western State Hospital facility.

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**Total for Mental Health Treatment Centers**: $337,513,920 $339,009,174

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**Intellectual Disabilities Training Centers (793)**

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**Authority**: Title 37.2, Chapter 3, Code of Virginia.

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**Authority**: Title 37.1, Chapters 1 and 2, Code of Virginia.

A. Out of this appropriation, $600,000 the first year and $600,000 the second year from the general fund shall be used to support Regional Community Support Centers located at the Southwest Virginia Training Center, Southeastern Virginia Training Center, and Central Virginia Training Center.

B. The Commissioner of Behavioral Health and Developmental Services shall comply with all relevant state and federal laws and Supreme Court decisions that govern the discharge of residents from state intellectual disability training centers and the granting of intellectual disability waiver slots.

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ITEM 319.

Beginning August 1, 2014, and each year after, the Commissioner, Department of Behavioral Health and Developmental Services, shall report annually to the Secretary of Finance, and the Chairmen of House Appropriations and Senate Finance Committees the general fund and non-general fund allocations and authorized position levels for each state-operated training center. The report shall be made available on the agency’s public website.

Total for Intellectual Disabilities Training Centers........ $272,857,099 $271,978,477

General Fund Positions....................................................... 1,447.00 1,447.00
Nongeneral Fund Positions................................................. 1,217.00 1,217.00
Position Level ..................................................................... 2,664.00 2,664.00

Fund Sources: General........................................................ $42,550,042 $41,658,617
Special......................................................... $230,107,057 $230,119,860
Federal Trust............................................... $200,000 $200,000

Virginia Center for Behavioral Rehabilitation (794)

320. Instruction (19700).............................................................. $520,455 $520,455
Facility-Based Education and Skills Training (19708) .... $520,455 $520,455

Fund Sources: General........................................................ $520,455 $520,455

321. Secure Confinement (35700).............................................. $15,937,228 $15,937,228
Forensic and Behavioral Rehabilitation Security
(35707) ................................................................................ $15,937,228 $15,937,228

Fund Sources: General........................................................ $15,937,228 $15,937,228

Authority: Title 37.1, Chapter 2, Article 1.1, and 37.1-70.1 through 37.1-70.19. Code of Virginia.

322. Pharmacy Services (42100) ................................................ $1,000,000 $1,000,000
Inpatient Pharmacy Services (42102)................................. $1,000,000 $1,000,000

Fund Sources: General........................................................ $1,000,000 $1,000,000

323. State Health Services (43000)............................................. $2,424,744 $2,424,744
State Mental Health Facility Services (43014).................. $2,424,744 $2,424,744

Fund Sources: General........................................................ $2,424,744 $2,424,744

Authority: Title 37.1, Chapters 1 and 2; Title 16.1, Article 16, Code of Virginia.

324. Facility Administrative and Support Services (49800) .... $9,525,093 $9,525,093
General Management and Direction (49801)...................... $9,479,058 $9,479,058
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Authority: Title 37.1, Chapter 2, Article 1.1, and 37.1-70.1 through 37.1-70.19, Code of Virginia.

In the event that services are not available in Virginia to address the specific needs of an individual committed for treatment at the VCBR or conditionally released, or additional capacity cannot be met at the VCBR, the Commissioner is authorized to seek such services from another state.

Total for Virginia Center for Behavioral Rehabilitation...

| General Fund Positions | 475.50 | 475.50 |
| Position Level | 475.50 | 475.50 |
| **Fund Sources: General** | $29,407,520 | $29,407,520 |

Grand Total for Department of Behavioral Health and Developmental Services...

| General Fund Positions | 6,344.35 | 6,344.35 |
| Nongeneral Fund Positions | 1,895.40 | 1,895.40 |
| Position Level | 8,239.75 | 8,239.75 |
| **Fund Sources: General** | $649,628,099 | $672,941,212 |
| Special | $340,365,364 | $338,156,905 |
| Federal Trust | $72,941,880 | $72,941,880 |

$ 1-94. DEPARTMENT FOR AGING AND REHABILITATIVE SERVICES (262)

325. Rehabilitation Assistance Services (45400) | $97,610,241 | $97,610,241 |
| Vocational Rehabilitation Services (45404) | $80,508,528 | $80,508,528 |
| Community Rehabilitation Programs (45406) | $17,101,713 | $17,101,713 |
| **Fund Sources: General** | $29,006,176 | $29,006,176 |
| Special | $1,075,482 | $1,075,482 |
| Dedicated Special Revenue | $1,494,918 | $1,494,918 |
| Federal Trust | $66,033,665 | $66,033,665 |

Authority: Title 51.5, Chapters 5 and 6, Code of Virginia; P.L. 93-112, Federal Code.

A.1. Out of this appropriation, $7,984,358 the first year and $7,984,358 the second year from the general fund shall be used as state matching dollars for the federal Vocational Rehabilitation State Grant provided under the Rehabilitation Act of 1973, as amended, hereafter referred to as the federal vocational rehabilitation grant. The Department for Aging and Rehabilitative Services (DARS) shall not transfer or expend these dollars for any purpose other than to support activities related to vocational rehabilitation.

2. The federal vocational rehabilitation grant award amount for DARS is estimated at $62,398,658 in federal fiscal year 2015 and $62,398,658 in federal fiscal year 2016. Based on these projections, DARS shall not expend, without prior written concurrence from the Director, Department of Planning and Budget, more than $16,888,074 the first year and $16,888,074 the second year in state appropriation to meet the annual 21.3 percent state matching requirement and avoid the loss of federal dollars. This provision applies to the annual federal vocational rehabilitation grant award as well as any additional allotments requiring state match that may be made available to DARS. Any increases in total grant award spending shall be reported to the Chairmen of the House Appropriations and Senate Finance Committees within 30 days.
B. Recovery of administrative costs for the Long Term Employment Support Services program shall be limited to 1.87 percent each fiscal year.

C. A minimum of $4,482,021 the first year and $4,482,021 the second year from all funds is allocated to support Centers for Independent Living.

D. The Department for Aging and Rehabilitative Services shall fulfill the administrative responsibilities pertaining to the Personal Attendant Services program, without interruption or discontinuation of personal attendant services currently provided.

E.1. Out of this appropriation, $4,308,981 the first year and $4,308,981 the second year from the general fund shall be provided for expanding the continuum of services used to assist persons with brain injuries in returning to work and community living.

2. Of this amount, $1,830,000 the first year and $1,830,000 the second year from the general fund shall be used to provide a continuum of brain injury services to individuals in unserved or underserved regions of the Commonwealth. Up to $150,000 each year shall be awarded to successful program applicants. Programs currently receiving more than $250,000 from the general fund each year are ineligible for additional assistance under this section. To be determined eligible for a grant under this section, program applicants shall submit plans to pursue non-state resources to complement the provision of general fund support.

3. Of this amount, $285,000 the first year and $285,000 the second year shall be provided from the general fund to support direct case management services for brain injured individuals and their families in Southwestern Virginia.

4. Of this amount, $150,000 the first year and $150,000 the second year from the general fund shall be used to support case management services for individuals with brain injuries in unserved or underserved regions of the Commonwealth.

5. In allocating additional funds for brain injury services, the Department for Aging and Rehabilitative Services shall consider recommendations from the Virginia Brain Injury Council (VBIC).

6. The Department for Aging and Rehabilitative Services (DRS) shall submit an annual report to the Chairmen of the Senate Finance and House Appropriations Committees documenting the number of individuals served, services provided, and success in attracting non-state resources.

F. In allocating funds for Extended Employment Services, Long Term Employment Support Services (LTESS) and Economic Development, the Department for Aging and Rehabilitative Services shall consider recommendations from the established Employment Service Organizations/LTESS Steering Committee.

G. Of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be used to contract with Didlake Inc., for the purpose of extended employment services and Long Term Employment Support Services for people with disabilities.

H. For Commonwealth Neurotrauma Initiative Trust Fund grants awarded after July 1, 2004, the commissioner shall require applicants to submit a plan to achieve self-sufficiency by the end of the grant award cycle in order to receive funding consideration.

2. Notwithstanding any other law to the contrary, the commissioner may reallocate up to $500,000 from unexpended balances in the Commonwealth Neurotrauma Initiative Trust Fund to fund new grant awards for research on traumatic brain and spinal cord injuries.

I. Notwithstanding the provisions of § 51.5-47, Code of Virginia, every county and city, either singly or in combination with another political subdivision, may establish a local disability services board to provide input to state agencies on service needs and priorities of persons with physical and sensory disabilities, to provide information and resource referral to local governments regarding the Americans with Disabilities Act, and to provide such other assistance and advice to local governments as may be requested. Notwithstanding the provisions of § 51.5-48, Code of Virginia, local disability services boards shall follow some or all of the provisions of this code section, at their discretion.
J. Out of this appropriation, $388,279 the first year and $388,279 the second year from the general fund shall be allocated to the Long-Term Rehabilitation Case Management Services Program.

K. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund shall be used to increase access to personal assistance services for individuals with disabilities.

L. Out of this appropriation, $999,430 the first year and $999,430 the second year from the general fund shall be used to provide vocational rehabilitation services for persons recovering from mental health issues, alcohol and other substance abuse issues pursuant to an interagency agreement between the Department of Behavioral Health and Developmental Services and the Department for Aging and Rehabilitative Services.

326. Individual Care Services (45500) ....................................... $33,094,089 $33,094,089

Financial Assistance for Local Services to the Elderly (45504) ........................................... $30,141,014 $30,141,014

Rights and Protection for the Elderly (45506) ..................... $2,953,075 $2,953,075

Fund Sources: General ........................................................ $12,202,183 $12,202,183

Special......................................................... $60,000 $60,000

Dedicated Special Revenue........................ $200,000 $200,000

Federal Trust............................................... $20,631,906 $20,631,906

Authority: Title 2.2, Chapter 7, Code of Virginia.

A. Out of this appropriation, $456,209 the first year and $456,209 the second year from the general fund shall be provided to continue a statewide Respite Care Initiative program for the elderly and persons suffering from Alzheimer's Disease.

B.1. Out of this appropriation, $976,773 the first year and $976,773 the second year from the general fund shall be provided to support local programs of the Virginia Public Guardian and Conservator Program.

2. Out of this appropriation, $125,500 the first year and $125,500 the second year from the general fund shall be used to expand services through the Virginia Public Guardian and Conservator Program to individuals with mental illness and/or intellectual disability who are 18 years of age and older.

C. Out of this appropriation, $995,600 the first year and $995,600 the second year from the general fund shall be used to provide guardianship and conservatorship services for individuals served by the Department of Behavioral Health and Developmental Services (DBHDS) pursuant to the interagency agreement between DBHDS and the Department for Aging and Rehabilitative Services.

D.1. The 18 Area Agencies on Aging that are authorized to use funding for the Care Coordination for the Elderly Program, shall be authorized to use funding to conduct a program providing mobile, brief intervention and service linking as a form of care coordination. The Virginia Department for Aging and Rehabilitative Services, in collaboration with the Area Agencies on Aging, shall analyze the resulting impact in these agencies and determine if this model of service delivery is an appropriate and beneficial use of these funds.

2. The Virginia Department for Aging and Rehabilitative Services, in collaboration with the 18 Area Agencies on Aging (AAAs) that are authorized to use funding for the Care Coordination for Elderly Program, shall examine and analyze existing state and national care coordination models to determine best practice models. The department and designated AAAs shall determine which models of service delivery are appropriate and demonstrate beneficial use of these funds and develop the accompanying service standards. Each AAA receiving care coordination funding shall submit its plan for care coordination with the annual area plan.

E. Area Agencies on Aging shall be designated as the lead agency in each respective area for No Wrong Door.
F. Out of this appropriation, $201,875 the first year and $201,875 the second year from the general fund shall be provided to support the distribution of comprehensive health and aging information to Virginia’s senior population, their families and caregivers.

G. Out of this appropriation, $215,500 the first year and $215,500 the second year from the general fund shall be provided for the Pharmacy Connect Program in Southwest Virginia, administered by Mountain Empire Older Citizens, Inc.

H. Notwithstanding § 2.2-703, Code of Virginia, the Department for Aging and Rehabilitative Services may administer the state Long-Term Care Ombudsman program in accordance with Public Law 89-73. The department shall ensure the ombudsman operates with programmatic independence and autonomy consistent with federal law.

I. The Department for Aging and Rehabilitative Services shall (i) recommend strategies to coordinate services and resources among agencies involved in the delivery of services to Virginians with dementia; (ii) monitor the implementation of the Dementia State Plan; (iii) recommend policies, legislation, and funding needed to implement the Plan; (iv) collect and monitor data related to the impact of dementia on Virginians; and (v) determine the services, resources, and policies that may be needed to address services for individuals with dementia.

327. Nutritional Services (45700)............................................... $22,333,773 $22,333,773
Meals Served in Group Settings (45701) ..................... $9,842,217 $9,842,217
Distribution of Food (45702) ........................................ $418,042 $418,042
Delivery of Meals to Home-Bound Individuals (45703) .. $12,073,514 $12,073,514

Fund Sources: General ................................................. $6,599,118 $6,599,118
Federal Trust.......................................................... $15,734,655 $15,734,655

Authority: Title 2.2, Chapter 7, Code of Virginia.

A. Home delivered meals shall not require cost-sharing until such time as federal law permits cost-sharing with Older Americans Act funding.

B. Out of this appropriation, $1,231,138 the first year and $1,231,138 the second year from the general fund shall be provided to the Area Agencies on Aging (AAAs) to offset the impact of funding reductions for congregate and home-delivered meals due to federal sequestration.

328. A. Area Agencies on Aging are encouraged to continue seeking funds from a variety of sources which include cost-sharing in programs where not prohibited by funding sources; private sector voluntary contributions from older persons receiving services; families of individuals receiving services; and churches, service groups and other organizations. Such appropriations shall not be included in the appropriations used to match Older Americans Act funding. Revenue generated as a result of these projects shall be retained by the participating area agencies for use in meeting critical care needs of older Virginians. These revenues shall supplement, not supplant, general fund resources.

B. It is the intent of the General Assembly that all Area Agencies on Aging use any new general fund revenue, with the exception of funding provided for the Long-term Care Ombudsman program, to implement sliding fees for services. However, priority for services should be given to applicants in the greatest need, regardless of ability to pay. Revenue from fees shall be retained by the Area Agencies on Aging for use in meeting critical care needs of older Virginians. These revenues shall supplement, not supplant, general fund resources.

C. It is the intent of the General Assembly that Older Americans Act funds and general fund moneys be targeted to services which can assist the elderly to function independently for as long as possible. Area Agencies on Aging may use general fund moneys for consumer-directed services.

D. At the request of the Commissioner, Department for Aging and Rehabilitative Services, the Director, Department of Planning and Budget may transfer state general fund appropriations for services provided by Area Agencies on Aging between service categories. The amounts to be transferred between categories shall not exceed 40 percent of the total state general fund appropriations allocated for each category. Under no circumstances shall any funds be
transferred from direct services to administration. State general fund appropriations shall be available to the area agencies on aging beginning July 1 of each year of the biennium, in compliance with the department's General Fund Cash Management Policy.

329. Continuing Income Assistance Services (46100) .............. $45,760,619 $45,760,619
Social Security Disability Determination (46102)............. $45,760,619 $45,760,619
Fund Sources: General........................................................ $1,136,250 $1,136,250
Special......................................................... $200,000 $200,000
Federal Trust............................................... $44,424,369 $44,424,369

The Department for Aging and Rehabilitative Services, in cooperation with the Department of Social Services and local social services agencies, shall develop an expedited process for transitioning hospitalized persons to rehabilitation facilities when the patient may meet the criteria established by the Social Security Administration (SSA) and Medicaid for disability. As part of this expedited process, the Department for Aging and Rehabilitative Services shall make Medicaid disability determinations within seven business days of the receipt of social service referrals, when the referrals include sufficient evidence that appropriately documents SSA's definition of disability. If the referrals do not contain sufficient documentation of disability, the Department of Rehabilitative Services shall continue to expedite processing of these priority referrals under Medicaid regulations.

330. Administrative and Support Services (49900)................... $20,277,740 $20,314,773
General Management and Direction (49901)..................... $6,111,450 $6,111,450
Information Technology Services (49902)......................... $8,947,361 $8,947,361
Planning and Evaluation Services (49916)........................ $264,127 $264,127
Training and Education Services (49925).......................... $223,386 $223,386
Program Development and Coordination (49933)............... $4,731,416 $4,768,449
Fund Sources: General........................................................ $2,242,566 $2,279,599
Special......................................................... $9,890,563 $9,890,563
Federal Trust............................................... $8,144,611 $8,144,611

A. Out of this appropriation, $88,350 the first year and $88,350 the second year from the general fund shall be used for administrative costs associated with providing guardianship and conservatorship services for individuals pursuant to the interagency agreement between the Department of Behavioral Health and Developmental Services and the Department for Aging and Rehabilitative Services.

B.1. Out of this appropriation, up to $5,000 the first year and $5,000 the second year from the general fund shall be provided for activities of the Virginia Public Guardian and Conservator Program Advisory Board, including but not limited to, paying expenses for the members to attend four meetings per year.

2. Out of this appropriation, $63,042 the first year and $63,042 second year from the general fund shall be provided for the administration of the public guardianship programs and for no other purpose.

331. Included in the Federal Trust appropriation are amounts estimated at $361,526 the first year and $361,526 the second year, to pay for statewide indirect cost recoveries of this agency. Actual recoveries of statewide indirect costs up to the level of these estimates shall be exempt from payment into the general fund, as provided by § 4-2.03 of this act. Amounts recovered in excess of these estimates shall be deposited to the general fund.

Total for Department for Aging and Rehabilitative Services........................................... $219,076,462 $219,113,495
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<tr>
<td>Federal Trust</td>
<td>$154,969,206</td>
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</table>

**Woodrow Wilson Rehabilitation Center (203)**

332. Rehabilitation Assistance Services (45400) | $11,689,804 | $11,689,804 |
| Vocational Rehabilitation Services (45404) | $6,321,639 | $6,321,639 |
| Medical Rehabilitative Services (45405) | $5,368,165 | $5,368,165 |
| Fund Sources: General | $2,813,508 | $2,813,508 |
| Special | $8,576,296 | $8,576,296 |
| Federal Trust | $300,000 | $300,000 |


333. Facility Administrative and Support Services (49800) | $12,413,310 | $12,416,115 |
| General Management and Direction (49801) | $4,477,730 | $4,479,431 |
| Information Technology Services (49802) | $697,354 | $698,458 |
| Security Services (49803) | $515,283 | $515,283 |
| Residential Services (49804) | $1,316,466 | $1,316,466 |
| Food and Dietary Services (49807) | $1,256,000 | $1,256,000 |
| Physical Plant Services (49815) | $4,150,477 | $4,150,477 |
| Fund Sources: General | $2,318,735 | $2,321,540 |
| Special | $10,094,575 | $10,094,575 |


Comprehensive services available on-site at Woodrow Wilson Rehabilitation Center shall include, but not be limited to, vocational services, including evaluation, prevocational, academic, and vocational training; independent living services; transition from school to work services; rehabilitative engineering and assistive technology; and medical rehabilitation services, including residential, outpatient, supported living, community reentry, and family support.

Total for Woodrow Wilson Rehabilitation Center | $24,103,114 | $24,105,919 |

| General Fund Positions | 58.80 | 58.80 |
| Nongeneral Fund Positions | 222.20 | 222.20 |
| Position Level | 281.00 | 281.00 |
| Fund Sources: General | $5,132,243 | $5,135,048 |
| Special | $18,670,871 | $18,670,871 |
| Federal Trust | $300,000 | $300,000 |

Grand Total for Department for Aging and Rehabilitative Services | $243,179,576 | $243,219,414 |

| General Fund Positions | 126.80 | 126.80 |
| Nongeneral Fund Positions | 1,167.20 | 1,167.20 |
| Position Level | 1,294.00 | 1,294.00 |
| Fund Sources: General | $56,318,536 | $56,358,374 |
| Special | $29,896,916 | $29,896,916 |
### § 1-95. DEPARTMENT OF SOCIAL SERVICES (765)

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<tr>
<td>Federal Trust</td>
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#### 334. Program Management Services (45100)

- Training and Assistance to Local Staff (45101): $4,167,653
- Central Administration and Quality Assurance for Benefit Programs (45102): $12,737,920
- Central Administration and Quality Assurance for Family Services (45103): $7,571,755
- Central Administration and Quality Assurance for Community Programs (45105): $8,131,479
- Central Administration and Quality Assurance for Child Care Activities (45107): $4,116,047

#### Fund Sources:
- General: $15,594,758
- Special: $100,000
- Federal Trust: $21,030,096

**Authority:** Title 2.2, Chapter 54; Title 63.2, Chapters 2 and 21, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as amended; P.L. 104-193, as amended, Federal Code.

### A.

The Department of Social Services, in collaboration with the Office of Comprehensive Services, shall provide training to local staff serving on Family Assessment and Planning Teams and Community Policy and Management Teams. Training shall include, but need not be limited to, the federal and state requirements pertaining to the provision of the foster care services funded under § 2.2-5211, Code of Virginia. The training shall also include written guidance concerning which services remain the financial responsibility of the local departments of social services. Training shall be provided on a regional basis at least once per year. Written guidance shall be updated and provided to local Comprehensive Services Act teams whenever there is a change in allowable expenses under federal 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.

### B.

By November 1 of each year, the Department of Planning and Budget, in cooperation with the Department of Social Services, shall prepare and submit a forecast of expenditures for cash assistance provided through the Temporary Assistance for Needy Families (TANF) program, mandatory child day care services under TANF, foster care maintenance and adoption subsidy payments, upon which the Governor’s budget recommendations will be based, for the current and subsequent two years to the Chairmen of the House Appropriations and Senate Finance Committees.

### C.

The Department of Social Services shall provide administrative support and technical assistance to the Family and Children’s Trust Fund (FACT) Board of Trustees established in Sections 63.2-2100 through 63.2-2103, Code of Virginia.

### D.

Out of this appropriation, $1,829,111 the first year and $1,829,111 the second year from the general fund and $1,829,111 the first year and $1,829,111 the second year from nongeneral funds shall be provided to fund the Supplemental Nutrition Assistance Program (SNAP) Electronic Benefit Transfer (EBT) contract cost.

### E.

The Department of Social Services may revise the current schedule for the issuance of federal Supplemental Nutrition Assistance Program (SNAP) benefits over a two-month conversion period while minimizing the impact on current recipients, provided that no general fund dollars are required to implement the conversion. If the department determines that there are any general fund costs required to implement the conversion, the department may revise the current schedule for the issuance of federal Supplemental Nutrition Assistance Program (SNAP) benefits for new enrollees only. The department may spread out the issuance of SNAP benefits over nine calendar days with payments occurring on the first, fourth, seventh, and ninth day of the month.
ITEM 334.

<table>
<thead>
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<td>First Year FY2015</td>
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<tr>
<td>F.1. Out of this appropriation, ten positions and the associated funding shall be dedicated to providing on-going financial oversight of foster care services. Each of the ten positions, with two working out of each regional office, shall assess and review all foster care spending to ensure that state and federal standards are met. None of these positions shall be used for quality, information technology, or clerical functions.</td>
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<tr>
<td>2. By September 1 of each year, the department shall report to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget regarding the foster care program’s statewide spending, error rates and compliance with state and federal reviews.</td>
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<tr>
<td>G.1. Out of this appropriation, $100,000 the first year from the general fund shall be used to contract with a private entity, with expertise in government systems, finance, and child welfare services, to develop a plan for implementing the provisions of the federal Foster Connections to Success and Increasing Adoptions Act of 2008 (P.L. 110-351; P.L. 111-148). This plan shall 1) include a six year projection of the fiscal impact associated with the Department of Social Services (DSS), the Comprehensive Services Act, and local departments of social services; 2) review of all necessary statutory, regulatory and administrative changes that are required by the federal law; 3) include a draft of any necessary legislative and regulatory changes; 4) include a draft of any necessary amendments to the Title IV-E state plan; 5) outline the impact on other child welfare services; and 6) assess any impact on children and families. The final implementation plan must be approved by the Commissioner, DSS and Director, Office of Comprehensive Services. By October 15, 2014, DSS shall provide this plan to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, Secretary of Health and Human Resources, and the Director, Department of Planning and Budget.</td>
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2. Out of the appropriations in Items 336 and 339, $4,838,071 the second year from the general fund and $8,382,412 the second year from nongeneral funds shall be available for the expansion of foster care and adoption assistance in accordance federal Fostering Connections provisions per the final implementation plan required in paragraph G.1. above.
and Senate Finance Committees as well as the Director, Department of Planning and Budget written documentation detailing the proposed policy changes. This documentation shall include an estimate of the fiscal impact of the proposed changes and information summarizing public comment that was received on the proposed changes.

C. Notwithstanding any other provision of state law, the Department of Social Services shall maintain a separate state program, as that term is defined by federal regulations governing the Temporary Assistance for Needy Families (TANF) program, 45 C.F.R. § 260.30, for the purpose of providing welfare cash assistance payments to able-bodied two-parent families. The separate state program shall be funded by state funds and operated outside of the TANF program. Able-bodied two-parent families shall not be eligible for TANF cash assistance as defined at 45 C.F.R. § 260.31 (a)(1), but shall receive benefits under the separate state program provided for in this paragraph. Although various conditions and eligibility requirements may be different under the separate state program, the basic benefit payment for which two-parent families are eligible under the separate state program shall not be less than what they would have received under TANF. The Department of Social Services shall establish regulations to govern this separate state program.

D. As a condition of this appropriation, the Department of Social Services shall disregard 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 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.

F. A participant whose Temporary Assistance for Needy Families (TANF) financial assistance is terminated due to the receipt of 24 months of assistance as specified in § 63.2-612, Code of Virginia, or due to the closure of the TANF case prior to the completion 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 eligible to receive employment and training assistance for up to 12 months after termination, if needed, in addition to other transitional services provided pursuant to § 63.2-611, Code of Virginia.

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

H.1. Out of this appropriation, $6,500,000 the first year and $6,500,000 the second year from nongeneral funds is included for Head Start wraparound child care services.

2. Included in this Item is funding to carry out the former responsibilities of the Virginia Council on Child Day Care and Early Childhood Programs. Nongeneral fund appropriations allocated for uses associated with the Head Start program shall not be transferred for any other use until eligible Head Start families have been fully served. Any remaining funds may be used to provide services to enrolled low-income families in accordance with federal and state requirements. Families, who are working or in education and training programs, with income at or below the poverty level, whose children are enrolled in Head Start wraparound programs paid for with the federal block grant funding in this Item shall not be required to pay fees for these wraparound services.
I. Out of this appropriation, $2,647,305 the first year and $2,647,305 the second year from the general fund and $57,260,335 the first year and $57,260,335 the second year from federal funds shall be provided to support state child care programs which will be administered on a sliding scale basis to income eligible families. The sliding fee scale and eligibility criteria are to be set according to the rules and regulations of the State Board of Social Services, except that the income eligibility thresholds for child care assistance shall account for variations in the local cost of living index by metropolitan statistical areas. The Department of Social Services shall report on the sliding fee scale and eligibility criteria adopted by the Board of Social Services by December 15 of each year. The Department of Social Services shall make the necessary amendments to the Child Care and Development Funds Plan to accomplish this intent. Funds shall be targeted to families who are most in need of assistance with child care costs. Localities may exceed the standards established by the state by supplementing state funds with local funds.

J. Out of this appropriation, $600,000 the first year and $600,000 the second year from nongeneral funds shall be used to provide scholarships to students in early childhood education and related majors who plan to work in the field, or already are working in the field, whether in public schools, child care or other early childhood programs, and who enroll in a state community college or a state supported senior institution of higher education.

K. Out of this appropriation, $505,000 the first year and $505,000 the second year from nongeneral funds shall be used to provide training of individuals in the field of early childhood education.

L. Out of this appropriation, $300,000 the first year and $300,000 the second year from nongeneral funds shall be used to provide child care assistance for children in homeless and domestic violence shelters.

### Financial Assistance for Local Social Services Staff

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<th>Item</th>
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<tr>
<td>46006</td>
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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.

A. The amounts in this Item shall be expended under regulations of the Board of Social Services to reimburse county and city welfare/social services boards pursuant to § 63.2-401, Code of Virginia, and subject to the same percentage limitations for other administrative services performed by county and city public welfare/social services boards and superintendents of public welfare/social services pursuant to other provisions of the Code of Virginia, as amended.

B. Pursuant to the provisions of §§ 63.2-403, 63.2-406, 63.2-407, 63.2-408, and 63.2-615 Code of Virginia, all moneys deducted from funds otherwise payable out of the state treasury to the counties and cities pursuant to the provisions of § 63.2-408, Code of Virginia, shall be credited to the applicable general fund account.

C. Included in this appropriation are funds to reimburse local social service agencies for eligibility workers who interview applicants to determine qualification for public assistance benefits which include but are not limited to: Temporary Assistance for Needy Families (TANF); Supplemental Nutrition Assistance Program (SNAP); and Medicaid.

D. Included in this appropriation are funds to reimburse local social service agencies for social workers who deliver program services which include but are not limited to: child and adult protective services complaint investigations; foster care and adoption services; and adult services.
E. Out of the federal fund appropriation for local social services staff, amounts estimated at $55,000,000 the first year and $55,000,000 the second year shall be set aside for allowable local costs which exceed available general fund reimbursement and amounts estimated at $16,000,000 the first year and $16,000,000 the second year shall be set aside to reimburse local governments for allowable costs incurred in administering public assistance programs.

F. Out of this appropriation, $439,338 the first year and $439,338 the second year from the general fund and $422,109 the first year and $422,109 the second year from nongeneral funds is provided to cover the cost of the health insurance credit for retired local social services employees.

Authority: Title 20, Chapters 2 through 3.1 and 4.1 through 9; Title 63.2, Chapter 19, Code of Virginia; P.L. 104-193, as amended; P.L. 105-200, P.L. 106-113, Federal Code.

A. Any net revenue from child support enforcement collections, after all disbursements are made in accordance with state and federal statutes and regulations, and after the state's share of the cost of administering the program is paid, shall be estimated and deposited into the general fund by June 30 of the fiscal year in which it is collected. Any additional moneys determined to be available upon final determination of a fiscal year's costs of administering the program shall be deposited to the general fund by September 1 of the subsequent fiscal year in which it is collected.

B. In determining eligibility and amounts for cash assistance, pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, the department shall continue to disregard up to $100 per month in child support payments and return to recipients of cash assistance up to $100 per month in child support payments collected on their behalf.

C. The state share of amounts disbursed to recipients of cash assistance pursuant to paragraph B of this Item shall be considered part of the Commonwealth's required Maintenance of Effort spending for the federal Temporary Assistance for Needy Families program established by the Social Security Act.

D. The department shall expand collections of child support payments through contracts with private vendors. However, the Department of Social Services and the Office of the Attorney General shall not contract with any private collection agency, private attorney, or other private entity for any child support enforcement activity until the State Board of Social Services has made a written determination that the activity shall be performed under a proposed contract at a lower cost than if performed by employees of the Commonwealth.

E. The Division of Child Support Enforcement, in cooperation with the Department of Medical Assistance Services, shall identify cases for which there is a medical support order requiring a noncustodial parent to contribute to the medical cost of caring for a child who is enrolled in the Medicaid or Family Access to Medical Insurance Security (FAMIS) Programs. Once identified, the division shall work with the Department of Medical Assistance Services to take appropriate enforcement actions to obtain medical support or repayments for the Medicaid program.
### Adult In-Home and Supportive Services (46802)
- **First Year FY2015**: $6,822,995
- **Second Year FY2016**: $6,822,995

### Domestic Violence Prevention and Support Activities (46803)
- **First Year FY2015**: $9,239,205
- **Second Year FY2016**: $10,339,205

**Fund Sources:**

- **General**: $22,756,141
- **Federal Trust**: $15,705,028

**Authority:** Title 63.2, Chapters 1, 16 and 22, Code of Virginia; Title XVI, federal Social Security Act, as amended.

**A.1.** Effective January 1, 2014, 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 $1,207 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.

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

**3.** The Department of Social Services, in collaboration with the Department for Aging and Rehabilitative Services, is authorized to increase the assisted living facility and adult foster care home rates and/or the personal care allowance cited above on January 1 of each year in which the federal government increases Supplemental Security Income or Social Security rates or at any other time that the department determines that an increase is necessary to ensure that the Commonwealth continues to meet federal requirements for continuing eligibility for federal financial participation in the Medicaid program. Any such increase is subject to the prior concurrence of the Department of Planning and Budget. Within thirty days after its effective date, the Department of Social Services shall report any such increase to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees with an explanation of the reasons for the increase.

**B.** Out of this appropriation, $4,185,189 the first year and $4,185,189 in the second year from the federal Social Services Block Grant shall be allocated to provide adult companion services for low-income elderly and disabled adults.

**C.** The toll-free telephone hotline operated by the Department of Social Services to receive child abuse and neglect complaints shall also be publicized and used by the department to receive complaints of adult abuse and neglect.

**D.** Out of this appropriation, $248,750 the first year and $248,750 the second year from the general fund and $1,346,792 the first year and $1,346,792 the second year from federal Temporary Assistance for Needy Families (TANF) funds shall be provided as a grant to local domestic violence programs for purchase of crisis and core services for victims of domestic violence, including 24-hour hotlines, emergency shelter, emergency transportation, and other crisis services as a first priority.

**E.** Out of this appropriation, $75,000 the first year and $75,000 the second year from the general fund and $400,000 the first year and $400,000 the second year from nongeneral funds shall be provided for the purchase of services for victims of domestic violence as stated in § 63.2-1615, Code of Virginia, in accordance with regulations promulgated by the Board of Social Services.

**F.** Out of this appropriation $1,100,000 the second year from the general fund and $1,000,000 the first year and $1,000,000 the second year from federal Temporary Assistance to Needy Families (TANF) funds shall be provided as a grant to local domestic violence programs for services.

**ITEM 338.**

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<td>Child Welfare Services (46900)</td>
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[VA., 2014 SP I]
ITEM 339.

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<td>Supplemental Child Welfare Activities (46902)</td>
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<td>Adoption Subsidy Payments (46903)</td>
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A. Expenditures meeting the criteria of Title IV-E of the Social Security Act shall be fully reimbursed except that expenditures otherwise subject to a standard local matching share under applicable state policy, including local staffing, shall continue to require local match. The commissioner shall ensure that local social service boards obtain reimbursement for all children eligible for Title IV-E coverage.

B. The commissioner, in cooperation with the Department of Planning and Budget, shall establish a reasonable, automatic adjustment for inflation each year to be applied to the room and board maximum rates paid to foster parents. However, this provision shall apply only in fiscal years following a fiscal year in which salary increases are provided for state employees.

C. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund shall be provided for the purchase of services for victims child abuse and neglect prevention activities as stated in §63.2-1502, Code of Virginia, in accordance with regulations promulgated by the Board of Social Services.

D. Out of this appropriation, $180,200 the first year and $180,200 the second year from the general fund and $99,800 the first year and $99,800 the second year from nongeneral funds shall be provided to continue respite care for foster parents.

E. Notwithstanding the provisions of §§63.2-1300 through 63.2-1303, Code of Virginia, adoption assistance subsidies and supportive services shall not be available for children adopted through parental placements. This restriction does not apply to existing adoption assistance agreements.

F.1. Out of this appropriation, $1,500,000 the first year from federal funds and $1,500,000 the second year from the general fund shall be provided to implement pilot programs that increase the number of foster care children adopted.

2. Beginning October 1, 2013, the department shall provide a quarterly report, within 30 days of quarter end, on the use and effectiveness of this funding including, but not limited to, the additional number of special needs children adopted from foster care as a result of this effort and the types of ongoing supportive services provided, to the Governor, Chairmen of House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget.

G. Out of this appropriation, $33,207,631 the first year and $33,985,779 the second year from the general fund and $7,000,000 the first year and $7,000,000 the second year from nongeneral funds shall be provided for special needs adoptions.

H. Out of this appropriation $37,603,764 the first year and $38,835,831 the second year from the general fund and $37,603,764 the first year and $38,835,831 the second year from nongeneral funds shall be provided for Title IV-E adoption subsidies.

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 information about and counseling regarding the availability of independent living services is provided to any person who chooses to leave foster care or who chooses to terminate independent living services before his twenty-first birthday. Information shall include the option...
for restoration of independent living services following termination of independent living services, and the processes whereby independent living services may be restored should he choose to seek restoration of such services in accordance with § 63.2-905.1 of the Code of Virginia.

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

2. Out of this appropriation, $358,246 the first year and $342,414 the second year from the general fund and $225,883 the first year and $215,900 the second year from nongeneral funds shall be provided for five positions to execute these negotiations.

340. Financial Assistance for Supplemental Assistance Services (49100).................................................................. $78,757,450 $78,757,450

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Authority: Title 2.2, Chapter 54; Title 63.2, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 104-193, as amended, Federal Code.

341. Financial Assistance to Community Human Services Organizations (49200).................................................................. $25,700,789 $25,450,789

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<td>$3,848,621</td>
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<tr>
<td>Federal Trust</td>
<td>$21,602,168</td>
<td>$21,602,168</td>
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</tbody>
</table>

Authority: Title 2.2, Chapter 54; Title 63.2, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as amended; P.L. 104-193, as amended, Federal Code.

A.1. All increased state or federal funds distributed to Community Action Agencies shall be distributed as follows: The funds shall be distributed to all local Community Action Agencies according to the Department of Social Services funding formula (75 percent based on low-income population, 20 percent based on number of jurisdictions served, and five percent based on square mileage served), adjusted to ensure that no agency receives less than 1.5 percent of any increase.

2. Out of this appropriation, $185,725 the first year and $185,725 the second year from the general fund shall be provided to contract with the Virginia Community Action Partnership to provide outreach, education and tax preparation services via the Virginia Earned Income Tax Coalition and other community non-profit organizations to citizens who may be eligible for the federal Earned Income Tax Credit. The contract shall require the Virginia Community Action Partnership to report on its efforts to expand the number of Virginians who are able to claim the federal EITC, including the number of individuals identified who could benefit from the credit, the number of individuals counseled on the availability of federal EITC, and the number of individuals assisted with tax preparation to claim the federal EITC. The annual report from the Virginia Community Action Partnership shall also detail actual expenditures for the program including the sub-contractors that were utilized. This report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by December 1 each year.
3. Out of this appropriation, $1,000,000 the first year and $1,000,000 the second year from the Temporary Assistance for Needy Families (TANF) block grant shall be provided to contract with local Community Action Agencies to provide an array of services designed to meet the needs of low-income individuals and families, including the elderly and migrant workers. Services may include, but are not limited to, child care, community and economic development, education, employment, health and nutrition, housing, and transportation.

B. The department shall continue to fund from this Item all organizations recognized by the Commonwealth as community action agencies as defined in §2.2-540 et seq.

C. Out of this appropriation, $951,896 the first year and $951,896 the second year from the general fund and $3,333,605 the first year and $3,333,605 the second year from the Temporary Assistance for Needy Families (TANF) block grant shall be provided to contract with programs that follow the evidence-based Healthy Families America home visiting model that promotes positive parenting, improves child health and development, and reduces child abuse and neglect. The Department of Social Services shall use a portion of the funds from this item to contract with the statewide office of Prevent Child Abuse Virginia for providing the coordination, technical support, quality assurance, training and evaluation of the Virginia Healthy Families programs.

D. Out of this appropriation, $100,000 the first year and $100,000 the second year from nongeneral funds shall be provided for Volunteer Emergency Families for Children to expand its shelter care network for abused, neglected, runaway, homeless, and at-risk children throughout Virginia.

E. Out of this appropriation, $100,000 the first year and $100,000 the second year from nongeneral funds shall be provided for the Child Abuse Prevention Play (the play) administered by Virginia Repertory Theatre. The contract shall include production and live performances of the play that teach child safety awareness to prevent child abuse.

F. Out of this appropriation, $70,000 the first year and $70,000 the second year from the general fund shall be provided to contract with the Virginia Alzheimer’s Association Chapters to provide dementia-specific training to long-term care workers in licensed nursing facilities, assisted living facilities and adult day care centers who deal with Alzheimer's disease and related disorders.

G. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be provided to contract with Northern Virginia Family Services (NVFS) to provide supportive services that address the basic needs of families in crisis, including the provision of food, financial assistance to prevent homelessness, and access to health services. The contract shall require NVFS to provide an intake process that identifies the needs and appropriate services for those in crisis. Outcomes will be measured utilizing surveys provided to those who receive services and NVFS will report quarterly on survey results.

H. Out of this appropriation, $931,000 the first year and $931,000 the second year from the general fund shall be provided to contract with child advocacy centers (CAC) to provide a comprehensive, multidisciplinary team response to allegations of child abuse in a dedicated, child-friendly setting. The contracts shall require CACs to provide forensic interviews, victim support and advocacy services, medical evaluations, and mental health services to victims of child abuse and neglect with the expected outcome of reducing child abuse and neglect. The department shall develop a Request for Proposal (RFP) to (i) distribute 67 percent of the allocated funds for accredited child advocacy centers and 30 percent for associate/developing child advocacy centers, as recognized and in good standing with the National Children's Alliance, with input from Children's Advocacy Centers of Virginia (CACVA); (ii) allocate three percent to Children's Advocacy Centers of Virginia, the recognized chapter of National Children's Alliance for Virginia's child advocacy centers, for the purpose of assisting and supporting the development, continuation and sustainability of community-coordinated, child-focused services delivered by children's advocacy centers; and (iii) distribute any non-allocated funding equally to accredited and associate/developing child advocacy centers awarded funding in section (i) of this paragraph.

I. Out of this appropriation, $100,000 the first year and $100,000 the second year from the general fund shall be provided to contract with Youth for Tomorrow (YFT) to provide comprehensive residential, education and counseling services to at-risk youth of the
Commonwealth of Virginia who have been sexually exploited, including victims of sex trafficking. The contract shall require YFT to provide individual assessments/individual service planning; individual and group counseling; room and board; coordination of medical and mental health services and referrals; independent living services for youth transitioning out of foster care; active supervision; education; and family and family reunification services. Youth for Tomorrow shall submit monthly progress reports on activities conducted and progress achieved on outputs, outcomes and other functions/activities during the reporting period. On October 1 of each year, YFT shall provide an annual report to the Governor and the Chairmen of the Senate Finance and House Appropriations Committees that details program services, outputs and outcomes.

J. Out of this appropriation, $25,000 the first year and $25,000 the second year from the federal Temporary Assistance For Needy Families (TANF) block grant shall be provided to contract with the Visions of Truth Community Development Corporation (Visions of Truth) to support self-sufficiency programs for at-risk youth by improving education performance. The contract shall require Visions of Truth Community Development Corporation to provide at-risk students in grades 7-12 with a personalized learning program including standards of learning preparation and homework assistance from certified teachers and college students. Visions of Truth shall report expenditures and performance on a quarterly basis and shall provide an annual report with detailed program results.

K.1. Out of this appropriation, $1,250,000 the first year and $1,250,000 the second year from the general fund shall be provided to contract with the Virginia Early Childhood Foundation (VECF) to support the health and school readiness of Virginia’s young children prior to school entry. These funds shall be matched with local public and private resources with a goal of leveraging a dollar for each state dollar provided.

2. Of the amounts in paragraph K.1. above, $1,250,000 the first year and $1,250,000 the second year from the general fund shall be used to provide information and assistance to parents and families and to facilitate partnerships with both public and private providers of early childhood services. VECF will track and report statewide and local progress on a biennial basis. The Foundation shall account for the expenditure of these funds by providing the Governor, Secretary of Health and Human Resources, and the Chairmen of the House Appropriations and Senate Finance Committees with a certified audit and full report on Foundation initiatives and results not later than October 1 of each year for the preceding fiscal year ending June 30.

3. On or before October 1 of each year, the foundation shall submit to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees a report on the actual amount, by fiscal year, of private and local government funds received by the foundation.

L. Out of this appropriation, $250,000 the first year from the general fund shall be used to contract with Elevate Early Education for the purpose of developing a pilot program for a kindergarten readiness assessment. The contract with Elevate Early Education to administer this program shall require the submission of a final report from the organization detailing the assessment method(s) utilized, actual expenditures for the program, and outcome analysis and evaluation. This report shall be submitted to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, and the Secretaries of Health and Human Resources and Education no later than January 1, 2015. Prior to the receipt of any state funding for this purpose, Elevate Early Education must provide evidence of private matching funds secured for this purpose.

342. Regulation of Public Facilities and Services (56100)...... $16,121,568 $16,121,568
Regulation of Adult and Child Welfare Facilities (56101) ................................................................. $14,272,050 $14,272,050
Interdepartmental Licensure and Certification (56106).... $1,849,518 $1,849,518
Fund Sources: General....................................................... $4,031,782 $4,031,782
Special........................................... $1,869,187 $1,869,187
Federal Trust..................................................... $10,220,599 $10,220,599

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 the child day care licensing program so that positions shall not remain vacant for longer than 120 days and (ii) hire sufficient child care licensing specialists to ensure that all day 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 day 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.

D. Out of this appropriation, the Department of Social Services shall implement training for new assisted living facility owners and managers to focus on health and safety issues, and resident rights as they pertain to adult care residences.

### Administrative and Support Services (49900)

<table>
<thead>
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<th>Item Details($)</th>
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<th>Second Year FY2016</th>
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<td>Information Technology Services (49902)</td>
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**Total:** $109,894,216 $98,693,850

### Authority


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

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

C. The Commissioner, Department of Social Services, in consultation with relevant state and local agencies, shall develop proposed criteria for assessing funding requests for addressing space needs among local departments of social services, as well as proposed consolidated human services buildings. The criteria shall include but not be limited to compliance with the Americans with Disabilities Act, access to public transportation, life safety issues, condition of current space and related major building systems, impact on service delivery, and other factors as may be appropriate. The department shall use the criteria to prioritize local requests for increased state reimbursement for renovating existing space, relocating or constructing new space. For those jurisdictions that, when applying such criteria, achieve high priority ranking for increased state reimbursement, yet initiate local funding actions to address critical space needs or to consolidate human services, they shall nevertheless retain their ranking on the prioritized list of projects for increased state reimbursement for renovating existing space,
relocating or constructing new space. The department shall forward a prioritized list of projects to the Secretary of Health and Human Resources and the Department of Planning and Budget by November 1 of each year for consideration by the Governor in the development of the budget. The department shall also submit a copy of the list of prioritized projects by November 1 of each year, to the Chairmen of the House Appropriations and Senate Finance Committees.

D.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.

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

3. 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.

E.1. Out of this appropriation, $4,100,000 the first year and $1,900,000 the second year from the general fund and $14,200,000 the first year and $5,901,837 the second 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.

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

F. Out of this appropriation, $522,286 the first year and $522,286 the second year from the general fund and $1,924,019 the first year and $1,924,019 the second year from nongeneral funds shall be provided to supplement management and programmatic support of the agency’s eligibility systems modernization effort. In addition, eight positions are added in FY 2013. These resources shall be dedicated to the modernization project until its completion or the end of FY 2017, whichever comes first.

A. In the operation of any program of public assistance, including benefit and service programs in any locality, for which program appropriations are made to the Department of Social Services, it is provided that if a payment or overpayment is made to an individual who is ineligible therefor under federal and/or state statutes and regulations, the amount of such payment or overpayment shall be returned to the Department of Social Services by the locality.
B. However, no such repayments may be required of the locality if the department determines that such overpayment or payments to ineligibles resulted from the promulgation of vague or conflicting regulations by the department or from the failure of the department to make timely distribution to the localities of the statutes, rules, regulations, and policy decisions, causing the overpayment or payment to ineligible(s) to be made by the locality or from situations where a locality exercised due diligence, yet received incomplete or incorrect information from the client which caused the overpayment or payment to ineligibles. If a locality fails to effect the return, the Department of Social Services shall withhold an equal amount from the next disbursement made by the department to the locality for the same program.

C. The Department of Social Services shall implement the guidance issued by the U.S. Department of Health and Human Services concerning the obligation of recipients of federal financial assistance to comply with Title VI of the Civil Rights Act of 1964 by ensuring that meaningful access to federally-funded programs, activities and services administered by the department is provided to limited English proficient (LEP) persons, 63 Fed. Reg. 47,311-47,323 (August 8, 2003). At a minimum, the department shall (i) identify the need for language assistance by analyzing the following factors: (1) the number or proportion of LEP persons in the eligible service population, (2) the frequency of contact with such persons, (3) the nature and importance of the program, activity or service, and (4) the costs of providing language assistance and resources available; (ii) translate vital documents into the language of each frequently encountered LEP group eligible to be served; (iii) provide accurate and timely oral interpreter services; and (iv) develop an effective implementation plan to address the identified needs of the LEP populations served.

345. A. The amount for the Supplemental Nutrition Assistance Program (SNAP) shall be expended under regulations of the Board of Social Services to reimburse county and city welfare/social services boards pursuant to § 63.2-401, Code of Virginia, and subject to the same percentage limitations for other administrative services performed by county and city public welfare/social services boards and superintendents of public welfare/social services pursuant to other provisions of the Code of Virginia, as amended.

B. Pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, the Department of Social Services shall, in cooperation with local departments of social services, maintain a waiver of the work requirement for Supplemental Nutrition Assistance Program (SNAP) recipients residing in areas that do not have a sufficient number of jobs to provide employment for such individuals, including those areas designated as labor surplus areas by the U.S. Department of Labor.

C. To the extent permitted by federal law, Supplemental Nutrition Assistance Program (SNAP) recipients subject to a work requirement pursuant to § 824 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, as amended, shall be permitted to satisfy such work requirement by providing volunteer services to a public or private, nonprofit agency for the number of hours per month determined by dividing the household’s monthly SNAP allotment by the federal minimum wage.

D. The Department of Social Services shall, to the extent permitted by federal law, disregard the value of at least one motor vehicle per household in determining eligibility for the Supplemental Nutrition Assistance Program (SNAP).

E. The Department of Social Services shall develop a multi-lingual outreach campaign to inform qualified aliens and their children, who are United States citizens, of their eligibility for the federal Supplemental Nutrition Assistance Program (SNAP) and ensure that they have access to benefits under SNAP. To the extent permitted by federal law, the department shall administer SNAP in a way that minimizes the procedural burden on qualified aliens and addresses concerns about the impact of SNAP receipt on their immigration sponsors and status.
### § 1-96. VIRGINIA BOARD FOR PEOPLE WITH DISABILITIES (606)

<table>
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<tr>
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<tbody>
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<td><strong>FY2016</strong></td>
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<td>Special</td>
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**§ 1-97. DEPARTMENT FOR THE BLIND AND VISION IMPAIRED (702)**

<table>
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<tr>
<th>Item Details($)</th>
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<tr>
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<td>Financial Assistance for Individual and Family Services</td>
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<td>Fund Sources: Federal Trust</td>
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Out of this appropriation, $120,163 the first year and $120,163 the second year from the general fund shall be used to contract for the provision of radio reading services for the blind and vision impaired.
ITEM 349.

<table>
<thead>
<tr>
<th>Item Details($)</th>
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<th>Second Year FY2016</th>
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<td>State Education Services (19100)</td>
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<td>Braille and Instructional Materials (19101)</td>
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Fund Sources:
- General: $798,806
- Trust and Agency: $55,000
- Federal Trust: $600,000


350. Rehabilitation Assistance Services (45400) $10,161,877 $10,161,877

<table>
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<tr>
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<td>Low Vision Services (45401)</td>
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<td>Vocational Rehabilitation Services (45404)</td>
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Fund Sources:
- General: $1,815,627
- Special: $203,911
- Trust and Agency: $115,000
- Federal Trust: $8,027,339

Authority: § 51.5-1 and Title 51.5, Chapter 1, Code of Virginia; P.L. 93-516 and P.L. 93-112, Federal Code.

A. It is the intent of the General Assembly that visually handicapped persons who have completed vocational training as food service managers through programs operated by the Department be considered for food service management position openings within the Commonwealth as they arise.

B. The federal vocational rehabilitation grant award amount for the Department for the Blind and Vision Impaired (DBVI) is estimated at $9,629,262. Based on this projection, DBVI shall not expend, without prior written concurrence from the Director, Department of Planning and Budget, more state appropriation than what is minimally necessary to meet the annual 21.3 percent state matching requirement and avoid the loss of federal dollars. This provision applies to the annual federal vocational rehabilitation grant award as well as any additional allotments requiring state match that may be made available to DBVI. Any increases in total grant award spending shall be reported to the Chairmen of the House Appropriations and Senate Finance Committees within 30 days.

351. Regional Office Support and Administration (49700) $2,338,313 $2,338,313

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<th>Item Details($)</th>
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352. Rehabilitative Industries (81000) $31,489,478 $31,489,478

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<th>Item Details($)</th>
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The Industry Production Workers with the Virginia Industries for the Blind shall not be counted in the classified employment levels of the Department for the Blind and Vision Impaired.
### Item 353.

<table>
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A. Up to $1,147,719 the first year and up to $1,147,719 the second year is available for the Department for the Blind and Vision Impaired (DBVI) to contract with the Department for Aging and Rehabilitative Services (DARS) for the provision of shared administrative services. The scope of the services and specific costs shall be outlined in a memorandum of understanding (MOU) between DBVI and DARS subject to the approval of the respective agency heads. Any revision to the MOU shall be reported to the Director, Department of Planning and Budget within 30 days.

B. Out of this appropriation, $503,030 the first year from the general fund is provided for the purchase and installation of emergency generators at the Azalea Road campus.

### Virginia Rehabilitation Center for the Blind and Vision Impaired (263)

<table>
<thead>
<tr>
<th>Rehabilitation Assistance Services (45400)</th>
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<tr>
<td>Social and Personal Adjustment to Blindness Training (45408)</td>
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**Fund Sources:** Special $2,000 $2,000

**Federal Trust** $1,354,830 $1,354,830

**Authority:** § 51.5-1, Code of Virginia; P.L. 93-112, Federal Code.

### Administrative and Support Services (49900)

| General Management and Direction (49901)            | $502,170   | $502,212   |
| Physical Plant Services (49915)                    | $228,000   | $228,000   |
| Fund Sources: General                               | $167,883   | $167,925   |
| Special                                             | $17,000    | $17,000    |
| Federal Trust                                       | $1,055,793 | $1,055,793 |

**Authority:** § 51.5-73, Code of Virginia; P.L. 93-112, Federal Code.
ITEM 355.

<table>
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<th>Appropriations($)</th>
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<tr>
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<tr>
<td>Nongeneral Fund Positions</td>
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<tr>
<td>Position Level</td>
<td>26.00</td>
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Fund Sources:
- General: $167,883, $167,925
- Special: $19,000, $19,000
- Federal Trust: $2,410,623, $2,410,623

Grand Total for Department for the Blind and Vision Impaired: $52,352,241, $51,884,045

General Fund Positions: 62.60, 62.60
Nongeneral Fund Positions: 110.40, 110.40
Position Level: 173.00, 173.00

Fund Sources:
- General: $6,732,344, $6,246,099
- Special: $1,002,589, $1,002,589
- Enterprise: $32,261,293, $32,261,293
- Trust and Agency: $205,000, $205,000
- Federal Trust: $12,151,015, $12,169,064

TOTAL FOR OFFICE OF HEALTH AND HUMAN RESOURCES: $13,208,768,227, $13,466,095,283

General Fund Positions: 8,697.45, 8,697.45
Nongeneral Fund Positions: 7,067.80, 7,067.80
Position Level: 15,765.25, 15,765.25

Fund Sources:
- General: $5,526,356,843, $5,663,956,136
- Special: $1,221,049,701, $1,214,005,341
- Enterprise: $32,261,293, $32,261,293
- Trust and Agency: $993,798, $993,798
- Dedicated Special Revenue: $527,818,965, $518,220,295
- Federal Trust: $5,900,287,627, $6,036,658,420
## OFFICE OF NATURAL RESOURCES

### § 1-98. SECRETARY OF NATURAL RESOURCES (183)

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<td>§ 1-98. SECRETARY OF NATURAL RESOURCES (183)</td>
<td>$655,473</td>
<td>$656,303</td>
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<tr>
<td>Administrative and Support Services (79900)</td>
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<tr>
<td>General Management and Direction (79901)</td>
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<tr>
<td>Fund Sources: General</td>
<td>$555,473</td>
<td>$556,303</td>
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<tr>
<td>Authority: Title 2.2, Chapter 2; and § 2.2-201, Code of Virginia.</td>
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<tr>
<td>A. The Secretary of Natural Resources shall report to the Chairmen of the Senate Committees on Finance and Agriculture, Conservation, and Natural Resources, and the House Committees on Appropriations and Conservation and Natural Resources, by November 4 of each year on implementation of the Chesapeake Bay nutrient reduction strategies. The report shall include and address the progress and costs of point source and nonpoint source pollution strategies. The report shall include, but not be limited to, information on levels of dissolved oxygen, acres of submerged aquatic vegetation, computer modeling, variety and numbers of living resources, and other relevant measures for the General Assembly to evaluate the progress and effectiveness of the tributary strategies. In addition, the Secretary shall include information on the status of all of Virginia’s commitments to the Chesapeake Bay Agreements.</td>
<td></td>
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</tr>
<tr>
<td>B. It is the intent of the General Assembly that a reserve be created within the Virginia Water Quality Improvement Fund to support the purposes delineated within the Virginia Water Quality Improvement Act of 1997 (WQIA 1997) when year-end general fund surpluses are unavailable. Consequently, 15 percent of any amounts appropriated to the Virginia Water Quality Improvement Fund due to annual general fund revenue collections in excess of the official estimates contained in the general appropriation act shall be withheld from appropriation, unless otherwise specified. When annual general fund revenue collections do not exceed the official revenue estimates contained in the general appropriation act, the reserve fund may be used for WQIA 1997 purposes as directed by the General Assembly within the general appropriation act.</td>
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<tr>
<td>Total for Secretary of Natural Resources</td>
<td>$655,473</td>
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<td>General Fund Positions</td>
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<td>Fund Sources: General</td>
<td>$555,473</td>
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<td>Federal Trust</td>
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### § 1-99. DEPARTMENT OF CONSERVATION AND RECREATION (199)

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<tr>
<td>§ 1-99. DEPARTMENT OF CONSERVATION AND RECREATION (199)</td>
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<tr>
<td>Land and Resource Management (50300)</td>
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<td>Nonpoint Pollution Prevention (50301)</td>
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<tr>
<td>Dam Inventory, Evaluation and Classification and Flood Plain Management (50314)</td>
<td>$4,183,043</td>
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<td>Financial Assistance to Soil and Water Conservation Districts (50320)</td>
<td>$6,941,091</td>
<td>$6,941,091</td>
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<tr>
<td>Technical Assistance to Soil and Water Conservation Districts (50322)</td>
<td>$3,710,551</td>
<td>$2,128,000</td>
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<tr>
<td>Agricultural Best Management Practices Cost Share Assistance (50323)</td>
<td>$31,394,071</td>
<td>$8,800,000</td>
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<tr>
<td>Fund Sources: General</td>
<td>$36,758,463</td>
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<tr>
<td>Special</td>
<td>$1,984,885</td>
<td>$1,731,135</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$23,651,576</td>
<td>$19,256,842</td>
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A.1. Out of the amounts appropriated for Financial Assistance to Virginia Soil and Water Conservation Districts, $6,841,091 the first year and $6,841,091 the second year from the general fund shall be provided to soil and water conservation districts for administrative and operational support. These funds shall be distributed upon approval by the Virginia Soil and Water Conservation Board to the districts in accordance with the Board's established financial allocation policy. These amounts shall be in addition to any other funding provided to the districts for technical assistance pursuant to subsections B. and D. of this item. Of this amount, $6,209,091 the first year and $6,209,091 the second year from the general fund shall be distributed to the districts for core administrative and operational expenses (personnel, training, travel, rent, utilities, office support, and equipment) based on identified budget projections and in accordance with the Board's financial allocation policy; $312,000 the first year and $312,000 the second year from the general fund shall be distributed at a rate of $3,000 per dam for maintenance; $150,000 the first year and $150,000 the second year from the general fund for small dam repairs of known or suspected deficiencies; and $170,000 the first year and $170,000 the second year to the department to provide district support in accordance with Board policy, including, but not limited to, services related to auditing, bonding, contracts, and training.

2. The Virginia Soil and Water Conservation Board shall not create, merge, divide, modify, or relocate the boundaries of any district pursuant to § 10.1-506, Code of Virginia, until such time as the General Assembly has acted upon the recommendations of the stakeholder group, established in Item 360, paragraph A.2. of Chapter 806, 2013 Acts of Assembly.

3. The Department shall provide a quarterly report to the Chairmen of the House Appropriations and Senate Finance Committees of how appropriations for each soil and water conservation district have been dispersed in the current quarter and the planned disbursements for the upcoming quarter by district for the following: (i) the federal Conservation Reserve Enhancement Program, (ii) the use of Agricultural Best Management Cost-Share Program funds within the Chesapeake Bay watershed, (iii) the use of Agricultural Best Management Cost-Share Program funds within the Southern Rivers area, and (iv) the amount of Technical Assistance funding.

B.1. Notwithstanding § 10.1-2129 A., Code of Virginia, $23,897,500 the first year from the general fund shall be deposited to the Virginia Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997. Of this amount, $1,150,000 shall be appropriated to the Department for Nonpoint Pollution Prevention for the following specified uses: $100,000 shall be utilized as cost-share for the development of nutrient management plans for golf courses, $250,000 shall be provided to the Department of Forestry for water quality grants, and $800,000 shall be used for the Commonwealth’s match for participation in the federal Conservation Reserve Enhancement Program (CREP). Pursuant to paragraph B of Item 356, $2,965,612 is designated for deposit to the reserve within the Virginia Water Quality Improvement Fund. Of the remaining amounts, $19,781,888 is authorized for transfer to the Virginia Natural Resources Commitment Fund, a subfund of the Virginia Water Quality Improvement Fund. The monies transferred to the Virginia Natural Resources Commitment Fund shall be distributed upon approval by the Virginia Soil and Water Conservation Board in accordance with the Board's developed policies and in accordance with the allocation percentages in § 10.1-2128.1 B., Code of Virginia. Of the $19,781,888, a total of eight percent, $1,582,551 shall be appropriated for Technical Assistance for Virginia Soil and Water Conservation Districts and $18,199,337 for Agricultural Best Management Practices Cost-Share Assistance.

2. This appropriation, together with the amount listed in Item 363 of this act, meets the mandatory deposit requirements associated with the FY 2013 excess general fund revenue collections and discretionary year-end general fund balances.

C. It is the intent of the General Assembly, that notwithstanding the provisions of § 10.1-2132, Code of Virginia, the Department of Conservation and Recreation is authorized to make Water Quality Improvement Grants to state agencies.
### Item Details($) Appropriations($)  
**First Year** | **Second Year**  
---|---
**First Year** | **Second Year**  

#### D.1  
Out of this appropriation, $10,000,000 the first year and $10,000,000 the second year from nongeneral funds to be deposited to the Virginia Natural Resources Commitment Fund, a subfund of the Virginia Water Quality Improvement Fund, as established in § 10.1-2128.1, Code of Virginia. The funds shall be dispersed by the Department pursuant to § 10.1-2128.1, Code of Virginia.

2. The source of an amount estimated at $10,000,000 the first year and $10,000,000 the second year to support the nongeneral fund appropriation to the Virginia Natural Resources Commitment Fund shall be the recordation tax fee established in Part 3 of this act.

3. Out of this amount, a total of eight percent, or $1,200,000, whichever is greater, shall be appropriated to Virginia Soil and Water Conservation Districts for technical assistance to farmers implementing agricultural best management practices, and $8,800,000 for Agricultural Best Management Practices Cost-Share Assistance. Of the amount deposited for Cost-Share Assistance, distributions between watersheds shall be in accordance with the allocation percentages set out in § 10.1-2128.1 B., Code of Virginia.

#### E.1  
It is the intent of the General Assembly that all interest earnings of the Water Quality Improvement Fund shall be spent only upon appropriation by the General Assembly, after the recommendation of the Secretary of Natural Resources, pursuant to § 10.1-2129, Code of Virginia.

2. Notwithstanding the provisions of §§ 10.1-2128, 10.1-2129 and 10.1-2128.1, Code of Virginia, it is the intent of the General Assembly that the Department of Conservation and Recreation use interest earnings from the Water Quality Improvement Fund and the Virginia Natural Resources Commitment Fund to support one position to administer grants from the fund.

#### F.  
Out of this appropriation, $8,500 the first year and $8,500 the second year from the general fund is provided to support the Rappahannock River Basin Commission. The funds shall be matched by the participating localities and planning district commissions.

#### G.  
Notwithstanding § 10.1-552, Code of Virginia, Soil and Water Conservation Districts are hereby authorized to recover a portion of the direct costs of services rendered to landowners within the district and to recover a portion of the cost for use of district-owned conservation equipment. Such recoveries shall not exceed the amounts expended by a district on these services and equipment.

#### H.  
It is the intent of the General Assembly that balances in Nonpoint Pollution Prevention be used first, and then balances from Agricultural Best Management Practices Cost Share Assistance be used for the Commonwealth's statewide match for participation in the federal Conservation Reserve Enhancement Program (CREP).

#### I.  
Out of the amounts appropriated for Dam Inventory, Evaluation, and Classification and Flood Plain Management, $864,294 the first year and $864,294 the second year from the general fund shall be deposited to the Dam Safety, Flood Prevention and Protection Assistance Fund, established pursuant § 10.1-603.17, Code of Virginia. The funding provided in this paragraph shall be used for the provision of either grants or loans to localities owning dams in need of renovation and repair. Out of these amounts, $400,000 the first year and $400,000 the second year from the general fund shall be provided to match federal and local funding for the renovation of Todd Lake Dam in Augusta County.

#### J.  
The Water Quality Agreement Program shall be continued in order to protect the waters of the Commonwealth through voluntary cooperation with lawn care operators across the state. The department shall encourage lawn care operators to voluntarily establish nutrient management plans and annual reporting of fertilizer application. If appropriate, then the program may be transferred to another state agency.

#### K.  
Out of this appropriation, $80,000 the first year and $80,000 the second year from the general fund is provided to the Department of Conservation and Recreation to make available a competitive grant to provide Chesapeake Bay meaningful watershed educational on-the-water field services.
ITEM 357.

L. Included in these amounts is $253,750 the first year from dedicated special revenue to implement the recommendations of the Chesapeake Bay Restoration Fund Advisory Committee.

358. Leisure and Recreation Services (50400) .......................................................... $57,920,064 $57,920,064
Preservation of Open Space Lands (50401) ......................................................... $13,094,324 $13,094,324
Design and Construction of Outdoor Recreational Facilities (50403) .................. $940,268 $940,268
State Park Management and Operations (50404) .............................................. $35,967,863 $35,967,863
Natural Outdoor Recreational and Open Space Resource Research, Planning, and Technical Assistance (50406) .......................................................... $7,917,609 $7,917,609

Fund Sources: General........................................................ $23,549,554 $23,549,554
Special................................................................. $20,347,028 $20,347,028
Debt Service......................................................... $185,187 $185,187
Dedicated Special Revenue .................. $7,700,000 $7,700,000
Federal Trust......................................................... $6,138,295 $6,138,295

Authority: Title 10.1, Chapters 1, 2, 3, 4, 4.1, and 17; Title 18.2, Chapters 1 and 5; Title 19.2, Chapters 1, 5, and 7, Code of Virginia.

A.1. Out of the amount for Natural Outdoor Recreational and Open Space Resource Research, Planning, and Technical Assistance shall be paid for the operation and maintenance of Breaks Interstate Park, an amount not to exceed $181,687 the first year and $181,687 the second year from the general fund.

2. The Breaks Interstate Park Commission shall submit an annual audit of a fiscal and compliance nature of its accounts and transactions to the Auditor of Public Accounts, the Director, Department of Conservation and Recreation, and the Director, Department of Planning and Budget.

3. The Breaks Interstate Park Commission shall, following the modernization of the Breaks Interstate Park electrical system, enter into negotiations to transfer control of the electrical system serving the park to a local regional electric utility.

B. Notwithstanding the provisions of § 10.1-202, Code of Virginia, amounts deposited to the State Park Conservation Resources Fund may be used for a program of in-state travel advertising. Such travel advertising shall feature Virginia State Parks and the localities or regions in which the parks are located. To the extent possible the department shall enter into cooperative advertising agreements with the Virginia Tourism Authority and local entities to maximize the effectiveness of expenditures for advertising. The department is further authorized to enter into a cooperative advertising agreement with the Virginia Association of Broadcasters.

C. Included in the amount for Preservation of Open-Space Lands is $1,752,750 the first year and $1,752,750 the second year from the general fund for the operating expenses of the Virginia Outdoors Foundation (Title 10.1, Chapter 18, Code of Virginia).

D.1. Included in the amount for Preservation of Open Space Lands is $1,000,000 the first year and $1,000,000 the second year from the general fund to be deposited into the Virginia Land Conservation Fund, § 10.1-1020, Code of Virginia. Of these funds, after Virginia Outdoors Foundation's Open-Space Lands Preservation Trust Fund statutory distribution obligations have been satisfied, no less than 50 percent of the remaining appropriations are to be used for grants for fee simple acquisitions with public access or acquisitions of easements with public access. This appropriation shall be deemed sufficient to meet the provisions of § 2.2-1509.4, Code of Virginia.

2. Included in the amounts for Preservation of Open Space Lands is $2,000,000 the first year and $2,000,000 the second year from nongeneral funds to be deposited into the Virginia Land Conservation Fund to be distributed by the Virginia Land Conservation Foundation pursuant to the provisions of § 58.1-513, Code of Virginia.

E. Upon completion of the construction of the Daniel Boone Wilderness Trail Interpretative Center, the Division of State Parks may accept transfer of the facility, 153 acres of land, and $450,000 for maintenance of the completed facility for operation as a satellite facility to
Natural Tunnel State Park. It is the intent of the General Assembly that at such time as the facility, property, and cash are transferred to the Division of State Parks that positions and ongoing funding for the operation of the satellite facility shall be provided.

359. Administrative and Support Services (59900)........................................ $8,430,668 $8,533,388
General Management and Direction (59901)................................. $7,239,314 $7,342,034
Special......................................................... $1,140,397 $1,140,397
Debt Service................................................ $50,957 $50,957

Authority: Title 2.2, Chapters 37, 40, 41, 43; and Title 10.1, Chapter 1 Code of Virginia.

The Department of Conservation and Recreation shall employ, on a consulting basis, a grants management expert or team. The grants management expert or team shall conduct an audit and make recommendations to ensure that the department complies with the financial or other data reporting requirements set forth by the State Comptroller. This will include, but may not be limited to, compiling and maintaining all records necessary to fulfill reporting requirements and to meet any subsequent audit of the expenditure of such federal funds. The Director shall provide a report to the Secretary of Natural Resources, the Department of Planning and Budget, and the Auditor of Public Accounts by September 1, 2014. This report will include any deficiencies discovered and the corrective action taken for each grant, and a plan to maintain grant compliance for future grants.

Total for Department of Conservation and Recreation...... $131,970,057 $103,522,743

General Fund Positions....................................................... 412.50 412.50
Nongeneral Fund Positions................................................. 39.50 39.50
Position Level ..................................................................... 452.00 452.00

Fund Sources: General........................................................ $67,547,331 $43,748,501
Special......................................................... $23,472,310 $23,218,560
Trust and Agency ....................................... $10,850,680 $10,850,680
Dedicated Special Revenue........................ $5,767,215 $5,767,215
Federal Trust............................................... $4,116,571 $4,116,571

§ 1-100. DEPARTMENT OF ENVIRONMENTAL QUALITY (440)

360. Land Protection (50900)..................................................... $23,733,520 $23,733,520
Land Protection Permitting (50925)........................................ $3,333,180 $3,333,180
Land Protection Compliance and Enforcement (50926).... $19,524,208 $19,524,208
Land Protection Outreach (50927).................................... $628,511 $628,511
Land Protection Planning and Policy (50928)....................... $247,621 $247,621

Fund Sources: General........................................................ $2,425,619 $2,425,619
Special......................................................... $573,435 $573,435
Trust and Agency ........................................ $10,850,680 $10,850,680
Dedicated Special Revenue........................ $5,767,215 $5,767,215
Federal Trust............................................... $4,116,571 $4,116,571

Authority: Title 5.1, Chapter 1; Title 10.1, Chapters 11.1, 11.2, 12.1, 14, and 25; Title 44, Chapter 3.5; and Title 62.1, Chapter 20, Code of Virginia.

It is the intent of the General Assembly that balances in the Virginia Environmental Emergency Response Fund be used to meet match requirements for U.S. Environmental Protection Agency Superfund State Support Contracts.

361. Water Protection (51200)..................................................... $40,225,873 $40,287,331
Water Protection Permitting (51225)..................................... $9,467,933 $9,529,391
Water Protection Compliance and Enforcement (51226).... $9,609,642 $9,609,642
### CH. 2 ACTS OF ASSEMBLY

#### ITEM 361

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<th>Appropriations($)</th>
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<td>Water Protection Outreach (51227)</td>
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<td>Water Protection Planning and Policy (51228)</td>
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Authority: Title 5.1, Chapter 1; Title 10.1, Chapter 11.1; and Title 62.1, Chapters 2, 3.1, 3.2, 3.6, 5, 6, 20, 22, 24, and 25, Code of Virginia.

A. Out of this appropriation, $51,500 the first year and $51,500 the second year from the general fund is designated for annual membership dues for the Ohio River Valley Water Sanitation Commission.

B. 1. The permit fee regulations adopted by the State Water Control Board pursuant to paragraphs B.1. and B.2. of § 62.1-44.15:6, Code of Virginia, shall be set at an amount representing not more than 50 percent of the direct costs for the administration, compliance and enforcement of Virginia Pollutant Discharge Elimination System permits and Virginia Pollution Abatement permits.

2. The regulations adopted by the State Water Control Board to initially implement the provisions of this Item shall be exempt from Article 2 (§ 2.2-4006, et seq.) of Chapter 40 of Title 2.2, Code of Virginia, and shall become effective no later than July 1, 2010. Thereafter, any amendments to the fee schedule described by these acts shall not be exempted from Article 2 (§ 2.2-4006, et seq.) of Chapter 40 of Title 2.2, Code of Virginia.

C. Out of the appropriation for this item, $151,500 the first year and $151,500 the second year from the general fund is designated for the annual membership dues for the Interstate Commission on the Potomac River Basin.

D. 1. Notwithstanding § 62.1-44.15:56, Code of Virginia, public institutions of higher education, including community colleges, colleges, and universities, shall be subject to project review and compliance for state erosion and sediment control requirements by the local program authority of the locality within which the land disturbing activity is located, unless such institution submits annual specifications to the Department of Environmental Quality, in accordance with § 62.1-44.15:56 A (i), Code of Virginia.

2. The State Water Control Board is authorized to amend the Erosion and Sediment Control Regulations (9 VAC 25-840 et seq.) to conform such regulations with this project review requirement and to clarify the process. These amendments shall be exempt from Article 2 (§2.2-4006 et seq.) of the Administrative Process Act.

362. Air Protection (51300) ................................................. $17,914,590 $17,914,590
Air Protection Permitting (51325) .................................. $5,886,680 $5,886,680
Air Protection Compliance and Enforcement (51326) ...... $6,439,939 $6,439,939
Air Protection Outreach (51327) ................................. $191,750 $191,750
Air Protection Planning and Policy (51328) ................. $2,376,219 $2,376,219
Air Protection Monitoring and Assessment (51329) .......... $3,020,002 $3,020,002

Fund Sources: General ................................................. $2,278,931 $2,278,931
Enterprise ............................................................. $8,864,745 $8,864,745
Dedicated Special Revenue ............................................ $2,857,236 $2,857,236
Federal Trust .......................................................... $3,913,678 $3,913,678

Authority: Title 5.1, Chapter 1; Title 10.1, Chapters 11.1 and 13; and Title 46.2, Chapter 10, Code of Virginia.
A. The Department of Environmental Quality is authorized to use up to $300,000 the first year and $300,000 the second year from the Vehicle Emissions Inspection Program Fund to implement the provisions of Chapter 710, Acts of Assembly of 2002, which authorizes the department to operate a program to subsidize repairs of vehicles that fail to meet emissions standards established by the Air Pollution Control Board when the owner of the vehicle is financially unable to have the vehicle repaired.

B.1. All of the permit program emissions fees collected by the State Air Pollution Control Board pursuant to § 10.1-1322, Code of Virginia, shall be assessed and collected on an annual basis notwithstanding the provisions of that section. The State Air Pollution Control Board shall adopt regulations adjusting permit program emissions fees collected pursuant to § 10.1-1322, Code of Virginia, and establish permit application processing fees and permit maintenance fees sufficient to ensure that the revenues collected from fees cover the total direct and indirect costs of the program consistent with the requirements of Title V of the Clean Air Act, except that the initial adjustment to permit program emissions fees shall not be increased by more than 30 percent over current rates. Notwithstanding the provisions of § 10.1-1322, Code of Virginia, the permit application fees collected pursuant to this paragraph shall not be credited towards the amount of annual fees owed pursuant to § 10.1-1322. All of the fees adopted pursuant to this section shall be adjusted annually by the Consumer Price Index.

2. The regulations adopted by the State Air Pollution Control Board to initially implement the provisions of this item shall be exempt from Chapter 40 of Title 2.2, Code of Virginia, and shall become effective no later than July 1, 2012. Thereafter, any amendments to the fee schedule described by these acts shall not be exempted from Chapter 40 of Title 2.2, Code of Virginia.

363. Environmental Financial Assistance (51500).................. $69,796,177 $62,213,677
Financial Assistance for Environmental Resources Management (51502)........................................ $9,652,202 $9,652,202
Virginia Water Facilities Revolving Fund Loans and Grants (51503) ........................................... $30,741,543 $23,159,043
Financial Assistance for Coastal Resources Management (51507).............................................. $2,424,500 $2,424,500
Litter Control and Recycling Grants (51509)...................... $1,939,509 $1,939,509
Petroleum Tank Reimbursement (51511) .............................. $25,038,423 $25,038,423

Fund Sources: General................................................... $9,806,280 $2,223,780
Trust and Agency ....................................................... $25,004,646 $25,004,646
Dedicated Special Revenue........................................... $4,611,509 $4,611,509
Federal Trust............................................................ $30,373,742 $30,373,742

Authority: Title 10.1, Chapters 11.1, 14, 21.1, and 25 and Title 62.1, Chapters 3.1, 22, 23.2, and 24, Code of Virginia.

A. To the extent available, the authorization included in Chapter 781, 2009 Acts of Assembly, Item 368, paragraph E, is hereby continued for the Virginia Public Building Authority to issue revenue bonds in order to finance Virginia Water Quality Improvement Grants, pursuant to Chapter 851, 2007 Acts of Assembly.

B. To the extent available, the authorization included in Chapter 806, 2013 Acts of Assembly, Item C-39.40, is hereby continued for the Virginia Public Building Authority to issue revenue bonds in order to finance the Stormwater Local Assistance Fund, the Combined Sewer Overflow Matching Fund, Nutrient Removal Grants, the Hopewell Regional Wastewater Treatment Authority, and the Appomattox River Water Authority. The administration of several of the water quality programs, including the Stormwater Local Assistance Fund, transferred to the Department of Environmental Quality per Chapter 756, 2013 Acts of Assembly.

C.1. The State Comptroller is authorized to continue the Stormwater Local Assistance Fund as established in Item 360, Chapter 806, 2013 Acts of Assembly. The fund shall consist of bond proceeds from bonds authorized by the General Assembly and issued pursuant to Item C-39.40 in Chapter 806, 2013 Acts of Assembly, and Item C-43 of this act, sums appropriated to it by
the General Assembly and other grants, gifts, and moneys as may be made available to it from any other source, public or private. Interest earned on the moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund.

2. The purpose of the Fund is to provide matching grants to local governments for the planning, design, and implementation of stormwater best management practices that address cost efficiency and commitments related to reducing water quality pollutant loads. Moneys in the Fund shall be used to meet: i) obligations related to the Chesapeake Bay total maximum daily load (TMDL) requirements; ii) requirements for local impaired stream TMDLs; iii) water quality requirements of the Chesapeake Bay Watershed Implementation Plan (WIP); and iv) water quality requirements related to the permitting of small municipal stormwater sewer systems. The grants shall be used solely for capital projects meeting all pre-requirements for implementation, including but not limited to: i) new stormwater best management practices; ii) stormwater best management practice retrofits; iii) stream restoration; iv) low impact development projects; v) buffer restoration; vi) pond retrofits; and vii) wetlands restoration.

D. The grants shall be used solely for capital projects meeting all pre-requirements for implementation, including but not limited to: i) new stormwater best management practices; ii) stormwater best management practice retrofits; iii) stream restoration; iv) low impact development projects; v) buffer restoration; vi) pond retrofits; and vii) wetlands restoration.

E. The Department of Environmental Quality is authorized to capitalize the Nutrient Offset Fund to the extent necessary to facilitate the development of grants or contracts to support animal waste to energy projects.

F.1. Notwithstanding § 10.1-2129 A., Code of Virginia, out of this appropriation, $7,582,500 the first year from the general fund shall be deposited to the Virginia Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997. Pursuant to paragraph B of Item 356, $988,538 is designated for deposit to the reserve within the Virginia Water Quality Improvement Fund. Of the remaining amounts, $6,593,962 is provided for stormwater and nonpoint source water quality projects, including municipal separate stormwater sewer systems and grants to local governments.

2. This appropriation, together with the amounts included in Item 357 of this act, meets the mandatory deposit requirements associated with the FY 2013 excess general fund revenue collections and discretionary year-end general fund balances.

3. Out of this appropriation, the Department of Environmental Quality shall use an amount not to exceed $3,000,000 from the Water Quality Improvement Fund to conduct the James River chlorophyll study pursuant to the approved Virginia Chesapeake Bay Total Maximum Daily Load, Phase I Watershed Implementation Plan. This amount shall be used solely for contractual support for water quality monitoring and analysis and computer modeling. No portion of this funding may be used for administrative costs of the department.

4. Out of such funds available in this item, the Department shall provide funding to the Virginia Geographic Information Network in an amount necessary to implement statewide digital orthography to improve land coverage data necessary to assist localities in planning and implementing stormwater management programs. As part of this authorization, the Department shall also include data to update prior LIDAR surveys of elevations along coastal areas to support activities related to management of recurrent coastal flooding.

G. Out of the amounts appropriated for Financial Assistance for Environmental Resources Management, $3,292,479 the first year and $3,292,479 the second year from federal funds is provided to implement stormwater management activities.

H.1. Each locality establishing a utility or enacting a system of service charges to support a local stormwater management program pursuant to § 15.2-2114, Code of Virginia, shall provide to the Department of Environmental Quality by October 1 of each year, in a format specified by the Department, a report as to each program funded by these fees and the expected nutrient and sediment reductions for each of these programs.
2. The Auditor of Public Accounts shall include in the Specifications for Audits of Counties, Cities, and Towns regulations for all local governments establishing a utility or enacting a system of service charges to support a local stormwater management program pursuant to § 15.2-2114, Code of Virginia, a requirement to ensure that each impacted local government is in compliance with the provisions of § 15.2-2114 A., Code of Virginia. Any such adjustment to the Specifications for Audits of Counties, Cities, and Towns regulations shall be exempt from the Administrative Process Act and shall be required for all audits completed after July 1, 2014.

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<td>Second Year</td>
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### Administrative and Support Services (59900)

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<th>FY2016</th>
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<tr>
<td>General Management and Direction (59901)</td>
<td>$19,194,068</td>
<td>$19,194,958</td>
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<tr>
<td>Information Technology Services (59902)</td>
<td>$6,284,942</td>
<td>$6,373,047</td>
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**Fund Sources:**
- General: $11,822,709, $11,911,704
- Special: $5,840,026, $5,840,026
- Enterprise: $3,494,576, $3,494,576
- Trust and Agency: $1,239,744, $1,239,744
- Dedicated Special Revenue: $527,930, $527,930
- Federal Trust: $2,554,025, $2,554,025

Authority: Title 10.1, Chapters 11.1, 13 and 14 and Title 62.1, Chapter 3.1, Code of Virginia.

A. Notwithstanding the provisions of Title 10.1, Chapter 25, Code of Virginia, the department is authorized to expend funds from the balances in the Virginia Environmental Emergency Response Fund for costs associated with its waste management and water programs.

B. Notwithstanding the provisions of Title 10.1, Chapter 25, Code of Virginia, the department is authorized to expend up to $600,000 the first year and $600,000 the second year from the balances in the Virginia Environmental Emergency Response Fund to further develop and implement eGovernment services.

C. Out of the amounts for this appropriation, $11,200 the first year and $11,200 the second year from the general fund is provided for payment of the necessary expenses for Virginia's participation in the Roanoke River Bi-State Commission and Roanoke River Basin Advisory Committee.

**Total for Department of Environmental Quality**

- **General Fund Positions:** 408.50, 408.50
- **Nongeneral Fund Positions:** 564.50, 564.50
- **Position Level:** 973.00, 973.00

**Fund Sources:**
- General: $45,535,093, $38,103,046
- Special: $8,767,774, $8,767,774
- Enterprise: $12,359,321, $12,359,321
- Trust and Agency: $37,120,570, $37,120,570
- Dedicated Special Revenue: $23,854,930, $23,854,930
- Federal Trust: $49,511,482, $49,511,482

**Total for Department of Environmental Quality**

- $177,149,170, $169,717,123

### § 1-101. DEPARTMENT OF GAME AND INLAND FISHERIES (403)

<table>
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<td>Wildlife and Freshwater Fisheries Management (51100) .</td>
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<td>Wildlife Information and Education (51102) .</td>
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<td>Enforcement of Recreational Hunting and Fishing Laws and Regulations (51103) .</td>
<td>$15,934,987</td>
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<td>Wildlife Management and Habitat Improvement (51106) .</td>
<td>$22,601,759</td>
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**Fund Sources:**
- Dedicated Special Revenue: $30,176,604, $30,176,604
- Federal Trust: $12,947,253, $12,947,253

Authority: Title 29.1, Chapters 1 through 6, Code of Virginia.
A. Out of the amounts appropriated for this item, $20,000 the first year and $20,000 the second year from nongeneral funds is provided for the Smith Mountain Lake Water Quality Monitoring Program.

366. Boating Safety and Regulation (62500)............................. $8,611,577 $8,611,577
Boat Registration and Titling (62501)............................... $2,051,398 $2,051,398
Boating Safety Information and Education (62502)........ $440,618 $440,618
Enforcement of Boating Safety Laws and Regulations (62503)................................................................. $6,119,561 $6,119,561

Fund Sources: Dedicated Special Revenue....................... $6,344,846 $6,344,846
Federal Trust......................................................... $2,266,731 $2,266,731

Authority: Title 29.1, Chapters 7 and 8, Code of Virginia.

A. The department shall recover the cost of reproduction, plus a reasonable fee per record, from persons or organizations requesting copies of computerized lists of licenses issued by the department.

B. The department shall not further consolidate its regional offices, field offices, or close any of these offices in presently-served localities or enter into any lease for any new regional office without notification of the Chairman of the House Committee on Agriculture, Chesapeake, and Natural Resources and the Chairman of the Senate Committee on Agriculture, Conservation, and Natural Resources. The department shall not undertake any future reorganization of any division, reporting structures, regional or field offices, or any function it may perform without notifying the Chairmen of the House Committee on Agriculture, Chesapeake, and Natural Resources, the House Committee on Appropriations, the Senate Committee on Agriculture, Conservation, and Natural Resources, and the Senate Committee on Finance.

C. Funds previously appropriated to the Lake Anna Advisory Committee for hydrilla control and removal may be used at the discretion of the Lake Anna Advisory Committee upon issues related to maintaining the health, safety, and welfare of Lake Anna.

368. A. Pursuant to §§ 29.1-101, 58.1-638, and 58.1-1410, Code of Virginia, deposits to the Game Protection Fund include an estimated $18,900,000 the first year and $18,900,000 the second year from revenue originating from the general fund.

B. Pursuant to § 29.1-101.01, Code of Virginia, the Department of Planning and Budget shall transfer such funds as designated by the Board of Game and Inland Fisheries from the Game Protection Fund (§ 29.1-101) to the Capital Improvement Fund (§ 29.1-101.01) up to an amount equal to 50 percent or less of the revenue deposited to the Game Protection Fund by § 3-1.01, subparagraph M, of this act.

C. Out of the amounts transferred pursuant to § 3-1.01, subparagraph K, of this act, $881,753 the first year and $881,753 the second year from the Game Protection Fund shall be used for the enforcement of boating laws, boating safety education, and for improving boating access.

Total for Department of Game and Inland Fisheries....... $59,968,277 $59,968,277

Nongeneral Fund Positions................................................. 496.00 496.00
Position Level................................................................. 496.00 496.00
§ 1-102. DEPARTMENT OF HISTORIC RESOURCES (423)

369. Historic and Commemorative Attraction Management
(50200) ................................................................................ $6,647,495 $6,656,979
Financial Assistance for Historic Preservation (50204)...
$2,044,194 $2,044,339
Historic Resource Management (50205)....................... $4,603,301 $4,612,640

Fund Sources: General........................................................ $4,539,332 $4,548,713
Special......................................................... $671,584 $671,687
Commonwealth Transportation .................. $100,000 $100,000
Federal Trust............................................... $1,336,579 $1,336,579

Authority: Title 10.1, Chapters 22 and 23, Code of Virginia.

A. General fund appropriations for historic and commemorative attractions not identified in § 10.1-2211 or § 10.1-2211.1, Code of Virginia, shall be matched by local or private sources, either in cash or in-kind, in amounts at least equal to the appropriation and which are deemed to be acceptable to the department.

B. In emergency situations which shall be defined as those posing a threat to life, safety or property, § 10.1-2213, Code of Virginia, shall not apply.

C.1. Out of the amounts for Financial Assistance for Historic Preservation shall be paid from the general fund grants to the following organization for the purposes prescribed in § 10.1-2211, Code of Virginia:

<table>
<thead>
<tr>
<th>ORGANIZATION</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
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<tbody>
<tr>
<td>United Daughters of the Confederacy</td>
<td>$82,585</td>
<td>$82,585</td>
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</table>

Notwithstanding the cited Code section, the United Daughters of the Confederacy shall make disbursements to the treasurers of Confederate memorial associations and chapters of the United Daughters of the Confederacy for the purposes stated in that section. By November 1 of each year, the United Daughters of the Confederacy shall submit to the Director, Department of Historic Resources a report documenting the disbursement of these funds for their specified purpose.

2. As disbursements are made to the treasurers of Confederate memorial associations and chapters of the United Daughters of the Confederacy by the United Daughters of the Confederacy for the purposes stated in § 10.1-2211, Code of Virginia, an amount equal to $7,500 each year shall be distributed to the Ladies Memorial Association of Petersburg.

3. As disbursements are made to the treasurers of Confederate memorial associations and chapters of the United Daughters of the Confederacy by the United Daughters of the Confederacy for the purposes stated in § 10.1-2211, Code of Virginia, an amount equal to $90 the first year and $90 the second year shall be distributed to the Town of Coeburn Municipal Graveyard.

D. Notwithstanding the requirements of § 10.1-2211.1, Code of Virginia, $2,850 the first year and $2,850 the second year from the general fund shall be disbursed to the Sons of the American Revolution for the care of Revolutionary War graves and cemeteries.

E. Included in this appropriation is $100,000 the first year and $100,000 the second year in nongeneral funds from the Highway Maintenance and Operating Fund to support the Department of Historic Resources' required reviews of transportation projects.

F. The Department of Historic Resources is authorized to accept a devise of certain real property under the will of Elizabeth Rust Williams known as Clermont Farm located on Route 7 east of the town of Berryville in Clarke County. If, after due consideration of options, the department determines that the property should be sold or leased to a different public or private
entity, and notwithstanding the provisions of § 2.2-1156, Code of Virginia, then the department
is further authorized to sell or lease such property, provided such sale or lease is not in conflict
with the terms of the will. The proceeds of any such sale or lease shall be deposited to the
Historic Resources Fund established under § 10.1-2202.1, Code of Virginia.

G.1. Notwithstanding the requirements of § 10.1-2213.1, Code of Virginia, $459,382 the first
year and $459,382 the second year from the general fund is provided as a matching grant for
charitable contributions received by the Montpelier Foundation on or after July 1, 2003, that
were actually spent in the material restoration of Montpelier between July 1, 2003, and
September 30, 2009.

2. It is the intent of the General Assembly that over the remaining term of the grant authorized
by § 10.1-2213.1, Code of Virginia, Montpelier shall receive the full amount of matching funds
provided by the Code of Virginia. In order to meet this provision, level funding will be
provided for the remainder of the grant.

H. The Department of Historic Resources shall follow and provide input on federal legislation
designed to establish a new national system of recognizing and funding Presidential Libraries
for those entities that are not included in the 1955 Presidential Library Act.

I. Included in this appropriation is $1,000,000 the first year and $1,000,000 the second year
from the general fund to be deposited into the Civil War Historic Site Preservation Fund for
grants to be made in accordance with § 10.1-2202.4, Code of Virginia. Any moneys remaining
in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the
general fund but shall remain in the Fund.

J. The Department of Historic Resources is authorized to require applicants for tax credits for
historic rehabilitation projects under § 58.1-339.2, Code of Virginia, to provide an audit by a
certified public accountant licensed in Virginia, in accordance with guidelines developed by the
department in consultation with the Auditor of Public Accounts. The department is also
authorized to contract with tax, financial, and other professionals to assist the department with
the oversight of historic rehabilitation projects for which tax credits are anticipated.

370. Administrative and Support Services (59900)................. $727,645 $728,575
    General Management and Direction (59901)..................... $727,645 $728,575
    Fund Sources: General................................................. $519,010 $519,940
    Special......................................................... $32,000 $32,000
    Federal Trust............................................... $176,635 $176,635

Authority: Title 10.1, Chapters 10.1, 22 and 23, Code of Virginia.

Out of the amounts for Administrative and Support Services, the department shall administer
state grants to nonstate agencies pursuant to Item 488 of this act.

Total for Department of Historic Resources...................... $7,375,140 $7,385,554

General Fund Positions................................................. 29.00 29.00
Nongeneral Fund Positions............................................. 18.00 18.00
Position Level................................................................. 47.00 47.00

Fund Sources: General................................................. $5,058,342 $5,068,653
    Special......................................................... $703,584 $703,687
    Commonwealth Transportation................................. $100,000 $100,000
    Federal Trust............................................... $1,513,214 $1,513,214

§ 1-103. MARINE RESOURCES COMMISSION (402)

371. Marine Life Management (50500)................................ $18,401,644 $18,406,580
    Marine Life Information Services (50501)...................... $840,369 $840,369
Marine Life Regulation Enforcement (50503)....................... $8,363,774 $8,363,774
Artificial Reef Construction (50506)............................... $144,520 $144,520
Chesapeake Bay Fisheries Management (50507)....................... $5,312,222 $5,317,158
Oyster Propagation and Habitat Improvement (50508)................ $3,740,759 $3,740,759

Fund Sources: General.................................................. $8,773,780 $8,773,780
Special.............................................................................. $5,850,082 $5,855,018
Commonwealth Transportation............................................. $313,768 $313,768
Dedicated Special Revenue................................................ $581,014 $581,014
Federal Trust................................................................. $2,883,000 $2,883,000

Authority: Title 18.2, Chapters 1 and 5; Title 19.2, Chapters 1, 5 and 7; Title 28.2, Chapters 1 through 10; Title 29.1, Chapter 7; Title 32.1, Chapter 6; Title 33.1, Chapter 1; and Title 62.1, Chapters 18 and 20, Code of Virginia.

A. Out of this appropriation, $48,973 the first year and $48,973 the second year from the general fund is provided for annual membership dues to the Atlantic States Marine Fisheries Commission.

B. Out of this appropriation, $148,750 the first year and $148,750 the second year from the general fund is provided for annual membership dues to the Potomac River Fisheries Commission.

C. Out of the amounts for Marine Life Regulation Enforcement shall be paid into the Marine Patrols Fund, $169,248 the first year and $169,248 the second year, pursuant to § 28.2-108, Code of Virginia. For this purpose, cash shall be transferred from the Commonwealth Transportation Fund.

D. Pursuant to § 58.1-2289 D, Code of Virginia, $144,520 the first year and $144,520 the second year shall be transferred to Artificial Reef Construction from the Commonwealth Transportation Fund from unrefunded motor fuel taxes for boats.

E. Any unexpended general fund balances designated by the agency for oyster remediation activities remaining in this Item on June 30, 2015, and June 30, 2016, shall be reappropriated and reallocated to the Marine Resources Commission for expenditure.

F. The commission shall deposit proceeds from the sale of oyster shells, oyster seeds, and other subaqueous materials pursuant to § 28.2-550, Code of Virginia, to the Public Oyster Rock Replenishment Fund established by § 28.2-542, Code of Virginia. The proceeds from such sale shall be used for the same purposes specified in § 28.2-542, Code of Virginia.

G. Out of this appropriation, $2,000,000 the first year and $2,000,000 the second year from the general fund is provided to support oyster replenishment activities.

Coastal Lands Surveying and Mapping (51000)................. $1,899,881 $1,882,881
Coastal Lands and Bottomlands Management (51001)....... $1,391,408 $1,374,408
Marine Resources Surveying and Mapping (51002)............. $508,473 $508,473

Fund Sources: General.................................................. $941,778 $924,778
Dedicated Special Revenue................................................ $776,103 $776,103
Federal Trust................................................................. $182,000 $182,000

Authority: Title 28.2, Chapters 12, 13, 14, 15 and 16; Title 62.1, Chapters 16 and 19, Code of Virginia.

Out of this appropriation, $23,000 the first year and $6,000 the second year from the general fund is designated for Virginia's share of an Army Corps of Engineers project to construct a seawall to preserve the harbor on Tangier Island.

Tourist Promotion (53600).................................................. $220,000 $220,000
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Virginia Saltwater Sport Fishing Tournament (53601).... $220,000 $220,000

Fund Sources: Special................................. $220,000 $220,000

Authority: Title 28.2, Chapter 2, Code of Virginia

374. Administrative and Support Services (59900).......... $2,091,542 $2,116,831

General Management and Direction (59901).............. $2,091,542 $2,116,831

Fund Sources: General................................. $1,979,042 $2,004,331

Special................................................. $112,500 $112,500

Authority: Title 28.2, Chapters 1 and 2, Code of Virginia.

A. The Marine Resources Commission shall recover the cost of reproduction, plus a reasonable fee per record, from persons or organizations requesting copies of computerized lists of licenses issued by the commission.

B. From the amounts collected pursuant to § 28.2-200 et seq., Code of Virginia, and deposited into the Virginia Marine Products Fund (§ 3.2-2705, Code of Virginia), the Marine Resources Commission may retain $10,000 the first year and $10,000 the second year for the administrative cost of issuing gear licenses.

Total for Marine Resources Commission .................. $22,613,067 $22,626,292

General Fund Positions.............................................. 128.50 128.50

Nongeneral Fund Positions......................................... 30.00 30.00

Position Level ...................................................... 158.50 158.50

Fund Sources: General................................. $11,694,600 $11,702,889

Special................................................. $6,182,582 $6,187,518

Commonwealth Transportation............................... $313,768 $313,768

Dedicated Special Revenue............................. $313,768 $313,768

Federal Trust................................................. $3,065,000 $3,065,000

§ 1-104. VIRGINIA MUSEUM OF NATURAL HISTORY (942)

375. Museum and Cultural Services (14500)............... $3,412,568 $3,424,219

Collections Management and Curatorial Services (14501) $150,821 $150,821

Education and Extension Services (14503).............. $708,656 $709,910

Operational and Support Services (14507).............. $1,832,696 $1,843,093

Scientific Research (14508)................................. $720,395 $720,395

Fund Sources: General................................. $2,892,568 $2,904,219

Special................................................. $425,000 $425,000

Federal Trust................................................. $95,000 $95,000

Authority: Title 10.1, Chapter 20, Code of Virginia.

Total for Virginia Museum of Natural History............ $3,412,568 $3,424,219

General Fund Positions.............................................. 39.00 39.00

Nongeneral Fund Positions......................................... 9.50 9.50

Position Level ...................................................... 48.50 48.50

Fund Sources: General................................. $2,892,568 $2,904,219

Special................................................. $425,000 $425,000

Federal Trust................................................. $95,000 $95,000

TOTAL FOR OFFICE OF NATURAL RESOURCES ... $403,143,752 $367,300,511
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ITEM 376.

OFFICE OF PUBLIC SAFETY

§ 1-105. SECRETARY OF PUBLIC SAFETY (187)

376. Administrative and Support Services (79900).............. $588,839 $590,050
General Management and Direction (79901)............... $588,839 $590,050
Fund Sources: General.............................................. $588,839 $590,050

Authority: Title 2.2, Chapter 2, Article 8, and § 2.2-201, Code of Virginia.

A. The Secretary of Public Safety shall present revised state and local juvenile and state and local responsibility adult offender population forecasts to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Chairmen of the House and Senate Courts of Justice Committees by October 15, 2014, for each fiscal year through FY 2020 and by October 15, 2015, for each fiscal year through FY 2021. The secretary shall ensure that the revised forecast for state-responsible adult offenders shall include an estimate of the number of probation violators included each year within the overall population forecast who may be appropriate for alternative sanctions.

B. The secretary shall continue to work with other secretaries to (i) develop services intended to improve the re-entry of offenders from prisons and jails to general society and (ii) enhance the coordination of service delivery to those offenders by all state agencies. The secretary shall provide a status report on actions taken to improve offender transitional and reentry services, as provided in § 2.2-221.1, Code of Virginia, including improvements to the preparation and provision for employment, treatment, and housing opportunities for those being released from incarceration. The report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees no later than November 15 of each year.

Total for Secretary of Public Safety ................................ $588,839 $590,050
General Fund Positions.............................................. 6.00 6.00
Position Level ................................................................. 6.00 6.00
Fund Sources: General.............................................. $588,839 $590,050

§ 1-106. COMMONWEALTH’S ATTORNEYS’ SERVICES COUNCIL (957)

377. Adjudication Training, Education, and Standards
(32600) ................................................................. $971,001 $971,636
Prosecutorial Training (32604)...................................... $971,001 $971,636
Fund Sources: General.............................................. $828,963 $829,585
Special ................................................................. $142,038 $142,051

Authority: Title 2.2, Chapter 26, Article 7, Code of Virginia.

Included in this appropriation is $75,600 the first year and $75,600 the second year from the general fund for a position to provide assistance and training for Commonwealth’s attorneys to combat gang crime.

Total for Commonwealth’s Attorneys’ Services Council........ $971,001 $971,636
General Fund Positions.............................................. 7.00 7.00
Position Level ................................................................. 7.00 7.00
Fund Sources: General.............................................. $828,963 $829,585
Special ................................................................. $142,038 $142,051
### § 1-107. DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL (999)

<table>
<thead>
<tr>
<th>Item</th>
<th>Details($)</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
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<tbody>
<tr>
<td>378.</td>
<td>Crime Detection, Investigation, and Apprehension (30400)</td>
<td>$18,426,945</td>
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<td>Enforcement and Regulation of Alcoholic Beverage Control Laws (30403)</td>
<td>$18,426,945</td>
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<td></td>
<td>Fund Sources: Enterprise</td>
<td>$17,726,945</td>
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<td></td>
<td>Federal Trust</td>
<td>$700,000</td>
<td>$700,000</td>
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</tbody>
</table>


A. No funds appropriated for this program shall be used for enforcement personnel to enforce local ordinances.

B. Revenues of the fund appropriated in this Item and Item 382 of this act are limited to those received pursuant to Title 4, Code of Virginia, excepting taxes collected by the Alcoholic Beverage Control Board.

C. By September 1 of each year, the Alcoholic Beverage Control Board shall report for the prior fiscal year the dollar amount of total wine liter tax collections in Virginia; the portion, expressed in dollars, of such tax collections attributable to the sale of Virginia wine in both ABC stores and in private stores; and, the percentage of total wine liter tax collections attributable to the sale of Virginia wine. Such report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees, Director, Department of Planning and Budget and the Virginia Wine Board.

<table>
<thead>
<tr>
<th>Item</th>
<th>Details($)</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
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<td>379.</td>
<td>Alcoholic Beverage Merchandising (80100)</td>
<td>$569,522,344</td>
<td>$592,964,582</td>
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<td></td>
<td>Administrative Services (80101)</td>
<td>$37,382,199</td>
<td>$38,424,437</td>
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<td>Alcoholic Beverage Control Retail Store Operations (80102)</td>
<td>$90,572,922</td>
<td>$92,372,922</td>
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<td>Alcoholic Beverage Purchasing, Warehousing and Distribution (80103)</td>
<td>$441,567,223</td>
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<td>Fund Sources: Enterprise</td>
<td>$569,522,344</td>
<td>$592,964,582</td>
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</table>

Authority: §§ 4-1 through 4-118.2, Code of Virginia and Item 643, Chapter 966 of the 1994 Acts of Assembly.

A. Any plan to modernize and integrate the automated systems of the Department of Alcoholic Beverage Control shall be based on developing the integrated system in phases or modules.

B. Funds appropriated for services related to state lottery operations shall be used solely for lottery ticket purchases and prize payouts.

C. The Alcoholic Beverage Control Board shall open additional stores in locations deemed to have the greatest potential for total increased sales in order to maximize profitability.

Total for Department of Alcoholic Beverage Control $587,949,289 $611,391,527

<table>
<thead>
<tr>
<th>Nongeneral Fund Positions</th>
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<tr>
<td>Fund Sources: Enterprise</td>
<td>$587,249,289</td>
<td>$610,691,527</td>
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<tr>
<td>Federal Trust</td>
<td>$700,000</td>
<td>$700,000</td>
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### § 1-108. DEPARTMENT OF CORRECTIONS (799)

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<th>Appropriations($)</th>
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<th>Second Year FY2016</th>
</tr>
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<tr>
<td>380.</td>
<td>Instruction (19700)</td>
<td>$28,275,933</td>
<td>$28,275,933</td>
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</table>
### ITEM 380.

| Career and Technical Instructional Services for Youth and Adult Schools (19712) | $9,724,696 | $9,573,583 |
| Adult Instructional Services (19713) | $12,173,152 | $12,324,265 |
| Instructional Leadership and Support Services (19714) | $6,378,085 | $6,378,085 |
| **Fund Sources:** | | |
| General | $27,765,655 | $27,765,655 |
| Federal Trust | $510,278 | $510,278 |

Authority: §§ 53.1-5 and 53.1-10, Code of Virginia.

### ITEM 381.

**Supervision of Offenders and Re-Entry Services (35100)**

| Probation and Parole Services (35106) | $85,369,672 | $85,576,384 |
| Community Residential Programs (35108) | $1,963,556 | $1,963,556 |
| Administrative Services (35109) | $2,038,217 | $2,038,217 |
| **Fund Sources:** | | |
| General | $87,546,113 | $87,752,825 |
| Special | $85,000 | $85,000 |
| Dedicated Special Revenue | $1,340,332 | $1,340,332 |
| Federal Trust | $400,000 | $400,000 |
| **TOTAL** | **$89,371,445** | **$89,578,157** |


#### A.
By September 1 of each year, the Department of Corrections shall provide a status report on the Statewide Community-Based Corrections System for State-Responsible Offenders to the Chairmen of the House Courts of Justice; Health, Welfare and Institutions; and Appropriations Committees and the Senate Courts of Justice; Rehabilitation and Social Services; and Finance Committees and to the Department of Planning and Budget. The report shall include a description of the department’s progress in implementing evidence-based practices in probation and parole districts, and its plan to continue expanding this initiative into additional districts.

The section of the status report on evidence-based practices shall include an evaluation of the effectiveness of these practices in reducing recidivism and how that effectiveness is measured.

#### B.
Included in the appropriation for this Item is $150,000 the first year and $150,000 the second year from nongeneral funds to support the implementation of evidence-based practices in probation and parole districts. The source of the funds is the Drug Offender Assessment Fund.

### ITEM 382.

#### A.
The following process shall be applicable in order for any county, city, or regional jail authority (hereinafter referred to as “the locality”) to receive state reimbursement for a portion of the costs of the construction, expansion, or renovation of a jail as provided in §§53.1-80 and 53.1-81, Code of Virginia:

1. The locality shall file with the Department of Corrections, by January 1 of the year in which it wishes its request to be considered, the following information in a format specified by the department:
   a. the information and documents required by §53.1-82.1, Code of Virginia;
   b. Specifications for the proposed construction or renovation; and
   c. Detailed cost estimates.

2. The Department of Corrections shall review the request and make its comments and recommendations to the Board of Corrections.

3. The Departments of Corrections and Criminal Justice Services shall review the community-based corrections plan and jail population forecast submitted by the locality and make their comments and recommendation concerning them to the Board of Corrections.
4. The Board of Corrections shall review and take action on the request, after reviewing the comments and recommendations of the Departments of Corrections and Criminal Justice Services. It may modify any aspect of the request before approving it. The board shall not approve any request unless the following conditions have been met:

a. the project is consistent with the projected number of local and state responsible offenders to be housed in such facility;

b. the project meets the design criteria set out in the Board of Corrections’ Standards for Planning, Design, Construction and Reimbursement of Local Correctional Facilities;

c. the project is proposed to be built using standards for a minimum security facility, as adopted by the board, unless the use of more expensive construction standards is justified, based on a documented projection of offender populations that would require a higher level of security;

d. the project can be completed and operated in a cost-efficient manner; and

e. any other criteria established by the board.

5. If the Board of Corrections approves a request, the Department of Corrections shall notify the Department of Planning and Budget by October 1 of the board’s action and submit a summary of the project and a detailed list of the board-approved costs to the department.

6. If the Board of Corrections approves a request, the Department of Criminal Justice Services shall submit to the Department of Planning and Budget by October 1 a summary of the alternatives to incarceration included in the community-based corrections plan approved for the project, along with a projection of the state funds needed to implement these programs.

7. The Department of Planning and Budget shall submit to the Governor, for consideration for inclusion in the budget bill to be submitted by the Governor to the General Assembly, its recommendations concerning the approval of the request for reimbursement of jail construction or renovation costs and whether state funding is appropriate to support the alternatives to incarceration included in the community-based corrections plan.

B. The Department of Corrections shall provide an annual report on the status of jail construction and renovation projects as approved for funding by the General Assembly. The report shall be limited to those projects which increase bed capacity. The report shall include a brief summary description of each project, the total capital cost of the project and the approved state share of the capital cost, the number of beds approved, along with the net number of new beds if existing beds are to be removed, and the closure of any existing facilities, if applicable. The report shall include the six-year population forecast, as well as the double-bunking capacity compared to the rated capacity for each project listed. The report shall also include the general fund impact on community corrections programs as reported by the Department of Criminal Justice Services, and the recommended financing arrangements and estimated general fund requirements for debt service as provided by the State Treasurer. Copies of the report shall be provided by October 1 of each year to the Chairman of the Senate Finance and House Appropriations Committees and to the Director, Department of Planning and Budget.

C.1. No city, county, town or regional jail shall authorize the construction, remodeling, renovation or rehabilitation of any facility to house any inmate in secure custody which results in increased jail capacity without the prior approval of the Board of Corrections.

2. Any facility operated by any local or regional jail in the Commonwealth which houses any inmate in secure custody shall be subject to the operational provisions of §§ 53.1-5 and 53.1-68, Code of Virginia, as well as all rules, regulations, and inspections established by the Board of Corrections.

D. The Board of Corrections shall include within its reporting formats on the capacity of each local and regional jail, a measure of the actual jail capacity, which shall include double-bunking, with exceptions as appropriate, in the judgment of the Board, for isolation, segregation, or medical cells, or similar units which would not normally be double-bunked. Exceptions to this measure of capacity may also be made for jails which were constructed prior to 1980. A report including the double-bunking capacity, as well as the standard Board of
Corrections measure of rated capacity, for each jail shall be presented to the Secretary of Public Safety and the Chairmen of the Senate Finance and House Appropriations Committees by October 1 of each year.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>FY2015</td>
<td>FY2016</td>
</tr>
</tbody>
</table>

383. Operation of State Residential Community Correctional Facilities (36100) .......................................................... $18,334,035 $18,334,035
   Community Facility Management (36101) ........................................... $1,802,028 $1,802,028
   Supervision and Management of Probates (36102) ......................... $11,902,763 $11,902,763
   Rehabilitation and Treatment Services - Community Residential Facilities (36103) ........................................... $1,486,113 $1,486,113
   Medical and Clinical Services - Community Residential Facilities (36104) ........................................... $829,127 $829,127
   Food Services - Community Residential Facilities (36105) ............... $1,249,195 $1,249,195
   Physical Plant Services - Community Residential Facilities (36106) ........................................... $1,064,809 $1,064,809

   Fund Sources: General .......................................... $16,634,035 $16,634,035
   Special .............................................................. $1,700,000 $1,700,000


A. Included within this appropriation is $1,500,000 the first year and $1,500,000 the second year from nongeneral funds to be used for operating expenses of diversion centers operated by the Department of Corrections. The nongeneral funds are to come from the fees collected from probationers, assigned to the diversion centers, to cover a portion of the cost of housing them, pursuant to § 19.2-316.3 C, Code of Virginia.

B. Notwithstanding the provisions of § 53.1-67.1, Code of Virginia, the Department of Corrections shall not be required to operate a boot camp program for offenders placed on probation.

384. Operation of Secure Correctional Facilities (39800) ....................... $898,342,668 $904,551,704
   Supervision and Management of Inmates (39802) ................................. $457,374,733 $458,665,820
   Rehabilitation and Treatment Services - Prisons (39803) .................. $40,035,628 $40,035,628
   Prison Management (39805) .............................................. $68,124,755 $68,124,755
   Food Services - Prisons (39807) ........................................ $42,646,568 $42,646,568
   Medical and Clinical Services - Prisons (39810) .......................... $156,987,549 $161,804,267
   Agribusiness (39811) .................................................. $9,424,651 $9,424,651
   Correctional Enterprises (39812) ......................................... $54,680,835 $54,680,835
   Physical Plant Services - Prisons (39815) ................................... $69,067,949 $69,169,180

   Fund Sources: General ........................................ $838,828,885 $845,037,921
   Special ................................................................. $57,410,835 $57,410,835
   Dedicated Special Revenue ........................................ $990,047 $990,047
   Federal Trust ......................................................... $1,112,901 $1,112,901


A. Included in this appropriation is $1,005,000 in the first year and $1,005,000 the second year from nongeneral funds for the purposes listed below. The source of the funds is commissions generated by prison commissary operations:

1. $170,000 the first year and $170,000 the second year for Assisting Families of Inmates, Inc., to provide transportation for family members to visit offenders in prison and other ancillary services to family members;

2. $780,000 the first year and $780,000 the second year for distribution to organizations that work to enhance faith-based services to inmates; and

3. $75,000 the first year and $75,000 the second year for the "Pen Pals" program.
B.1. The Department of Corrections is authorized to contract with other governmental entities to house male and female prisoners from those jurisdictions in facilities operated by the department.

2. The State Comptroller shall continue the Contract Prisoners Special Revenue Fund on the Commonwealth Accounting and Reporting System 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.

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.

C. The Department of Corrections may enter into agreements with local and regional jails to house state-responsible offenders in such facilities and to effect transfers of convicted state felons between and among such jails. Such agreements shall be governed by the provisions of Item 67 of this act.

D. To the extent that the Department of Corrections privatizes food services, the department shall also seek to maximize agribusiness operations.

E. Notwithstanding the provisions of § 53.1-45, Code of Virginia, the Department of Corrections is authorized to sell on the open market and through the Virginia Farmers’ Market Network any dairy, animal, or farm products of which the Commonwealth imports 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, $1,112,901 the first year and $1,112,901 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.

H.1. The Department of Corrections, in coordination with the Virginia Supreme Court, shall continue to operate a behavioral correction program. Offenders eligible for such a program shall be those offenders: (i) who have never been convicted of a violent felony as defined in § 17.1-805 of the Code of Virginia and who have never been convicted of a felony violation of §§ 18.2-248 and 18.2-248.1 of the Code of Virginia; (ii) for whom the sentencing guidelines developed by the Virginia Criminal Sentencing Commission would recommend a sentence of three years or more in facilities operated by the Department of Corrections; and (iii) whom the court determines require treatment for drug or alcohol substance abuse. For any such offender, the court may impose the appropriate sentence with the stipulation that the Department of Corrections place the offender in an intensive therapeutic community-style substance abuse treatment program as soon as possible after receiving the offender. Upon certification by the Department of Corrections that the offender has successfully completed such a program of a duration of 24 months or longer, the court may suspend the remainder of the sentence imposed by the court and order the 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.
3. The Department of Corrections shall collect the data and develop the framework and processes that will enable it to conduct an in-depth evaluation of the program three years after it has been in operation. The department shall submit a report periodically on the program to the Chief Justice as he may require and shall submit a report on the implementation of the program and its usage to the Secretary of Public Safety and the Chairmen of the House Appropriations and Senate Finance Committees by June 30 of each year.

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 the Inmate Culinary Arts Training Program Fund in the Commonwealth Accounting and Reporting System to reflect the revenue and expenditures of this program.

J.1. The Department of Corrections shall continue to coordinate with the Department of Medical Assistance Services and the Department of Social Services to enroll eligible inmates in Medicaid. To the extent possible, the Department of Corrections shall work to identify potentially eligible inmates on a proactive basis, prior to the time inpatient hospitalization occurs. Procedures shall also include provisions for medical providers to bill the Department 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 outpatient health care services, the Department of Corrections and the Department of Medical Assistance Services shall consult with the applicable provider community to ensure that administrative burdens are minimized and payment for health care services is rendered in a prompt manner. The Departments of Medical Assistance Services and Corrections shall provide a joint report on the implementation of this initiative and the expected cost savings to the Commonwealth. Copies of this report shall be provided to the Secretaries of Health and Human Services and Public Safety, and to the Chairmen of the House Appropriations and Senate Finance Committees, by October 1, 2014.

2. Subject to the Department of Medical Assistance Services obtaining approval from the U.S. Centers for Medicare and Medicaid Services and completion of any subsequently required state plan and regulatory changes, the director of the Department of Corrections, or his designee, may sign the Medicaid application form for any inmate who refuses, or is unable, to sign, for purposes of Medicaid reimbursement for eligible offenders.

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 property known as the Culpeper Juvenile Correctional Center shall be transferred to the Department of Corrections for operation as an adult correctional facility. The transfer shall be made in a form approved by the Attorney General. The appropriate officials of the Commonwealth shall prepare, execute, and deliver such documents as may be necessary to accomplish the transfer.

O. The amounts paid into the Corrections Special Reserve Fund established pursuant to § 30-19.1:4, Code of Virginia, shall be used in the first year to offset a portion of the budgeted amounts for the operation of secure correctional facilities.
ITEM 385.

<table>
<thead>
<tr>
<th>Administrative and Support Services (39900)</th>
<th>$100,506,587</th>
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<tbody>
<tr>
<td>General Management and Direction (39901)</td>
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<tr>
<td>Information Technology Services (39902)</td>
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<td>Architectural and Engineering Services (39904)</td>
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<td>Human Resources Services (39914)</td>
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<td>Planning and Evaluation Services (39916)</td>
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<td>Procurement and Distribution Services (39918)</td>
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<td>Training Academy (39929)</td>
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<tr>
<td>Offender Classification and Time Computation Services (39930)</td>
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**Appropriations($)**

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<tbody>
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<td>$100,506,587</td>
<td>$100,468,441</td>
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Fund Sources: General........................................................ $91,496,708 $92,029,648
Special......................................................... $8,859,879 $8,288,793
Dedicated Special Revenue........................................... $150,000 $150,000


A.1. Any plan to modernize and integrate the automated systems of the Department of Corrections shall be based on developing the integrated system in phases, or modules. Furthermore, any such integrated system shall be designed to provide the department the data needed to evaluate its programs, including that data needed to measure recidivism.

2. The appropriation in this Item includes $5,509,879 the first year and $4,938,793 the second year from the Contract Prisoners Special Revenue Fund to defray a portion of the costs of maintaining and enhancing the offender management system, including the development of an electronic health records system. In addition to any general fund appropriations, the Department of Corrections may, subject to the authorization of the Director, Department of Planning and Budget, utilize additional revenue deposited in the Contract Prisoners Special Revenue Fund to support the development of the offender management system.

B. Included in this appropriation is $550,000 the first year and $550,000 the second year from nongeneral funds to be used for installation and operating expenses of the telemedicine program operated by the Department of Corrections. The source of the funds is revenue from inmate fees collected for medical services.

C. Included in this appropriation is $2,800,000 the first year and $2,800,000 the second year from nongeneral funds to be used by the Department of Corrections for the operations of its Corrections Construction Unit. The State Comptroller shall continue the Corrections Construction Unit Special Operating Fund on the Commonwealth Accounting and Reporting System to reflect the activities of contracts between the Corrections Construction Unit and (i) institutions within the Department of Corrections for work not related to a capital project and (ii) agencies without the Department of Corrections for work performed for those agencies.

D. Notwithstanding the provisions of § 53.1-20 A. and B., Code of Virginia, the Director, Department of Corrections, shall receive offenders into the state correctional system from local and regional jails at such time as he determines that sufficient, secure and appropriate housing is available, placing a priority on receiving inmates diagnosed and being treated for HIV, mental illnesses requiring medication, or Hepatitis C. The director shall maximize, consistent with inmate and staff safety, the use of bed space in the state correctional system. The director shall report monthly to the Secretary of Public Safety and the Department of Planning and Budget on the number of inmates housed in the state correctional system, the number of inmate beds available, and the number of offenders housed in local and regional jails that meet the criteria set out in § 53.1-20 A. and B.

E. The Department of Corrections is exempted from the approval requirements of Chapter 11 of the Construction and Professional Services Manual as issued by the Division of Engineering and Buildings. The Department of Corrections may authorize and initiate design-build contracts as deemed appropriate by the Director, Department of Corrections, in accordance with §§ 2.2-4301 and 2.2-4306, Code of Virginia.

F. Notwithstanding any requirement to the contrary, any building, fixture, or structure to be placed, erected or constructed on, or removed or demolished from the property of the Commonwealth of Virginia under the control of the Department of Corrections shall not be
subject to review and approval by the Art and Architectural Review Board as contemplated by § 2.2-2402, Code of Virginia. However, if the Department of Corrections seeks to construct a facility that is not a secure correctional facility or a structure located on the property of a secure correctional facility, then the Department of Corrections shall submit that structure to the Art and Architectural Review Board for review and approval by that board. Such other structures could include probation and parole district offices or regional offices.

G. The Commonwealth of Virginia shall convey 45 acres (more or less) of property, being a portion of Culpeper County Tax Map No. 75, parcel 32, lying in the Cedar Mountain Magisterial District of Culpeper County, Virginia, in consideration of the County's construction of water capacity and service line(s) adequate to serve the needs of the Department of Corrections' Coffeewood Facility and the Department of Juvenile Justice's Culpeper Juvenile Correctional Facility (hereinafter "the facilities"). The cost of the water improvements necessary to serve the facilities, including an eight-inch water service line, and including engineering and land/easement acquisition costs, shall be paid by the Commonwealth, less and except (i) the value of the property for the jail conveyed by the Commonwealth to the County ($150,382, based on valuation by the Culpeper County Assessor), and (ii) the cost of increasing the size of the water service line from eight inches to twelve inches, in order to accommodate planned county needs.

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

I. The Department of Corrections shall serve as the Federal Bonding Coordinator and shall work with the Virginia Community College System and its workforce development programs and services to provide fidelity bonds to those offenders released from jails or state correctional centers who are required to provide fidelity bonds as a condition of employment. The department is authorized to use funds from the Contract Prisoners Special Revenue Fund to pay the costs of this activity.

J. In the event the Department of Corrections closes a correctional facility for which it has entered into an agreement with any locality to pay a proportionate share of the debt service for the establishment of utilities to serve the facility, the department shall continue to pay its agreed upon share of the debt service, subject to the schedule previously agreed upon.

K. Included in the appropriation for this Item is $566,663 the first year from the general fund for the estimated net increase in the operating cost of adult correctional facilities resulting from the enactment of sentencing legislation as listed below. This amount shall be paid into the Corrections Special Reserve Fund, established pursuant to § 30-19.1-4, Code of Virginia.

a. Senate Bill 14...........$50,000
b. Senate Bill 65 and
   House Bill 810...........$50,000
c. Senate Bill 454 and
   House Bill 235...........$50,000
d. Senate Bill 476...........$50,000
e. Senate Bill 594 and
   House Bill 1112..........$66,663
f. House Bill 567..........$50,000
g. House Bill 575...........$50,000
h. House Bill 708..........$50,000
i. House Bill 972..........$50,000
j. House Bill 976 $50,000

k. House Bill 1251......$50,000.

L. Out of the appropriation for this Item, $142,644 the first year and $142,644 the second year from the general fund is continued for the ongoing financing costs of purchasing a generator for Deep Meadow Correctional Center through the state’s master equipment lease purchase program.

M. From the appropriation in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be used to present seminars on overcoming obstacles to re-entry and to promote family integration in the correctional centers designated for intensive re-entry programs. The department shall submit a report by October 15 of each year to the chairmen of the House Appropriations and Senate Finance Committees, the Secretary of Public Safety, and the Department of Planning and Budget on the use of this funding.

Total for Department of Corrections................................................................. $1,134,830,668 $1,141,208,270

General Fund Positions....................................................... 12,607.50 12,617.50
Nongeneral Fund Positions................................................. 240.50 240.50
Position Level ..................................................................... 12,848.00 12,858.00

Fund Sources: General........................................................ $1,062,271,396 $1,069,220,084
Special......................................................... $68,055,714 $67,484,628
Dedicated Special Revenue........................ $2,480,379 $2,480,379
Federal Trust............................................... $2,023,179 $2,023,179

§ 1-109. DEPARTMENT OF CRIMINAL JUSTICE SERVICES (140)

386. Criminal Justice Training and Standards (30300)............... $1,719,653 $1,719,653
Law Enforcement Training and Education Assistance (30306)........................................ $1,719,653 $1,719,653

Fund Sources: General........................................................ $1,684,653 $1,684,653
Special......................................................... $35,000 $35,000

Authority: Title 9.1, Chapter 1, Code of Virginia.

387. Criminal Justice Research, Planning and Coordination (30500)........................................ $439,292 $439,292
Criminal Justice Research, Statistics, Evaluation, and Information Services (30504)........................................ $439,292 $439,292

Fund Sources: General........................................................ $439,292 $439,292
Special......................................................... $35,000 $35,000

Authority: Title 9.1, Chapter 1; Title 19.2, Chapter 23.1, Code of Virginia.

388. Asset Forfeiture and Seizure Fund Management and Financial Assistance Program (30600)........................................ $5,940,538 $5,940,538
Coordination of Asset Seizure and Forfeiture Activities (30602) ................................................ $5,940,538 $5,940,538

Fund Sources: Special......................................................... $5,940,538 $5,940,538

Authority: Title 19.2, Chapter 22.1, Code of Virginia.

389. Financial Assistance for Administration of Justice Services (39000)........................................ $79,010,071 $79,010,071
Financial Assistance for Administration of Justice Services (39001)........................................ $79,010,071 $79,010,071
Authority: Title 9.1, Chapter 1, Code of Virginia.

A.1. This appropriation includes an estimated $12,000,000 the first year and an estimated $12,000,000 the second year from federal funds pursuant to the Omnibus Crime Control Act of 1968, as amended. Of these amounts, nine percent is available for administration, and the remainder is available for grants to state agencies and local units of government. The remaining federal funds are to be passed through as grants to localities, with a required 25 percent local match. Also included in this appropriation is $729,930 the first year and $729,930 the second year from the general fund for the required matching funds for state agencies.

2. The Department of Criminal Justice Services shall provide a summary report on federal anti-crime and related grants which will require state general funds for matching purposes during FY 2013 and beyond. The report shall include a list of each grant and grantee, the purpose of the grant, and the amount of federal and state funds recommended, organized by topical area and fiscal period. The report shall indicate whether each grant represents a new program or a renewal of an existing grant. Copies of this report shall be provided to the Chairmen of the Senate Finance and House Appropriations Committees by January 1 of each year.

B. The Department of Criminal Justice Services is authorized to make grants and provide technical assistance out of this appropriation to state agencies, local governments, regional, and nonprofit organizations for the establishment and operation of programs for the following purposes and up to the amounts specified:

1.a. Regional training academies for criminal justice training, $496,546 the first year and $496,546 the second year from the general fund and an estimated $1,649,315 the first year and an estimated $1,649,315 the second year from nongeneral funds. The Criminal Justice Services Board shall adopt such rules as may reasonably be required for the distribution of funds and for the establishment, operation and service boundaries of state-supported regional criminal justice training academies.

b. The Board of Criminal Justice Services, consistent with § 9.1-102, Code of Virginia, and § 6VAC-20-20-61 of the Administrative Code, shall not approve or provide funding for the establishment of any new criminal justice training academy from July 1, 2014, through June 30, 2016.

2. Virginia Crime Victim-Witness Fund, $5,124,059 the first year and $5,124,059 the second year from dedicated special revenue, and $2,635,000 the first year and $2,635,000 the second year from the general fund. The Department of Criminal Justice Services shall provide a report on the current and projected status of federal, state and local funding for victim-witness programs supported by the Fund. Copies of the report shall be provided annually to the Secretary of Public Safety, the Department of Planning and Budget, and the Chairmen of the Senate Finance and House Appropriations Committees by October 16 of each year.

3.a. Court Appointed Special Advocate (CASA) programs, $1,176,179 the first year and $1,176,179 the second year from the general fund.

b. In the event that the federal government reduces or removes support for the CASA programs, the Governor is authorized to provide offsetting funding for those impacted programs out of the unappropriated balances in this Act.

4. Domestic Violence Fund, $3,000,000 the first year and $3,000,000 the second year from the dedicated special revenue fund to provide grants to local programs and prosecutors that provide services to victims of domestic violence.
5. Offender Reentry and Transition Services (ORTS), $2,286,144 the first year and $2,286,144 the second year from general fund to support pre and post incarceration professional services and guidance that increase the opportunity for, and the likelihood of, successful reintegration into the community by adult offenders upon release from prisons and jails.

6. To the Department of Behavioral Health and Developmental Services for the following activities and programs: (i) a partnership program between a local community services board and the district probation and parole office for a jail diversion program; (ii) forensic discharge planners; (iii) advanced training on veterans’ issues to local crisis intervention teams; and (iv) cross systems mapping targeting juvenile justice and behavioral health.

7. To the Department of Corrections for the following activities and programs: (i) community residential re-entry programs for female offenders; (ii) establishment of a pilot day reporting center; and (iii) establishment of a pilot program whereby non-violent state offenders would be housed in a local or regional jail, rather than a prison or other state correctional facility, with rehabilitative services provided by the jail.

8. To Drive to Work, $75,000 the first year and $75,000 the second year from such federal funds as may be available to provide assistance to low income and previously incarcerated persons to restore their driving privileges so they can drive to work and keep a job.

C.1. Out of this appropriation, $23,817,037 the first year and $23,817,037 the second year from the general fund is authorized to make discretionary grants and to provide technical assistance to cities, counties or combinations thereof to develop, implement, operate and evaluate programs, services and facilities established pursuant to the Comprehensive Community Corrections Act for Local-Responsible Offenders (§ 53.1-182.1, Code of Virginia) and the Pretrial Services Act (§ 19.2-152.4, Code of Virginia). Out of these amounts, the Director, Department of Criminal Justice Services, is authorized to expend no more than five percent per year for state administration of these programs.

D.1. Out of this appropriation, $225,000 the first year and $225,000 the second year from the general fund is provided for Comprehensive Community Corrections and Pretrial Services Programs for localities that belong to the Central Virginia Regional Jail Authority. These amounts are seventy-five percent of the costs projected in the community-based corrections plan submitted by the Authority. The localities shall provide the remaining twenty-five percent as a condition of receiving these funds.

2. Out of this appropriation, $600,000 the first year and $600,000 the second year from the general fund is provided for Comprehensive Community Corrections and Pretrial Services Programs for localities that belong to the Southwest Virginia Regional Jail Authority. These amounts are seventy-five percent of the costs projected in the community-based corrections plan submitted by the Authority. The localities shall provide the remaining twenty-five percent as a condition of receiving these funds.

E. In the event the federal government should make available additional funds pursuant to the Violence Against Women Act, the department shall set aside 33 percent of such funds for competitive grants to programs providing services to domestic violence and sexual assault victims.

F.1. Out of this appropriation, $1,700,000 the first year and $1,700,000 the second year from the general fund and $1,710,000 the first year and $1,710,000 the second year from such federal funds as are available shall be deposited to the School Resource Officer Incentive Grants Fund established pursuant to § 9.1-110, Code of Virginia.

2. The Director, Department of Criminal Justice Services, is authorized to expend $357,285 the first year and $357,285 the second year from the School Resource Officer Incentive Grants Fund to operate the Virginia Center for School Safety, pursuant to § 9.1-110, Code of Virginia.
3. Subject to the development of criteria for the distribution of grants from the fund, including procedures for the application process and the determination of the actual amount of any grant issued by the department, the department shall award grants to either local law-enforcement agencies, where such local law-enforcement agencies and local school boards have established a collaborative agreement for the employment of school resource officers, as such positions are defined in § 9.1-101, Code of Virginia, for the employment of school resource officers, or to local school divisions for the employment of school security officers, as such positions are defined in § 9.1-101, Code of Virginia, for the employment of school security officers in any public school. The application process shall provide for the selection of either school resource officers, school security officers, or both by localities. The department shall give priority to localities requesting school resource officers, school security officers, or both where no such personnel are currently in place. Localities shall match these funds based on the composite index of local ability-to-pay.

4. Pursuant to the adoption of House Bills 2344 and 2345 by the 2013 Session of the General Assembly, included in this appropriation is $202,300 the first year and $202,300 the second year from the general fund for the development of a model critical incident response training program for public school personnel and others providing services to public schools, and the development of a model policy for the establishment of threat assessment teams for each public school, including procedures for the assessment of and intervention with students whose behavior poses a threat to the safety of public school staff or other students.

G. Included in the amounts appropriated in this Item is $382,500 the first year and $382,500 the second year from the general fund for grants to local sexual assault crisis centers (SACCs) to provide core and comprehensive services to victims of sexual violence.

H.1. Out of the amounts appropriated for this Item, $1,100,000 the first year and $1,100,000 the second year from nongeneral funds is provided, to be distributed as follows: for the Southern Virginia Internet Crimes Against Children Task Force, $600,000 the first year and $600,000 the second year; and, for the creation of a grant program to law enforcement agencies for the prevention of internet crimes against children, $500,000 the first year and $500,000 the second year.

2. The Southern Virginia and Northern Virginia Internet Crimes Against Children Task Forces shall each provide an annual report, in a format specified by the Department of Criminal Justice Services, on their actual expenditures and performance results. Copies of these reports shall be provided to the Secretary of Public Safety, the Chairmen of the Senate Finance and House Appropriations Committees, and Director, Department of Planning and Budget prior to the distribution of these funds each year.

3. Subject to compliance with the reports and distribution thereof as required in paragraph 2 above and notwithstanding the provisions of paragraph AA. of § 3-1.01 in Part 3 of this act, the Governor shall allocate all additional funding, not to exceed actual collections, for the prevention of Internet Crimes Against Children as contained in this item; paragraph E. of Item 339 of this act; and, Item 414 of this act, pursuant to § 17.1-275.12, Code of Virginia.

I. The Department of Criminal Justice Services shall publish and disseminate a model policy for law-enforcement personnel involved in criminal investigations or assigned to vehicle or street patrol duties to ensure that law-enforcement personnel are aware of human trafficking offenses and the identification of victims of human trafficking.

Authority: Title 9.1, Chapter 1, Article 4, §§ 9.1-141, 9.1-139, 9.1-143, and 9.1-149, Code of Virginia.
Financial Assistance to Localities Operating Police Departments (72813)........................................................... $172,412,837 $172,412,837

Fund Sources: General........................................................ $172,412,837 $172,412,837

Authority: Title 9.1, Chapter 1, Article 8, Code of Virginia.

A. The funds appropriated in this Item shall be distributed to localities with qualifying police departments, as defined in §§ 9.1-165 through 9.1-172, Code of Virginia (HB 599), except that, in accordance with the requirements of § 15.2-1302, Code of Virginia, such funds shall also be distributed to a city without a qualifying police force that was created by the consolidation of a city and a county subsequent to July 1, 2011, pursuant to the provisions of § 15.2-3500 et seq. of the Code of Virginia. The amount to be distributed to such a city created by consolidation shall equal the sum distributed to the city during the year prior to the effective date of the consolidation, net of any additional funds allocated by the Compensation Board to the sheriff of the consolidated city as a result of such consolidation, as adjusted in proportion to the increase or decrease in the total amount distributed to all localities during the applicable year. The amount to be distributed to each locality in each year shall be at least equal to the amount distributed to that locality in FY 2014.

B. For purposes of receiving funds in accordance with this program, it is the intention of the General Assembly that the Town of Boone's Mill shall be considered to have had a police department in operation since the 1980-82 biennium and is therefore eligible for financial assistance under Title 9.1, Chapter 1, Article 8, Code of Virginia (House Bill 599).

C.1. It is the intent of the General Assembly that state funding provided to localities operating police departments be used to fund local public safety services. Funds provided in this item shall not be used to supplant the funding provided by localities for public safety services.

2. To ensure that state funding provided to localities operating police departments does not supplant local funding for public safety services, all localities shall annually certify to the Department of Criminal Justice Services the amount of funding provided by the locality to support public safety services and that the funding provided in this item was used to supplement that local funding. This certification shall be provided in such manner and on such date as determined by the department. The department shall provide this information to the Chairmen of the House Appropriations and Senate Finance Committees within 30 days following the submission of the local certifications.

D. The Director of the Department of Criminal Justice Services is authorized to withhold reimbursements due a locality under Title 9.1, Chapter 1, Article 8, Code of Virginia, upon notification from the Superintendent of State Police that there is reason to believe that crime data reported by the locality to the Department of State Police in accordance with § 52-28, Code of Virginia, is missing, incomplete or incorrect. Upon subsequent notification by the superintendent that the data is accurate, the director shall make reimbursement of withheld funding due the locality when such corrections are made within the same fiscal year that funds have been withheld.

Administrative and Support Services (39900)................. $1,952,218 $2,033,595
General Management and Direction (39901)..................... $1,772,944 $1,836,151
Information Technology Services (39902)......................... $179,274 $197,444

Fund Sources: General........................................................ $1,144,457 $1,204,118
Special......................................................... $807,110 $822,301
Federal Trust............................................... $651 $7,176

Authority: Title 9.1, Chapter 1, Code of Virginia.

Total for Department of Criminal Justice Services............ $265,164,553 $265,245,930
General Fund Positions....................................................... 48.50 48.50
ITEM 392.  

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<td>Authority: Title 44, Chapters 3.2, 3.3, 3.4, §§ 44-146.13 through 44-146.40, Code of Virginia.</td>
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§ 1-110. DEPARTMENT OF EMERGENCY MANAGEMENT (127)  

393. Emergency Preparedness (77500) .............................................. $29,239,033 $29,182,286
Emergency Planning, Training and Exercises (77502) ................ $8,904,352 $8,847,605

Authority: Title 44, Chapters 3.2, 3.3, 3.4, §§ 44-146.13 through 44-146.28:1 and 44-146.31 through 44-146.40, Code of Virginia.

A. Included within this appropriation is the continuation of $160,810 the first year and $160,810 the second year from the Fire Programs Fund to support the department’s hazardous materials training program.

B. Included in this appropriation is $99,762 the first year and $133,015 the second year from the general fund that shall be used by the Department of Emergency Management to establish a sheltering coordinator position. The purpose of this position is to improve the safety and security of the citizens of the Commonwealth upon evacuation and subsequent housing in a local or state shelter. The Coordinator shall be responsible for, but not be limited to, improving and coordinating the Commonwealth’s sheltering preparedness and capabilities in the event of evacuations due to natural or man-made disasters by reviewing, evaluating and developing a state-wide master plan for the operation of state and local emergency shelters in the Commonwealth. The Coordinator shall establish an integrated system for coordinating the planning and operation of state emergency shelters, and facilitate cooperation among local entities and state agencies in the sheltering preparedness efforts in the Commonwealth. By October 1 of each year, the Coordinator shall provide a status report on the Commonwealth’s emergency shelter capabilities and readiness to the Governor, the Secretary of Veterans Affairs and Homeland Security, the Secretary of Public Safety, the Director of the Department of Planning and Budget, and the Chairmen of the House Appropriations and Senate Finance Committees.

394. Emergency Response and Recovery (77600) ......................... $23,104,689 $23,004,689
Emergency Response and Recovery Services (77601) .... $3,486,689 $3,386,689
Financial Assistance for Emergency Response and Recovery (77602)................................. $19,618,000 $19,618,000

Authority: Title 44, Chapters 3.2 through 3.5, §§ 44-146.17, 44-146.18(c), 44-146.22, 44-146.28(a) Code of Virginia.

A. Subject to authorization by the Governor, the Department of Emergency Management may employ persons to assist in response and recovery operations for emergencies or disasters declared either by the President of the United States or by the Governor of Virginia. Such employees shall be compensated solely with funds authorized by the Governor or the federal government for the emergency, disaster, or other specific event for which their employment was authorized. The Director, Department of Planning and Budget, is authorized to increase the agency’s position level based on the number of positions approved by the Governor.
B. The Secretary of Finance, consistent with any Executive Order signed by the Governor, may provide the department anticipation loans in such amounts as may be needed to appropriately reimburse localities and state agencies for costs associated with Emergency Management Assistance Compact (EMAC) mission assignments. Such loans shall be based on the reimbursements anticipated under the Emergency Management Assistance Compact (EMAC) and, notwithstanding the provisions of § 4-3.02 b of this act, may be extended for a period longer than twelve months.

C.1. Localities receiving reimbursements from the department for Emergency Management Assistance Compact (EMAC) mission costs shall reimburse the Department of Emergency Management for any overpayments within sixty (60) days of written notification of such overpayment.

2. Overpayment amounts shall be based on the difference between the amount reimbursed to the locality by the Department of Emergency Management and the amount reimbursed to the Department of Emergency Management by the state requesting emergency aid under the Compact.

3. If the locality does not reimburse the Department of Emergency Management the overpaid amount within sixty (60) days of being notified, the Comptroller is authorized to withhold from any funds to be transferred to the locality the amount overpaid to the locality and transfer such withheld funds to the Department of Emergency Management.

D. Consistent with any Executive Order signed by the Governor, the Secretary of Finance or his designee may provide the department anticipation loans in such amounts as may be needed to appropriately reimburse the department for disaster related costs. Such loans shall be based on the federal reimbursements anticipated in accordance with the Robert T. Stafford Disaster Relief and Emergency Assistance Act and, notwithstanding the provisions of § 4-3.02 b of this act, may be extended for a period longer than twelve months, if necessary.

E. The Department of Emergency Management shall report on the method of creation, the coordination between, the method of funding for, and its authority to use the Virginia Disaster Relief Fund, the Disaster Recovery Fund, and the Disaster Response Fund to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2014.

Included within this appropriation is $382,124 the first year and $382,124 the second year from the general fund to support the Integrated Flood Observing and Warning System (IFLOWS) program.

A. By September 1 of each year, the State Coordinator of Emergency Management shall assess emergencies and disasters that have been authorized sum sufficient funding by the Governor and provide to the Department of Planning and Budget written justification to support
continuing sum sufficient funding longer than one year for a locally declared emergency (or disaster), three years for a state declared disaster, and five years for a nationally declared disaster. At the same time, the state coordinator shall identify any disasters that can be closed due to fulfillment of the state’s obligations.

B.1. Localities and eligible private non-profit organizations that have received cost reimbursement through state and/or federal assistance programs to support homeland security and eligible recovery and mitigation projects and initiatives associated with disaster events, that are subsequently notified that either a portion or all of the funds provided are to be returned, shall reimburse the Virginia Department of Emergency Management for such overpayments, including any interest accrued on such funds, within sixty (60) days of being notified and receiving the request for reimbursement.

2. Overpayment amounts shall be based on the difference between the amount reimbursed or prepaid to the entity involved by the Department of Emergency Management and the final amount approved by the granting agency. Localities and eligible private non-profit organizations shall certify that no interest was earned on overpaid funds if no interest is included in the remittance.

3. If the entity does not reimburse the Virginia Department of Emergency Management within 60 days of being notified, the Comptroller is authorized to withhold the amount of overpayment from any eligible funds to be transferred to the locality or organization and redirect the funds withheld to the Virginia Department of Emergency Management to satisfy the outstanding liability.

4. The Department of Emergency Management shall not provide future prepayments to any locality or eligible private non-profit organization once the Comptroller has been required to withhold funding.

C. Included within this appropriation is $820,901 the first year and $820,901 the second year from the general fund that shall only be used for costs associated with transforming the agency’s information systems to conform with standards of the Virginia Information Technologies Agency.

D. Out of this appropriation, $28,876 the first year and $57,752 the second year from the general fund for the financing costs of purchasing two vehicles in the first year and an additional two vehicles in the second year through the state's master equipment lease purchase program. It is the intent that the department establish a schedule for replacing emergency response vehicles using the master equipment lease purchase program.

A. All funds transferred to the Department of Emergency Management pursuant to the Governor's authority under § 44-146.28, Code of Virginia, shall be deposited into a special fund account to be used only for Disaster Recovery.

B. Included in the Federal Trust appropriation are amounts estimated at $34,592 the first year and $34,592 the second year, to pay for statewide indirect cost recoveries of this agency. Actual recoveries of statewide indirect costs up to the level of these estimates shall be exempt from payment into the general fund, as provided by § 4-2.03 of this act. Amounts recovered in excess of these estimates shall be deposited to the general fund.
### § 1-111. DEPARTMENT OF FIRE PROGRAMS (960)

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The State Fire Marshall may charge no fee for any permits or inspections of any school, whether it be public or private.

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### § 1-112. DEPARTMENT OF FORENSIC SCIENCE (778)
### Item 401

| Physical Evidence Services (30904) | $7,549,843 | $7,637,843 |
| Training and Standards Services (30905) | $1,564,380 | $1,564,380 |
| Administrative Services (30906) | $8,247,077 | $8,312,695 |
| Fund Sources: General | $38,276,833 | $38,511,247 |
| Federal Trust | $2,506,996 | $2,506,996 |


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.

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

Total for Department of Forensic Science................. $40,783,829 $41,018,243

Fund Sources: General........................................................ $38,276,833 $38,511,247
| Federal Trust | $2,506,996 | $2,506,996 |

### § 1-113. DEPARTMENT OF JUVENILE JUSTICE (777)

| Instruction (19700) | $14,725,178 | $14,230,562 |
| Youth Instructional Services (19711) | $7,685,305 | $7,190,689 |
| Career and Technical Instructional Services for Youth and Adult Schools (19712) | $2,788,693 | $2,788,693 |
| Instructional Leadership and Support Services (19714) | $4,251,180 | $4,251,180 |
| Fund Sources: General | $12,234,392 | $11,739,776 |
| Special | $170,536 | $170,536 |
| Federal Trust | $2,320,250 | $2,320,250 |


| Operation of Community Residential and Nonresidential Services (35000) | $3,320,293 | $3,320,293 |
ITEM 403.

Community Residential and Non-Residential Custody and Treatment Services (35008) ............................................... $3,320,293 $3,320,293

Fund Sources: General........................................................ $3,247,866 $3,247,866
Special......................................................... $50,000 $50,000
Federal Trust............................................... $22,427 $22,427


A. Services funded out of this appropriation may include intensive supervision, day treatment, boot camp, and aftercare services, and should be integrated into existing services for juveniles.

B. Included in the appropriation for this Item is $2,920,000 in the first year and $2,920,000 in the second year from the general fund for a Juvenile Community Placement Program, in which the department may contract with local juvenile detention centers to house juveniles committed to the department prior to their release. The funding provided shall support a minimum of 40 juvenile detention center beds. The department shall develop program guidelines that at a minimum will include which juveniles qualify for placement, length of stay, level of security, mental health services, alcohol and substance abuse services, as well as other services that will be provided to the juvenile while in the detention center.

404. Supervision of Offenders and Re-Entry Services (35100) ................................................................. $57,665,089 $57,727,589

Juvenile Probation and Aftercare Services (35102) ........ $57,665,089 $57,727,589

Fund Sources: General........................................................ $56,783,140 $56,845,640
Special......................................................... $145,000 $145,000
Federal Trust............................................... $736,949 $736,949


A. Notwithstanding the provisions of §16.1-273 of the Code of Virginia, the Department of Juvenile Justice, including locally-operated court services units, shall not be required to provide drug screening and assessment services in conjunction with investigations ordered by the courts.

B. Included in the appropriation for this Item is $1,626,575 in the first year and $1,626,575 in the second year from the general fund to support mental health and substance abuse evaluation and treatment services for juveniles under state probation or parole. The department shall develop a plan to ensure continuation of mental health and substance abuse treatment services, including contracting with local providers as necessary.

C. Included in the appropriation for this Item is $240,000 in the first year and $240,000 in the second year from the general fund that shall be used for emergency housing upon release from department custody. The department shall develop guidelines which at a minimum includes a juvenile selection process for placement and maximum lengths of stay.

405. Financial Assistance to Local Governments for Juvenile Justice Services (36000) ................................................................. $47,473,298 $47,473,298

Financial Assistance for Juvenile Confinement in Local Facilities (36001) ............................................... $33,986,297 $33,986,297
Financial Assistance for Probation and Parole - Local Grants (36002) ............................................... $2,822,269 $2,822,269
Financial Assistance for Community Based Alternative Treatment Services (36003) ............................................... $10,664,732 $10,664,732

Fund Sources: General........................................................ $45,663,619 $45,663,619
Federal Trust............................................... $1,809,679 $1,809,679

A. From July 1, 2014 to June 30, 2016, the Board of Juvenile Justice shall not approve or commit additional funds for the state share of the cost of construction, enlargement or renovation of local or regional detention centers, group homes or related facilities. The board may grant exceptions only to address emergency maintenance projects needed to resolve immediate life safety issues. For such emergency projects, approval by both the Board of Juvenile Justice and the Secretary of Public Safety is required. Any emergency projects must also comply with Board of Juvenile Justice standards.

B. Each emergency resolution adopted by the Board of Juvenile Justice approving reimbursement of the state share of the cost of construction, maintenance, or operation of local or regional detention centers, group homes, or related facilities or programs shall include a statement noting that such approval is subject to the availability of funds and approval by the General Assembly at its next regular session.

C. The Department of Juvenile Justice shall reimburse localities, pursuant to § 66-15, Code of Virginia, at the rate of $50 per day for housing juveniles who have been committed to the department, for each day after the department has received a valid commitment order and other pertinent information as required by § 16.1-287, Code of Virginia.

D. Notwithstanding the provisions of §16.1-322.1 of the Code of Virginia, the department shall apportion to localities the amounts appropriated in this Item.

E.1. The appropriation for Financial Assistance for Community Based Alternative Treatment Services includes $10,379,926 the first year and $10,379,926 the second year from the general fund for the implementation of the financial assistance provisions of the Juvenile Community Crime Control Act (VJCCCA), §§ 16.1-309.2 through 16.1-309.10, Code of Virginia. Notwithstanding § 16.1-309.6, Code of Virginia, localities participating in this program and contributing through their local match an amount of local funds which is greater than they receive from the Commonwealth under this program are authorized, but not required, to provide a contribution greater than the state general fund contribution. In no case shall their local match be less than their state share.

2. Notwithstanding the provisions of §§ 16.1-309.2 through 16.1-309.10, Code of Virginia, the Board of Juvenile Justice shall establish guidelines for use in determining the types of programs for which VJCCCA funding may be expended. The department shall establish a format to receive biennial or annual requests for funding from localities, based on these guidelines. For each program requested, the plan shall document the need for the program, goals, and measurable objectives, and a budget for the proposed expenditure of these funds and any other resources to be committed by localities.

3.a. Notwithstanding the provisions of § 16.1-309.7 B, Code of Virginia, unobligated VJCCCA funds must be returned to the department by each grantee locality no later than October 1 of the fiscal year following the fiscal year in which they were received, or a similar amount may be withheld from the current fiscal year’s periodic payments designated by the department for that locality. The Director, Department of Planning and Budget, may increase the general fund appropriation for this Item up to the amount of unobligated VJCCCA funds returned to the Department of Juvenile Justice.

b. All such unobligated and reappropriated balances shall be used by the department for the purpose of awarding short-term supplementary grants to localities, for programs and services which have been demonstrated to improve outcomes, including reduced recidivism, of juvenile offenders. Such programs and services must augment and support current VJCCCA-funded programs within each affected locality. The grantee locality shall submit an outcomes report to the department, in accord with a written memorandum of agreement which shall accompany the supplementary grant award. This provision shall apply to funds obligated to and in the possession of the department and its grant recipients. The entity which returns unobligated funds under this provision shall not have a presumptive entitlement to a supplementary grant.

c. The Department of Juvenile Justice, with the assistance of the Department of Corrections, the Virginia Council on Juvenile Detention, juvenile court service unit directors, juvenile and domestic relations district court judges, and juvenile justice advocacy groups, shall provide a
ITEM 405. 

Item Details($) Appropriations($) 

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report on the types of programs supported by the Juvenile Community Crime Control Act and whether the youth participating in such programs are statistically less likely to be arrested, adjudicated or convicted, or incarcerated for either misdemeanors or crimes that would otherwise be considered felonies if committed by an adult.

F. The department shall consolidate the annual reporting requirements in §§ 2.2-222 and 66-13 and in Chapters 755 and 914 of the 1996 Acts of the General Assembly concerning juvenile offender demographics. The consolidated annual report shall address the progress of Virginia Juvenile Community Crime Control Act programs including the requirements in Article 12.1 of Chapter 11 of Title 16.1 (§ 16.1-309.2 et seq.) relating to the number of juveniles served, the average cost for residential and nonresidential services, the number of employees, and descriptions of the contracts entered into by localities. Notwithstanding any other provisions of the Code of Virginia, the consolidated report shall be submitted to the Governor, the General Assembly, the Chairmen of the House Appropriations and Senate Finance Committees, the Secretary of Public Safety, and the Department of Planning and Budget by the first day of the regular General Assembly session.

406. Operation of Secure Correctional Facilities (39800)........... $64,237,223 $64,702,254
Juvenile Corrections Center Management (39801)............. $6,346,582 $6,346,582
Food Services - Prisons (39807)............................... $6,160,580 $6,160,580
Medical and Clinical Services - Prisons (39810)........... $8,469,324 $8,469,324
Physical Plant Services - Prisons (39815)................. $7,986,917 $7,986,917
Offender Classification and Time Computation Services (39830)........... $1,357,130 $1,357,130
Juvenile Supervision and Management Services (39831)................................................................................. $24,030,587 $24,495,618
Juvenile Rehabilitation and Treatment Services (39832)......... $9,886,103 $9,886,103

Fund Sources: General........................................................ $60,641,799 $61,106,830
Special......................................................... $2,092,691 $2,092,691
Dedicated Special Revenue........................ $48,000 $48,000
Federal Trust............................................... $1,454,733 $1,454,733


A. The Department of Juvenile Justice shall retain all funds paid for the support of children committed to the department to be used for the security, care, and treatment of said children.

B. The Director, Department of Juvenile Justice, in response to the continuing downward trend of the juvenile population and requirements imposed by the federal government, is directed to implement the downsizing and repurposing of its juvenile facilities. It is anticipated that by relocating the juveniles at the Culpeper Juvenile Correctional Center, the agency will be able to increase the efficiency and effectiveness of its operations and enhance the services provided to juveniles committed to state facilities in the areas of education, re-entry, mental health treatment, health services, and various other programmatic areas.

C. Included in the appropriation for this Item is $3,906,720 and 72 juvenile correctional officer positions in the second year from the general fund to meet requirements of the Prison Rape Elimination Act (PREA).

407. Administrative and Support Services (39900)........... $19,206,141 $19,470,978
General Management and Direction (39901).................. $5,603,799 $5,672,124
Information Technology Services (39902)............... $5,632,924 $5,829,436
Accounting and Budgeting Services (39903)........... $4,343,622 $4,343,622
Architectural and Engineering Services (39904).......... $431,459 $431,459
Food and Dietary Services (39907).......................... $377,555 $377,555
Human Resources Services (39914).......................... $2,180,668 $2,180,668
Planning and Evaluation Services (39916)................. $636,114 $636,114

Fund Sources: General........................................................ $17,876,501 $18,139,962
### ITEM 407.

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| Special                  | $984,139          | $985,515          |
| Federal Trust            | $345,501          | $345,501          |

Authority: §§ 66-3 and 66-13, Code of Virginia.

Total for Department of Juvenile Justice........................... $206,627,222 $206,924,974

General Fund Positions................................................... 2,149.50 2,149.50
Nongeneral Fund Positions................................................. 21.00 21.00
Position Level .............................................................. 2,170.50 2,170.50

Fund Sources: General........................................................ $196,447,317 $196,743,693
Special................................................................. $3,442,366 $3,443,742
Dedicated Special Revenue........................ $48,000 $48,000
Federal Trust............................................................. $6,689,539 $6,689,539

§ 1-114. DEPARTMENT OF MILITARY AFFAIRS (123)

408. Higher Education Student Financial Assistance (10800) .. $3,021,951 $3,021,951
   Tuition Assistance (10811)................................. $3,021,951 $3,021,951

Fund Sources: General........................................................ $3,021,951 $3,021,951

Authority: Title 44, Chapters 1 and 2; § 23-7.3, Code of Virginia.

409. At Risk Youth Residential Program (18700) .................... $4,877,351 $4,877,351
   Virginia Commonwealth Challenge Program (18701)..... $4,877,351 $4,877,351

Fund Sources: General........................................................ $1,548,470 $1,548,470
Dedicated Special Revenue........................ $50,000 $50,000
Federal Trust............................................................. $3,278,881 $3,278,881

Authority: Discretionary Inclusion.

A. The Department of Military Affairs is hereby authorized to designate building space at the State Military Reservation as an in-kind match for the receipt of federal funds under the Commonwealth Challenge program, equivalent to a value of $253,040 each year.

B. Out of this appropriation, up to $350,000 the first year and up to $350,000 the second year in nongeneral funds is provided to establish a STARBASE youth education program to improve math and science skills to prepare students for careers in engineering and other science-related fields of study.

410. Defense Preparedness (72100)............................................ $45,956,419 $45,956,419
   Armories Operations and Maintenance (72101)........ $8,168,459 $8,168,459
   Virginia State Defense Force (72104) .......................... $218,952 $218,952
   Security Services (72105)......................................... $4,343,082 $4,343,082
   Fort Pickett and Camp Pendelton Operations (72109).... $22,784,886 $22,784,886
   Other Facilities Operations and Maintenance (72110)..... $10,441,040 $10,441,040

Fund Sources: General........................................................ $3,074,630 $3,074,630
Special................................................................. $360,382 $360,382
Dedicated Special Revenue........................ $1,747,735 $1,747,735
Federal Trust............................................................. $40,353,672 $40,353,672

Authority: Title 44, Chapters 1 and 2, Code of Virginia.

A. The Department is authorized to receive payments from localities resulting from reimbursement agreements with the Virginia Defense Force, an organization of the Virginia National Guard. The Department may disburse up to $30,000 the first year and $30,000 the second year from these payments to the Virginia Defense Force. Included in the appropriation for this Item is $30,000 the first year and $30,000 the second year from nongeneral funds for this purpose.
### ITEM 411.

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411. Disaster Planning and Operations (72200) ........................................ a sum sufficient
Communications and Warning System (72201).......................... a sum sufficient
Disaster Assistance (72203)........................................ a sum sufficient

Fund Sources: General........................................................ a sum sufficient

Authority: Title 44, Chapters 1 and 2, Code of Virginia.

A. The amount for Disaster Planning and Operations provides for a military contingent fund, out of which to pay the military forces of the Commonwealth when aiding the civil authorities.

B. In the event units of the Virginia National Guard shall be in federal service, the sum allocated herein for their support shall not be used for any different purpose, except with the prior written approval of the Governor, other than to provide for the Virginia State Defense Force or for safeguarding properties used by the Virginia National Guard.

412. Administrative and Support Services (79900)................... $6,800,643 $7,157,227

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General Management and Direction (79901)..................... $3,402,576 $3,759,160
Telecommunications (79930)................................. $3,398,067 $3,398,067

Fund Sources: General........................................................ $2,803,869 $3,046,063
Dedicated Special Revenue........................ $377,131 $477,131
Federal Trust............................................... $3,619,643 $3,634,033

Authority: Title 44, Chapters 1 and 2, Code of Virginia.

A. The Department of Military Affairs shall advise and provide assistance to the Department of Accounts in administering the $20,000 death benefit provided for certain members of the National Guard and United States military reserves killed in action in any armed conflict as of October 7, 2001, pursuant to § 44-93.1.B., Code of Virginia.

B. Included in this appropriation is $240,000 the second year from the general fund and $100,000 the second year from nongeneral funds for the financing costs of purchasing STARS radio communication equipment through the state's master equipment lease program.

Total for Department of Military Affairs........................... $60,656,364 $61,012,948

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General Fund Positions....................................................... 51.47 51.47
Nongeneral Fund Positions................................................. 307.03 307.03
Position Level ..................................................................... 358.50 358.50

Fund Sources: General........................................................ $10,448,920 $10,691,114
Special......................................................... $780,382 $780,382
Dedicated Special Revenue........................ $2,174,866 $2,274,866
Federal Trust............................................... $47,252,196 $47,266,586

§ 1-115. DEPARTMENT OF STATE POLICE (156)

413. Information Technology Systems, Telecommunications and Records Management (30200)................. $49,333,967 $49,493,531

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Information Technology Systems and Planning (30201)............. $11,550,045 $11,709,609
Criminal Justice Information Services (30203).................. $7,833,955 $7,833,955
Telecommunications and Statewide Agencies Radio System (Stars) (30204) ........................................... $25,840,605 $25,840,605
Firearms Purchase Program (30206)................................ $1,431,612 $1,431,612
Sex Offender Registry Program (30207)........................... $2,403,653 $2,403,653
Concealed Weapons Program (30208)................................ $274,097 $274,097

Fund Sources: General........................................................ $41,771,226 $41,930,790
Special......................................................... $3,102,706 $3,102,706
### Act of Assembly: 683

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<td>Dedicated Special Revenue</td>
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<td>Federal Trust</td>
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A.1. It is the intent of the General Assembly that wireless 911 calls be delivered directly by the Commercial Mobile Radio Service (CMRS) provider to the local Public Safety Answering Point (PSAP), in order that such calls be answered by the local jurisdiction within which the call originates, thereby minimizing the need for call transfers whenever possible.

2. Notwithstanding the provisions of Article 7, Chapter 15, Title 56, Code of Virginia, $3,700,000 the first year and $3,700,000 the second year from the Wireless E-911 Fund is included in this appropriation for telecommunications to offset dispatch center operations and related costs incurred for answering wireless 911 telephone calls.

B. Out of the Motor Carrier Special Fund, $900,000 the first year and $900,000 the second year shall be disbursed on a quarterly basis to the Department of State Police.

C.1. This appropriation includes $9,175,535 the first year and $9,175,535 the second year from the general fund for maintaining the Statewide Agencies Radio System (STARS).

2. The Secretary of Public Safety, in conjunction with the STARS Management Group and the Superintendent of State Police, shall provide a status report on (1) annual operating costs; (2) the status of site enhancements to support the system; (3) the project timelines for implementing the enhancements to the system; and (4) other matters as the secretary may deem appropriate. This report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees no later than October 1 of each year.

3. The STARS Management Group, the Superintendent of State Police, the Department of Military Affairs, and the Department of Planning and Budget shall assess and determine the STARS equipment needs of the Department of Military Affairs. A report setting out the needed components and their estimated costs shall be provided on or before September 1, 2014, to the Secretary of Public Safety and the Director, Department of Planning and Budget. Any bond proceeds authorized for the STARS project that remain after the full implementation of the STARS network shall be made available for the STARS equipment needs of the Department of Military Affairs.

D. The department shall deposit to the general fund an amount estimated at $100,000 the first year and $100,000 the second year resulting from fees generated by additional criminal background checks of local job applicants and prospective licensees collected pursuant to § 15.2-1503.1 of the Code of Virginia.

E. Notwithstanding the provisions of §§ 19.2-386.14, 38.2-415, 46.2-1167 and 52-4.3, Code of Virginia, the Department of State Police may use revenue from the State Asset Forfeiture Fund, the Insurance Fraud Fund, the Drug Investigation Trust Account - State, and the Safety Fund to modify, enhance or procure automated systems that focus on the Commonwealth’s law enforcement activities and information gathering processes.

F. The Superintendent of State Police is authorized to and shall establish a policy and reasonable fee to contract for the bulk transmission of public information from the Virginia Sex Offender Registry. Any fees collected shall be deposited in a special account to be used to offset the costs of administering the registry. The State Superintendent of State Police shall charge no fee for the transfer of any information from the Virginia Sex Offender Registry to the Statewide Automated Victim Notification (SAVIN) system.

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<th>Law Enforcement and Highway Safety Services</th>
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<td>(31000)</td>
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<td>Aviation Operations (31001)</td>
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<td>Commercial Vehicle Enforcement (31002)</td>
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**ITEM 414.**

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<td>Help Eliminate Auto Theft (Heat) (31004)</td>
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<td>Drug Enforcement (31005)</td>
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<td>Uniform Patrol Services (Highway Patrol) (31007)</td>
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<td>Insurance Fraud Program (31009)</td>
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<td>Vehicle Safety Inspections (31010)</td>
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<td>Sex Offender Registry Program Enforcement (31011)</td>
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**Fund Sources:**
- General: $187,523,855 ($187,576,992)
- Special: $31,604,715 ($27,288,474)
- Commonwealth Transportation: $8,166,805 ($8,166,805)
- Trust and Agency: $20,000 ($20,000)
- Dedicated Special Revenue: $8,047,951 ($8,047,951)
- Federal Trust: $8,311,462 ($8,311,462)


A. Included in this appropriation is $810,687 the first year and $810,687 the second year from Commonwealth Transportation Funds for the personal and associated nonpersonal services costs for eight positions. These positions will be dedicated to patrolling the I-95/395/495 Interchange.

B. Included in this appropriation is $4,831,625 the first year and $4,831,625 the second year from the Commonwealth Transportation Fund to support enforcement operations at weigh stations statewide.

C. Included in this appropriation is $1,631,282 the first year and $1,631,282 the second year from Commonwealth Transportation Funds that shall be used to support the personal and associated nonpersonal services costs for trooper positions. These positions will be assigned to the "Highway Safety Corridors" and work to supplement the Department of State Police’s enforcement efforts in those corridors.

D. The Department of State Police shall modify the implementation of the division of drug law enforcement established pursuant to § 52-8.1:1, Code of Virginia, and shall redirect, as may be necessary, resources heretofore provided for that purpose by the General Assembly for the purposes of homeland security, the gathering of intelligence on terrorist activities, the preparation for response to a terrorist attack and any other activity determined by the Governor to be crucial to strengthening the preparedness of the Commonwealth against the threat of natural disasters and emergencies. Nothing in this Item shall be construed to prohibit the Department of State Police from performing drug law enforcement or investigation as otherwise provided for by the Code of Virginia.

E. Included within this appropriation is $3,098,098 the first year and $3,098,098 the second year from the Rescue Squad Assistance Fund to support the department’s aviation (med-flight) operations.

F. In the event that special fund revenues for this Item exceed expenditures, the balance of such revenues may be used for air medical evacuation equipment improvements, information technology upgrades or for motor vehicle replacement.

G. Included in this appropriation is $110,000 the first year and $110,000 the second year from the general fund to maintain increased traffic enforcement on Interstate 81. These funds shall be used to provide overtime payments for extended and additional work shifts so as to maintain the enhanced level of State Police patrols on this and other public highways in the Commonwealth.

H.1. Included in the appropriation for this Item is sufficient funding to support, in addition to sworn positions, at least 43 non-sworn positions for monitoring persons required to comply with the requirements of the Sex Offender Registry. The department shall coordinate monitoring and verification activities related to registry requirements with other state and local law enforcement agencies that have responsibility for monitoring or supervising individuals who are also required to comply with the requirements of the Sex Offender Registry.
2. The Secretary of Public Safety, in conjunction with the Superintendent of State Police, shall report on the implementation of the monitoring of offenders required to comply with the Sex Offender Registry requirements. The report shall include at a minimum: (1) the number of verifications conducted; (2) the number of investigations of violations; (3) the status of coordination with other state and local law enforcement agencies activities to monitor Sex Offender Registry requirements; and (4) an update of the sex offender registration and monitoring section in the department's current "Manpower Augmentation Study." This report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees each year by January 1.

I. Included within this appropriation is $200,000 the first year and $200,000 the second year from nongeneral funds to be used by the Department of State Police to record revenue related to overtime work performed by troopers at the end of a fiscal year and for which reimbursement was not received by the department until the following fiscal year. The Department of Accounts shall establish a revenue code and fund detail for this revenue.

J. Included within this appropriation is $100,000 the first year and $100,000 the second year from the general fund for the Department of State Police to enhance its capabilities in recruiting minority troopers. Funding is to support increased marketing and advertising efforts for recruiting minorities.

K. Included within this appropriation is $116,988 the first year and $116,988 the second year from the Department of Aviation’s special fund to support the aviation operations of the Department of State Police.

L.1 Out of the amounts appropriated for this Item, $600,000 the first year and $600,000 the second year from nongeneral funds shall be distributed to the department to expand the operations of the Northern Virginia Internet Crimes Against Children Task Force.

2. Pursuant to paragraph H.2 of Item 389, the Northern Virginia Internet Crimes Against Children Task Force shall provide a report on the actual expenditures and performance results achieved each year. Copies of this report shall be provided each year to the Secretary of Public Safety and the Chairmen of the House Appropriations and Senate Finance Committees by October 1.

M. Out of the appropriation for this Item, $1,543,733 the first year and $1,543,733 the second year from the general fund is continued for the ongoing financing costs of purchasing two helicopters through the state’s master equipment lease purchase program.

N. Included within this appropriation is $1,600,000 the first year from nongeneral funds to purchase a replacement law enforcement fixed wing aircraft. The source of the nongeneral funds is the Purdue Frederick Co Fed Assets Forfeiture Fund.

O. The Department of State Police shall review the costs and benefits of acquiring state-of-the-art identity intelligence and intelligence analytics systems for use by the Department of State Police and other Virginia law-enforcement agencies. A report on this review shall be provided to the Secretary of Public Safety and the Chairmen of the House Appropriations and Senate Finance Committees by November 15, 2014.

### Administrative and Support Services (39900)

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<tr>
<th>Service Description</th>
<th>First Year 2015</th>
<th>First Year 2016</th>
<th>Second Year 2015</th>
<th>Second Year 2016</th>
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<tr>
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**Total:** $21,210,243 $21,232,979
### ITEM 415.

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<th>First Year FY2015</th>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$25,000</td>
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</table>

Authority: §§ 52-1 and 52-4, Code of Virginia.

The Superintendent of State Police shall establish written procedures for the timely and accurate electronic reporting of crime data reported to the Department of State Police in accordance with the provisions of § 52-28, Code of Virginia. The procedures shall require the principal officer of the reporting organization to certify that the information provided is, to his knowledge and belief, a true and accurate report. Should the superintendent have reason to believe that any crime data is missing, incomplete or incorrect after audit of the data, the superintendent shall notify the reporting organization, as well as the Chairman of the Compensation Board and the Director, Department of Criminal Justice Services. Upon receiving and verifying resubmitted data that corrects the report, the superintendent shall notify the Chairman of the Compensation Board and the Director, Department of Criminal Justice Services that the missing, incomplete or incorrect data has been satisfactorily submitted.

416. All revenue received from the sale of motor vehicles shall be reported separately from that received from the sale of other property of the department.

Total for Department of State Police ................................... $314,218,998 $310,138,194

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<tr>
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<td>Commonwealth Transportation</td>
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<td>Trust and Agency</td>
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### § 1-116. VIRGINIA PAROLE BOARD (766)

417. Probation and Parole Determination (35200) .................... $1,397,033 $1,397,297

| Fund Sources: General | $1,397,033 | $1,397,297 |

Authority: Title 53.1, Chapter 4, Code of Virginia.

Notwithstanding the provisions of § 53.1-40.01, Code of Virginia, the Parole Board shall annually consider for conditional release those inmates who meet the criteria for conditional geriatric release set out in § 53.1-40.01, Code of Virginia. If any such inmate is also eligible for discretionary parole under the provisions of § 53.1-151 et seq., Code of Virginia, the board shall not be required to consider that inmate for conditional geriatric release unless the inmate petitions the board for conditional geriatric release.

Total for Virginia Parole Board ........................................... $1,397,033 $1,397,297

| Fund Sources: General | $1,397,033 | $1,397,297 |

TOTAL FOR OFFICE OF PUBLIC SAFETY .................. $2,708,055,683 $2,734,773,515

| Fund Sources: General | $1,397,033 | $1,397,297 |

General Fund Positions, Nongeneral Fund Positions, and Position Level values are not provided for the Office of Public Safety.
ITEM 417.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
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<td>FY2015</td>
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</table>
OFFICE OF TECHNOLOGY

§ 1-117. SECRETARY OF TECHNOLOGY (184)

418. Administrative and Support Services (79900)................. $515,982 $516,574
    General Management and Direction (79901).................. $515,982 $516,574

Fund Sources: General................................................. $515,982 $516,574

Authority: Title 2.2, Chapter 2, Article 9, Code of Virginia.

Total for Secretary of Technology.......................................................... $515,982 $516,574

General Fund Positions.......................................................... 5.00 5.00
Position Level ........................................................................... 5.00 5.00

Fund Sources: General................................................. $515,982 $516,574

§ 1-118. INNOVATION AND ENTREPRENEURSHIP INVESTMENT AUTHORITY (934)

419. Economic Development Services (53400)......................... $8,316,873 $8,328,212

Technology Entrepreneurial Development Services (53415)........ $5,299,554 $5,310,893
Commonwealth Technology Policy Services (53416)...... $44,392 $44,392
Technology Industry Development Services (53419)...... $1,862,511 $1,862,511
Technology Industry Research and Developmental Services (53420)........ $1,110,416 $1,110,416

Fund Sources: General............................................. $8,316,873 $8,328,212

Authority: Title 2.2, Chapter 22, Code of Virginia, and Discretionary Inclusion.

A.1. The appropriation in this Item shall be used for the purpose of and in accordance with the
terms and conditions specified in Title 2.2, Chapter 22, Code of Virginia.

2. Out of the amounts appropriated for the Innovation and Entrepreneurship Investment
Authority, an amount equal to $50,000 shall be used to create the Commonwealth Innovation
and Entrepreneurship Measurement System to measure activities worthy of economic
development and institutional focus in furtherance of the Commonwealth Research and
Development Roadmap.

B. The Innovation and Entrepreneurship Investment Authority is hereby authorized to transfer
funds in this appropriation to the Center for Innovative Technology to expend said funds for
realizing the statutory purposes of the Authority, by contracting with governmental and private
entities, notwithstanding the provisions of § 4-1.05 b of this act.

C. This appropriation shall be disbursed in twelve equal monthly installments each fiscal year.

D. Before the beginning of each fiscal year, the Innovation and Entrepreneurship Investment
Authority shall provide to the Chairmen of the House Appropriations and Senate Finance
Committees and the Director, Department of Planning and Budget, a report of its operating
plan. Within three months after the end of the fiscal year, the center shall submit to the same
entities a detailed expenditure report for the concluded fiscal year. Both reports shall be
prepared in the formats as approved by the Director, Department of Planning and Budget.

E. As part of its mission to foster technological innovation in the Commonwealth, the
Innovation and Entrepreneurship Investment Authority is encouraged to include in its activities
Virginia private research universities.
F.1. The Center for Innovative Technology shall continue to support efforts of public and quasi-public bodies within the Commonwealth to enhance or facilitate the prompt availability of and access to advanced electronic communications services, commonly known as broadband, throughout the Commonwealth, monitoring trends and advances in advanced electronic communications technology to plan and forecast future needs for such technology, and identify funding options.

2. Out of the amounts appropriated in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be used to support broadband planning and assistance to localities. The Center for Innovative Technology shall provide technical assistance to localities where wired broadband services are not currently available, or where under-served communities have been identified, in order to assist those localities in determining the issues, business practices, and vendor requirements, including an assessment of the existing technologies, for the provision of broadband services to their citizens.

G. The General Assembly supports the Innovation and Entrepreneurship Investment Authority’s stated mission to enhance federal research funding to Virginia’s colleges and universities and to industry. It is also the intent of the General Assembly to promote a greater reliance by the authority on nongeneral fund revenues for the authority’s operations and programs.

H. Notwithstanding any other provision of law, any interest earned on moneys in the Advanced Communications Assistance Fund, as well as any moneys remaining in the fund at the end of each fiscal year, including interest thereon, shall be reverted to the general fund.

I. From the amounts appropriated in this Item $3,100,000 the first year and $3,100,000 the second year from the general fund shall be allocated to the Commonwealth Growth Accelerator Program fund to foster the development of Virginia-based technology, biosciences, and energy companies. This funding shall be used to underwrite immediate first financing for new early-stage companies and achieve an average rate of return of not less than 11:1.

J. Out of the appropriation for this item, $500,000 the first year and $500,000 the second year from the general fund is provided to support research and programmatic activities, as well as foster growth and diversification within the Commonwealth’s initiatives in modeling and simulation. In addition, the Center for Innovative Technology shall work to expand modeling and simulation into new industries including, but not limited to, health care, advanced manufacturing, and Unmanned Systems. The Center for Innovative Technology, in cooperation with the Governor’s modeling and simulation advisory council and the Virginia Economic Development Partnership shall jointly develop a business plan for growing modeling and simulation startups companies and job opportunities in Virginia. A final business plan shall be communicated to the Governor and the Chairmen of the House Committee on Appropriations and the Senate Committee on Finance by September 1, 2015.

K. Out of the appropriation for this item, $500,000 the first year and $500,000 the second year from the general fund is provided to support and expand the Commonwealth’s initiatives in cyber security and cyber data analytics.

L. Notwithstanding the definition of qualifying institutions in § 2.2-2233.1, Code of Virginia, a university research consortium that includes Virginia colleges and university member institutions is a qualifying institution for purposes of seeking funding from the Commonwealth Research Commercialization Fund.

M. Any proceeds from the sale of equity in companies that participated in the cyber security accelerator shall not revert to the general fund but shall be used to support the accelerator program.

N. By September 1 each year, the President of the Innovation and Entrepreneurship Investment Authority shall submit a report to the Chairmen of the House Appropriations and Senate Finance Committees and to the Director, Department of Planning and Budget to include, but not limited to the following:

1. for activities associated with providing localities with broadband assistance: (i) the number of localities assisted by state broadband funding and (ii) the estimated number of localities with populations lacking wired broadband access;
Item Details($) Appropriations($) 
<table>
<thead>
<tr>
<th>First Year</th>
<th>Second Year</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
</table>

2. for activities associated with the Growth Accelerator Program (GAP): (i) the number of companies receiving investments from the fund, (ii) the state investment per company, (iii) the impact on job creation, (iv) estimated tax revenue generated, and (v) the number of companies who have received investments from the GAP fund still operating in Virginia; and

3. for activities associated with the cyber security accelerator: (i) the number of companies assisted with the cyber accelerator program, (ii) the number of companies operating in Virginia as a result of the program, (iii) impact on job creation, and (iv) the value of proceeds from the sale of equity in companies that received capital support from the program.

Total for Innovation and Entrepreneurship Investment Authority $8,316,873 $8,328,212 

Fund Sources: General $8,316,873 $8,328,212 

§ 1-119. VIRGINIA INFORMATION TECHNOLOGIES AGENCY (136)

A.1. All state and nonstate agencies receiving an appropriation in Part 1 shall comply with the guidelines and related procedures issued by Virginia Information Technologies Agency for effective management of geographic information systems in the Commonwealth.

2. All state and nonstate agencies identified in paragraph A 1 that have a geographic information system, shall assist the department by providing any requested information on the systems including current and planned expenditures and activities, and acquired resources.

3. The State Corporation Commission, Virginia Employment Commission, the Department of Game and Inland Fisheries, and other nongeneral fund agencies are encouraged to use their own fund sources for the acquisition of hardware and development of data for the spatial data library in the Virginia Geographic Information Network.

B. The Virginia Information Technologies Agency, through its Geographic Information Network Division (VGIN), or its counterpart, shall acquire on a four-year cycle high-resolution digital orthophotography of the land base of Virginia pursuant to VGIN’s Virginia Base Mapping Program (VBMP) and digital road centerline files. VGIN shall administer the maintenance of the VBMP and appropriate addressing and standardized attribution in collaboration with local governments. All digital orthophotography, Digital Terrain Models and ancillary data produced by the VBMP, but not including digital road centerline files, shall be the property of the Commonwealth of Virginia and administered by VGIN. The VGIN, or its counterpart, will be responsible for protecting the data through appropriate license agreements and establishing appropriate terms, conditions, charges and any limitations on use of the data. VGIN will license the data at no charge (other than media / transfer costs) to Virginia governmental entities or their agents. Such data shall not be subject to release by such entities under the Freedom of Information Act or similar laws. VGIN in its discretion may release certain data by posting to the Internet. Distribution of the data for commercial or private use or to users outside the Commonwealth will be the sole responsibility of VGIN or its agent(s) and shall require payment of a license fee to be determined by VGIN. All fees collected as a result will be added to the GIS Fund as established in the Code of Virginia § 2.2-2028. Collected fees and grants are hereby appropriated for future data updates or to cover the costs of existing digital ortho acquisition or for other purposes authorized in § 2.2-2028.

C. Funding in this Item shall be used to support the efforts of the Virginia Geographic Information Network which provides for the development and use of spatial data to support E-911 wireless activities in partnership with Enhanced Emergency Communications Services. Funding is to be earmarked for major updates of the VBMP and digital road centerline files.
D. Notwithstanding the provisions of Article 7, Chapter 15, Title 56, Code of Virginia, $1,750,000 the first year and $1,750,000 the second year from Emergency Response Systems Development Technology Services dedicated special revenue shall be used to support the efforts of the Virginia Geographic Information Network, or its counterpart, for providing the development and use of spatial data to support E-911 wireless activities in partnership with Enhanced Emergency Communications Services.

421. Emergency Response Systems Development Technology Services (71200) ................. $19,530,245 $22,710,917
Emergency Communication Systems Development Services (71201) ............................................. $6,734,309 $6,734,309
Financial Assistance to Localities for Enhanced Emergency Communications Services (71202) ............. $7,803,968 $10,984,640
Financial Assistance to Service Providers for Enhanced Emergency Communications Services (71203) ............. $4,991,968 $4,991,968

Fund Sources: Dedicated Special Revenue.................. $19,530,245 $22,710,917

Authority: Title 2.2, Chapter 20.1, and Title 56, Chapter 15, Code of Virginia.

A.1.a. Out of the amounts for Emergency Communication Systems Development Services, $1,000,000 the first year and $1,000,000 the second year from dedicated special revenue shall be used for development and deployment of improvements to the statewide E-911 network.

b. These funds shall remain unallotted until their expenditure has been approved by the Wireless E-911 Services Board.

2. Out of the amounts for Emergency Communication Systems Development Services, $4,000,000 the first year and $4,000,000 the second year from dedicated special revenue shall be used for wireless E-911 service costs as determined by the Wireless E-911 Services Board.

B. The operating expenses, administrative costs, and salaries of the employees of the Public Safety Communications Division shall be paid from the Wireless E-911 Fund created pursuant to § 56-484.17.

422. Information Technology Development and Operations (82000) ................................................. $316,645,017 $331,624,253
Network Services -- Data, Voice, and Video (82003)....... $112,163,337 $117,716,721
Data Center Services (82005)....................................... $109,287,180 $113,764,968
Desktop and End User Services (82006)...................... $89,895,853 $94,406,972
Computer Operations Security Services (82010)......... $5,298,647 $5,735,592

Fund Sources: Special.................................................. $7,092,929 $7,219,460
Internal Service....................................................... $309,552,088 $324,404,793

Authority: Title 2.2, Chapter 20.1, Code of Virginia.

A.1. Out of this appropriation, $309,552,088 the first year and $324,404,793 the second year for Information Technology Development and Operations is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from revenues derived from charges for services.

2. Included in the amounts for Network Services - Data, Voice, and Video are funds from the Acquisition Services Special Fund which is paid solely from receipts from vendor information technology contracts. These funds will be used to finance procurement and contracting activities and costs unallowable for federal fund reimbursement.

B. Political subdivisions and local school divisions are hereby authorized to purchase information technology goods and services of every description from the Virginia Information Technologies Agency and its vendors, provided that such purchases are not prohibited by the terms and conditions of the contracts for such goods and services.
### ITEM 423.

<table>
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<th>Item Details($)</th>
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<th>First Year</th>
<th>Second Year</th>
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<td>Central Support Services for Business Solutions (82400)</td>
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<td>Information Technology Services for Data Exchange Programs (82401)</td>
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Authority: Title 2.2, Chapter 20.1, Code of Virginia.

The appropriation for Central Support Services for Business Solutions is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from revenues derived from charges for services. Included in these amounts are the projected first and second year costs for workplace productivity and collaboration solutions. These solutions are offered as optional services to executive branch agencies and other customers.

### ITEM 424.

<table>
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Authority: Title 2.2, Chapter 20.1, Code of Virginia.

A.1. Notwithstanding any other provision of law except the limitations imposed by § 2.2-225, § 2.2-518, §§ 2.2-2007 through 2.2-2010, §§ 2.2-2015 through 2.2-2021, § 2.2-4803 and § 2.2-4806, Code of Virginia, Executive Department agencies and institutions may enter into management agreements with CGI Technologies & Solutions, Inc. (CGI) for debt collection and cost recovery services pursuant to Statements of Work 6 and 7 of the Enterprise Applications Master Services Agreement between the Commonwealth of Virginia and CGI. Executive Department agencies and institutions may also enter into additional Statements of Work with CGI pursuant to § 2.2.4 of the Enterprise Applications Master Services Agreement for services related to such Agreement, which may include, but not be limited to, services supporting projects in the five towers of enterprise-level endeavors (financial management, human resource management, supply chain management, administrative management, and applications development and management). Work on enhanced collections and recoveries or any additional Statements of Work pursuant to § 2.2.4 of the Enterprise Applications Master Services Agreement shall not proceed if they commit the Commonwealth to expanding or significantly altering any existing federal or state program without the review and approval of the Governor and prior consultation with the Chairmen of the House Appropriations and Senate Finance Committees.

2. Moneys resulting from enhanced collections and cost recoveries pursuant to this Item shall be held in the Virginia Technology Infrastructure Fund as established by § 2.2-2023, Code of Virginia.

B.1. As established in § 3-2.03 of this act, working capital advances totaling up to $90,000,000 will provide for the development of enterprise applications for the Commonwealth, including the development of the performance budgeting and financial management systems. These working capital advances will be repaid from anticipated revenues from enhanced collections, cost recoveries, inter-agency collaborative projects and other initiatives to be collected pursuant to this item and will be deposited into the Virginia Technology Infrastructure Fund. No funds derived from these working capital advances shall be expended without the prior budget approval of the Secretaries of Technology and Finance. The State Comptroller shall notify the Governor and the Chairmen of the House Appropriations and Senate Finance Committees prior to any approved expenditure.
2. Funds received from the working capital advance will be used only for enterprise resource planning and development costs. No funds received from this working capital advance shall be used as payment toward operating costs of this or any other program.

3. At the end of each fiscal year, the Governor is authorized to apply up to $2,000,000 from the unappropriated general fund balance in this act to pay down this working capital advance in the event other repayment sources in this act are not available or are insufficient to maintain a reasonable schedule for the payback of the working capital advance.

C.1. In order to minimize the cost of information systems development, the Secretary of Technology shall work with all Cabinet Secretaries and their agencies to develop Commonwealth data standards for citizen-centric data, personnel, recipient information, and other common sources of information gathered by the Commonwealth and in use by systems set out within this item.

2. Where active projects in this item, have implemented standardized data, the Secretary of Technology shall work with all Cabinet Secretaries and their agencies to determine if these standards should be adopted as Commonwealth data standards for use in active or future major IT projects or investments. Where active projects in this item do not conform to the Commonwealth’s data standard, the Secretary of Technology shall include in the interim a plan for how the Secretary of Technology will identify data standards that should be adopted as Commonwealth data standards and the estimated cost of ensuring that each active IT project in the item complies with the Commonwealth data standard.

3. The Chief Information Officer of the Commonwealth shall provide a report on progress toward discontinuation of the Unisys mainframe to the Governor and Chairmen of the House Appropriations and Senate Finance Committees not later than September 15 of each year until such usage is discontinued. Agencies that use the Unisys mainframe shall provide all data and other information requested by the Virginia Information Technologies Agency (VITA) in a timely manner. All users of the Unisys mainframe shall also ensure that their current and future information technology strategic plans address anticipated changes in usage of the Unisys and any replacement, ancillary, or supplemental services. As required by §§ 2.2-2007 and 2.2-1507, Code of Virginia, all budget requests that address or are affected by the reduction in the use of the Unisys mainframe shall be submitted to VITA prior to submission to the Department of Planning and Budget, in sufficient time to allow VITA to comply with its reporting responsibilities under those sections and under § 2.2-2013. VITA shall use this information to monitor actual and projected usage of the Unisys and IBM mainframe, servers, storage, and other services whose usage is affected by reduction in the use of the Unisys mainframe.

D.1. Notwithstanding the provisions of §§ 2.2-1509, 2.2-2007 and 2.2-2017, Code of Virginia, the scope of formal reporting on major information technology 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. Pursuant to §2.2-1509.3, Code of Virginia, the following major information technology projects are active and have been approved and recommended for funding by the Secretary of Technology. The data listed was self-reported to the Virginia Information Technologies Agency (VITA) by the responsible agencies. These projects are supported by strong business cases and thus were considered as priorities for funding in this biennium. VITA shall make available on its website a listing of active and approved major information technology programs updated on a quarterly basis.

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Health and Human Resources (188) –– Birth Registry Interface (BRI)</td>
<td>Feb 14, 2013</td>
<td>Mar 31, 2014</td>
<td>$1,000,985</td>
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<tr>
<td>This project will establish a birth reporting service/interface between the birth registry and the ESB. The system of record for all birth records will be VVESTS (Virginia Vital Events and Screening Tracking System). The proposed functionality must support a HITSAC approved data standard which should align with the EDM standards. The project requires use of HITSAC endorsed messaging standards.</td>
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**Estimated Project Expenditures**

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<th>Start Date</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Virginia Department of Transportation (501) - Construction Documentation Management</td>
<td>Jan 17, 2013</td>
<td>Apr 30, 2014</td>
<td>$1,100,000</td>
</tr>
<tr>
<td>This project is to implement a consistent way of managing construction documents, and in particular electronic documents, across all districts. Part of this initiative is to also to automate the Advertisement and Award process workflow to optimize its document management during the initial stages of the construction management lifecycle.</td>
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**Estimated Project Expenditures**

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<thead>
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<th>Fund Type</th>
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</table>
### Agency Name / Project Title / Description

**Virginia Department of Transportation (501) - CSC System 2.0**

#### Project Approach:
The approach for the CSC System 2.0 project is comprised of five key activities that include Project Initiation and Planning, Requirements Gathering, System Procurement, System Design and Implementation (Phase 3), and Project Closeout. Project Initiation and Planning comprises a key set of project activities designed to ensure that the project team is fully aligned with the client's project objectives and to establish the project management structures that will assist in achieving client business objectives for the project. To that end, a key task of Project Initiation and Planning is working with the VDOT's Project Sponsor and Project Manager to define and finalize the project scope, approach, and timeline and is reflected in this document. Project Schedule

Development and Maintenance Project schedules are critical tools used to keep projects under control. We will use Microsoft (MS) Project 2002 as the project scheduling software and will provide initial and all subsequent versions of the project schedule in this format. It is our belief that the most detailed level of work defined in a project schedule should have clearly recognizable end point, where all can agree that the activity planned has, in fact, been successfully completed. Normally, this is done by assigning either well-defined milestones or well-defined deliverables to each activity. The CSC System 2.0 project team will work with VDOT's Project Manager(s) at project kickoff to develop a schedule for meeting the project objectives in accordance with VDOT's needs. The initial version of the project schedule has estimated start and end dates, which in turn will define the expected duration of the activity. Where dependencies and/or linkages between tasks exist, these will be specifically identified. It will be possible to identify the critical path within the project for those tasks that have been entered into Project Server and also view and manage multiple critical paths for each series of tasks. Specifically, the anticipated benefits of the CSC System 2.0 project include but are not limited to: 1) Provide better access to all VDOT information, 2) Provide better and more efficient service to internal and external customers with technology enabled systems that are integrated with appropriate VDOT systems, 3) Enable self-service and better customer follow-up, 4) Offer additional automated communications channels to customers, 5) Provide ability to track customer interactions, 6) Provide ability to close the loop with customers on their requests, and 7) Provide management reporting to enable better decision making.

#### Estimated Project Expenditures

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</table>

**Agency Name / Project Title / Description**

**Virginia Department of Transportation (501) - CSC System 2.0**

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<th>Estimated Project Expenditures</th>
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ITEM 424.

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<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Health and Human Resources (188) — Death Registry Interface (DRI)</td>
<td>Feb 14, 2013</td>
<td>Apr 30, 2014</td>
<td>$1,052,969</td>
</tr>
<tr>
<td>This project is designed to establish a death reporting service/interfaces between the death registry and the ESB. The service will be supported by an extract of the minimum required fields to identify a death record. Additional development may be required to add a match code (Yes/No) and an MPI placeholder. In addition to supporting an inquiry death service on the ESB, a publish and subscribe model will be developed so the registry can actively publish new death notices as they occur. This will allow subscribers to trigger appropriate processing based on the notification.</td>
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Estimated Project Expenditures

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<th>Start Date</th>
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<th>Estimated Project Cost</th>
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</thead>
<tbody>
<tr>
<td>Department of Behavioral Health and Development Services (720) - DOJ - Data Warehouse</td>
<td>Sep 16, 2013</td>
<td>Jun 30, 2014</td>
<td>$3,200,000</td>
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<tr>
<td>Under the terms of federal Department of Justice (DOJ) settlement agreement, the Department of Behavioral Health and Developmental Services (DBHDS) must collect and report data relating to compliance with the agreement. DBHDS must purchase or develop a data warehouse application for the storage, aggregation and reporting of this data.</td>
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Estimated Project Expenditures

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<th>Start Date</th>
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<tr>
<td>Department of Professional and Occupational Regulation (222) - EAGLES closing out in Dec or Jan</td>
<td>Aug 1, 2007</td>
<td>Jan 31, 2014</td>
<td>$7,977,793</td>
</tr>
<tr>
<td>EAGLES will be a web enabled application to replace the two legacy systems, CLES and ETS, and will also support the agency's new business requirements. These new requirements include the filing of applications for initial licensure and consumer complaints via the Internet.</td>
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Estimated Project Expenditures

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<tr>
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</table>
Agency Name / Project Title / Description
Department of Social Services (765) - EDSP - Eligibility Modernization - Conversion
The EDSP Eligibility Modernization Conversion project will focus its efforts on converting the data in the ADAPT legacy system and DMAS CHAMPS legacy system for the Families & Children's Medicaid, CHIP, and FAMIS categories into VaCMS. The CMS federal requirement stipulates for these eligible ongoing Medicaid categories (staring April 2014) at the time of their renewal process, continued eligibility must be evaluated against the new MAGI Medicaid rules. This conversion project will move those existing cases into VaCMS and eligibility determination be performed by the external rules engine accomplished in the Eligibility Modernization MAGI project. Conversion will be performed on a month by month schedule (based on the Medicaid renewal date) until all cases for these categories have been converted from these two legacy systems, enabling the discontinuance of Medicaid from the ADAPT legacy system and the retirement of the CHAMPS legacy system. The Eligibility Modernization Conversion project will result in: The elimination of multiple Medicaid case management systems into a single case management system. Improve the use of technology for efficient case management. Consistency due to data consolidation. Reduction in fraud and errors through data consolidation.

Estimated Project Expenditures

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<thead>
<tr>
<th>Estimated Project Expenditures</th>
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</table>
### Agency Name / Project Title / Description

**Department of Social Services (765) - EDSP - Eligibility Modernization - Program Migration Project**

The modernization and migration consists of MAPPER UNISYS system replacement for the ADAPT application and the Energy Assistance Program application. ADAPT is the current eligibility determination and case management system for SNAP, TANF, Employment Service. The Eligibility Modernization Program Migration Project will convert the cases that contain the programs in ADAPT and the Energy system into VaCMS along with accepting new applications for these programs via online (Customer Portal) and paper (manual data entry) processes. This project also involves the external rules engine (iLOG). All program rules will be incorporated into iLOG with the outcome of eligibility determination, authorization, and case management within this single case management solution. The EDSP Eligibility Modernization Program Migration Project anticipates minor changes to Customer Portal to accommodate VaCMS changes. All interfaces currently being performed by the legacy systems are included and must be performed by the single case management system. Work efforts will be performed to sunset the ADAPT and Energy legacy systems as all programs are converted to VaCMS. Leveraging the current web-based technology provided in the VaCMS solution and/or the technology in the Customer Portal will allow VDSS to work towards each state and local DSS employee having a single sign-on to access other VDSS systems. VDSS anticipates using a single authentication tool to allow users to sign into the VDSS "system" one time. VDSS has also researched other vendor solutions to resolve the challenge of having many different "terminal emulation" based legacy type applications. With single sign-on, workers will have improved capabilities for accessing various VDSS systems required to support benefit (Public Assistance) and service delivery. A state-wide document management and imaging solution is another deliverable of this project. Throughout the Virginia Social Service Systems (VSSS), vast amounts.

### Estimated Project Expenditures

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**ITEM 424.**
Agency Name | Project Title | Description | Start Date | Completion Date | Estimated Project Cost
---|---|---|---|---|---
Department of Health (601) — Electronic Death Registration (EDR) | | | Mar 22, 2011 | Dec 30, 2014 | $3,003,500
<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Behavioral Health and Developmental Services (720) — Electronic Health Records (EHR)</td>
<td>Jan 7, 2013</td>
<td>Apr 18, 2016</td>
<td>$32,392,400</td>
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<tr>
<td>Department of Accounts (151) - Financial Management Enterprise Rollout (Cardinal Project Part 3)</td>
<td>Mar 14, 2013</td>
<td>Dec 13, 2016</td>
<td>$60,000,000</td>
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</table>

This project involves the purchase of a comprehensive clinical information system for behavioral healthcare that manages the care data of thousands of patients in the facilities. In order to properly manage the care provided, clinical data in the form of thousands of transactions per facility per day needs to be collected, stored and analyzed using an electronic medical record. The system would be implemented at all sixteen facilities and Central Office and would help to eliminate the manual data processes still used in many clinical areas. An electronic medical record, supported by a suite of clinical applications will greatly reduce risk while greatly increasing operational efficiencies, cost savings and most important of all, patient satisfaction.
Virginia Department of Transportation (501) — FMS Sun Set and Data Marts

The implementation of the Cardinal Project will necessitate the sunsetting of both the FMSI and FMSII Financial Systems and retention of business critical data. Sunsetting of these systems in an organized fashion will create greatly reduced operational expenses from VITA. The FMS Data Marts will retain critical data from the FMSI and FMSII Financial Systems and create a Financial Data Store for reporting purposes. The objective of this project is to have the data store information available to VDOT internal systems to merge with Cardinal financial data for business intelligence reporting.

Estimated Project Expenditures

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Agency Name / Project Title / Description
Department of Medical Assistance Services (602) - HIPAA Upgrade Code Set (ICD-10)

The Centers for Medicare and Medicaid Services (CMS) has passed regulation requiring that the ICD-10 version of Code Set be implemented. DMAS will have to plan and implement the new version in order to remain HIPAA compliant and continue to receive and send electronic data. Implementation of the changes will require modification to the MMIS for the ICD-10 version, and extensive provider outreach and trading partner testing.

Estimated Project Expenditures

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<tr>
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<th>Start Date</th>
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<tbody>
<tr>
<td>Virginia Department of Transportation (501) - HR ECM and Workflow Optimization</td>
<td>Mar 29, 2012</td>
<td>Mar 7, 2014</td>
<td>$1,521,102</td>
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</tbody>
</table>

The project will: 1. Develop a secure repository containing electronic personnel file information for current VDOT employees; 2. Develop standard business process and electronic content management for HR’s three highest priority workflows: (a) Pay Action, (b) Annual Performance Management, and (c) Critical Hire; 3. Develop a solution that leverages the agency’s SharePoint Server 2010 to meet VDOT HR’s workflow improvement and electronic content management needs. The benefits of this project will increase the efficiency and effectiveness of Human Resources by converting three manual paper-based workflows into an electronic content management system with automated workflows. It will improve HR’s overall productivity, service levels, and data accuracy while maintaining cost effectiveness and compliance with HR, IT, and records management’s regulations, policies, and standards. Secure access to electronic personnel files regardless of time and location will enable a culture of collaboration across the enterprise. There is a huge opportunity for other organizations and agencies outside of VDOT to learn from this initiative. Other organizations who are interested in optimizing their HR processes have already expressed interest in learning about the benefits and results of this project effort. Identification of those agencies with potential interest (such as VITA and VCCS), and making recommendations and sharing project deliverables with those organizations will be made at the conclusion of this project or as requested.

### Estimated Project Expenditures

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<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Health and Human Resources (188) - Immunization Registry Interface (IRI)</td>
<td>Mar 18, 2013</td>
<td>May 30, 2014</td>
<td>$1,190,297</td>
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</tbody>
</table>

Participating organizations such as hospital providers create a file to include new and updated immunization activity for import into Virginia Immunization Information System (VIIS) and receive an acknowledgement of their transmission from VIIS. All content processing and data de-duplication will be performed by VIIS. Business partners may also create a query message to which VIIS will generate a response message. There will be a component to the Immunization Registry Interface project in which VDH is expected to participate in the HIE Pilot Phase. Current immunization service/interfaces include: Immunization DE, Immunization DE - Carilion Hospital, and Immunization DE - UVA. Current messaging partners: Sentara, Coventry, Airforce, CHKD, Fairfax County, Anthem, UVA, VA Premier, Carilion Hospital, and UVA.
**ITEM 424.**

**Estimated Project Expenditures**

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**Agency Name / Project Title / Description**

**Department of Alcoholic Beverage Control (999) - Point of Sales Environment Upgrade**

Upgrade VABC’s entire POS Software System to current OS and POS software. This will include having a third party meet SEC-501 and PCI-DSS requirements. Upgrades will include the following POS operating system to Windows 7 or Linux Server operating system upgrade to Windows Server 2008 R2 or 2012 version. POS application upgrade to version 2.3 which is downloadable under the current ABC support contract. New purchase of Scan guns compliant with SAP POS software which will reside and authenticate on active directory. Mobile POS upgrade to new third party software (Red Iron) compliant with SAP. Vendor support from SAP for software testing and special ABC configurations included from the current software version will be a portion of the allocated costs. Third party vendor support will also be needed for implementation of the image installation at each store during off hours of operations.

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>Nongeneral Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$0</td>
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</tbody>
</table>

**Agency Name / Project Title / Description**

**Virginia Department of Transportation (501) - PreConstruction/CRLMS**

Transport PreConstructions and civil rights Management System Implementation

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>Nongeneral Fund</th>
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<tbody>
<tr>
<td>$0</td>
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**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>General Fund</th>
<th>Nongeneral Fund</th>
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<tbody>
<tr>
<td>$0</td>
<td>$0</td>
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</table>

**Agency Name / Project Title / Description**

**Department of State Police (156) — Replacement and Enhancement of the Central Criminal History (CCH) Application**

This project is to replace the CCH application with software developed in a modern programming and database technology consistent with Virginia’s Enterprise Architecture Standards. The current system is written in MFCOBOL and relies upon proprietary emulation technology for its operations. Money was appropriated in the 2008 General Assembly to begin the migration of this critical system.
ITEM 424.

## Estimated Project Expenditures

<table>
<thead>
<tr>
<th></th>
<th>FY 2015</th>
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## Agency Name / Project Title / Description

### Secretary of Health and Human Resources (188) — Rhapsody Connectivity (RC)

The Orion Rhapsody data integration engine is used by DGS Department of Consolidated Laboratory Services (DCLS) and VDH to facilitate the accurate and secure exchange of electronic data using with the COV Enterprise Service Bus (ESB). VDH and DCLS interfaces use Rhapsody for messaging. Rhapsody connectivity project is needed for DCLS and VDH to participate in the HIE Pilot Phase.

**Start Date**: Mar 1, 2013  
**Completion Date**: Jan 31, 2014  
**Estimated Project Cost**: $1,656,000

## Estimated Project Expenditures

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<thead>
<tr>
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<th>FY 2015</th>
<th>FY 2016</th>
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</thead>
<tbody>
<tr>
<td>General Fund</td>
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<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
<td>$0</td>
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</table>

## Agency Name / Project Title / Description

### Virginia Employment Commission (182) — Unemployment Insurance Modernization

The modernization of the Unemployment Insurance System is a major initiative for the VEC in the Agency Strategic Plan. This client/server system will replace the VEC's decades-old IBM-mainframe Benefits, Tax, and Wage systems. Agency stakeholders will have direct leadership and governance responsibilities for the Investment. Customer stakeholders include employers of the Commonwealth as well as individual citizens who require support from the Unemployment Insurance program. Approach: Prior to selecting a solution the VEC reviewed the similar efforts in other states and conducted interviews with states engaged in UI Modernization. VEC documented lessons learned and developed decision tools to be used in the procurement process. VEC also went through a Business Process Reengineering effort and developed process flows for key business processes. The solution consists of replacing the Unemployment Insurance Benefits, Tax, and Wage systems with a modern, integrated system based on client/server and web-based technologies. The solution enhances and expands self-service, document management, workflow, and on-line processing with applications that are easy to use and minimize manual intervention. Phase 1 of the solution was an RFP and selection and IT vendor partner. Phase 2 was to develop a comprehensive Project Plan, for the IAOC, and procure an IV&V vendor who will review project progress at key milestones. Phase 3 was to define and document the Architectural designs and Technology Architecture requirements. Phase 4 is system construction based on the above architectural designs followed by testing, training, rollout, and project closing.

**Start Date**: Sep 17, 2009  
**Completion Date**: Feb 28, 2015  
**Estimated Project Cost**: $58,540,154
ITEM 424.

Estimated Project Expenditures

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<tr>
<th></th>
<th>FY 2015</th>
<th>FY 2016</th>
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<tbody>
<tr>
<td>General Fund</td>
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<td>$0</td>
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<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
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</tr>
</tbody>
</table>

Agency Name / Project Title / Description
Department of State Police (156) — Virginia Intelligence Management System (VIMS)

VSP seeks to procure an intelligence management software system (Intelligence System) that can provide the Virginia Fusion Center with a means to track, link, and analyze persons, places, things, and events of interest to the Virginia Fusion Center. The Intelligence System will import data from a variety of disparate data sources including user input, commercial data sources, government data sources, and the Internet. The Intelligence System will convert all the data from TIPS Legacy System and enable VSP to decommission TIPS.

Estimated Project Expenditures

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<tr>
<th></th>
<th>FY 2015</th>
<th>FY 2016</th>
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<td>Nongeneral Fund</td>
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</table>

Start Date: May 15, 2013
Completion Date: Sep 25, 2014
Estimated Project Cost: $2,210,672
ITEM 424.

Agency Name / Project Title / Description
Department of Health (601) — Women, Infants, Children (WIC) Electronic Benefits Transfer (EBT) Project
This project will develop and implement the business processes and associated technology to provide e-WIC issuance, redemption, payment, and reconciliation services to distribute food benefits in the Virginia and West Virginia WIC Programs, the states of the e-WIC Consortium. Virginia will act as the lead state and will perform Consortium level project management and administration activities. The project will require procurement of a number of services including support for the development of an Implementation Advanced Planning Document (IAPD), as required by the United States Department of Agriculture Food and Nutrition Service, Quality Assurance and Monitoring, and Design, Development, and Implementation of the selected e-WIC solution. During preliminary planning of the e-WIC project, the Virginia Division of WIC and Community Nutrition Services completed a baseline analysis of the current system and conducted a feasibility study and cost-benefit analysis to evaluate three e-WIC alternatives. The WIC EBT Feasibility Study and Cost Benefit Analysis found that the online, outsourced EBT technology received the highest ranking with respect to the evaluation criteria selected by the state. Online EBT requires a real-time connection to the host for transaction authorization, as the term off-line indicates, transactions at the point of sale (POS) do not require a real-time connection to the host for authorization, instead transactions are validated directly against data stored on a Smart card. Among other criteria, each alternative was evaluated with respect to its proven record of implementation, operation, and integration; its ability to increase accuracy and accountability; and its ability to minimize ongoing operations costs. Given the context of the Virginia WIC Program, including current IT development projects and in-house technology development support, the online, outsourced solution provides the greatest opportunity to meet project goals including, accomplishment of the proposed development schedule and implementation of proven technology.
In an effort to follow the consortium model in achieving economies of scale and at the request of USDA FNS, the Virginia WIC Program will jointly and concurrently conduct e-WIC planning activities with West Virginia. As members of the Crossroads Consortium to develop a new WIC management information system (MIS), Virginia and West Virginia have the opportunity to leverage shared knowledge and similar development environments while furthering the adoption of e-WIC. In order to expedite e-WIC project initiation and planning in West Virginia, the Virginia WIC Program modified the RFP for planning services, issued on February 23, 2009, to include West Virginia. Virginia, having completed pre-planning for e-WIC and as the RFP initiator for planning, will take the lead state role in project management and administration. Virginia will be responsible for project procurements and funding administration. In addition to IAPD development, the modified RFP requests a baseline analysis, feasibility study and cost benefit analysis for West Virginia. Once these preliminary items are completed, Virginia and West Virginia will proceed with the planning activities associated with the RFP. The states will combine their efforts to develop a joint IAPD including functional requirements based on the Crossroads SAM system. The states will also work together to define system telecommunication and architecture requirements, retailer implementation requirements, and procurement specifications. At the completion of planning, both states will be prepared to develop an e-WIC solution that will interface with the Crossroads MIS.

During project planning the e-WIC Consortium, with support from a qualified planning services vendor contracted through the planning RFP, will develop an IAPD as required by the USDA Food and Nutrition Service. This document will include a joint functional requirements study, a general system design, a capacity plan, a project management plan, a statement of resource requirements, a schedule of milestones and activities with deliverables, a proposed budget, a retailer management plan, a retailer implementation plan, a security plan, and a training plan. The feasibility study and cost benefit analysis completed for each state will be finalized and will also become a part of the completed IAPD. The e-WIC Consortium will also prepare procurement requests for Quality Assurance (QA) and Design, Development, and Implementation (DD&I) services. Quality Assurance services will provide a formal methodology to evaluate, assess, recommend, and track the progress of e-WIC project variables (including cost, schedule, scope, quality, accuracy, completeness, timeliness, and consistency of deliverables) throughout the project life cycle. The QA service provider will develop plans for Issues Management, Change Management, and Risk Management and maintain corresponding logs to track project developments. The QA project plans will be incorporated into the formal project plan including the activities of both the Consortium project team and the DD&I contractor.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
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<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>FY2015</td>
<td>FY2016</td>
</tr>
<tr>
<td>FY2015</td>
<td>FY2016</td>
</tr>
</tbody>
</table>

**ITEM 424.**
During project execution the e-WIC Consortium will work with a qualified EBT service developer to design, develop and implement the e-WIC system. Virginia, as the lead state of the Consortium, will be responsible for project management and contract administration throughout the duration of the project. The Consortium will submit regular status reports to the appropriate stakeholders including USDA FNS and other internal and external oversight authorities. At the completion of the e-WIC project the Consortium will manage the transition from project implementation to operations. Each state will contract for operations separately. The EBT service provider selected in each state will begin full operations as the State’s EBT processor.

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jamestown-Yorktown Foundation (425) — Yorktown Museum Replacement Technology</td>
<td>Mar 6, 2012</td>
<td>Dec 31, 2016</td>
<td>$2,395,000</td>
</tr>
<tr>
<td>This project will install the requisite technology components for the Yorktown Museum replacement project, including exhibit technology, audio visual components, wireless, data and telecommunications. Project funding will be via bonds and no general funds allocated.</td>
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</table>

**Estimated Project Expenditures**

<table>
<thead>
<tr>
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<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Alcoholic Beverage Control (999) - ABC Licensing and Compliance System</td>
<td>Feb 3, 2014</td>
<td>Dec 31, 2014</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>This project is for the procurement and implementation of a software application to store and maintain all information related to the licensee applications, licensee records, and license compliance records. This system will replace the existing Core, Webcore, eLFI, Licensee Search, WebInvize, Invize, eBanquet, and CMS (Regulatory function only) applications.</td>
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**Estimated Project Expenditures**

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<thead>
<tr>
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<tr>
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<td>Feb 3, 2014</td>
<td>Dec 31, 2014</td>
<td>$1,000,000</td>
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</tbody>
</table>
Department of Taxation (161) - Collection and Audit Case Management Mobile System

Mobile Collection and Case Management system will allow TAX field staff (auditors/collectors) to use tablets. The tablets would have an audit application that would encompass audit case management and audit workbench. Auditors could connect where ever a cell signal was available. The application would have the ability to work disconnected in the event there is no cell signal available. The system will have the ability to accept a credit/debit card or electronic check, and the ability to exchange encrypted electronic documents with taxpayers. The system will integrate directly with AR so audit returns could be loaded automatically with the appropriate compliance code and no additional involvement by other staff. As technology moves to more mobile platforms, TAX needs to enable systems to interface with them. It also makes sense for TAX staff, especially those in the field to have the same tools as our customers. This solution will allow TAX staff the use of a tablet and/or smart phone in the field to assist taxpayers with filing returns and paying their taxes. The field rep would pull out his smart device and file the returns electronically, with the use of a Square which is an electronic device that is attached to a tablet or Smartphone that can process credit card payments. The rep will be able to take the payment electronically and have the confirmation of the filing and the payment emailed to the taxpayer. This presents an opportunity for educating the taxpayer and achieving the Commonwealth/TAX goals for electronic filing and payment. This would decrease paperwork for the agent and save TAX time and money because funds will be processed to the bank more efficiently, no delays or costs for mailing and there is no paper return or check process.

Estimated Project Expenditures

<table>
<thead>
<tr>
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</tr>
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<tbody>
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<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
<td>$0</td>
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</tbody>
</table>

Agency Name / Project Title / Description
Virginia Department of Transportation (501) - Electronic Bulletin Board

This project will entail the rollout of Electronic Bulletin Board agency wide. This will include hardware installation, setup, operational support, and content infrastructure development.

Estimated Project Expenditures

<table>
<thead>
<tr>
<th></th>
<th>FY 2015</th>
<th>FY 2016</th>
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<tbody>
<tr>
<td>General Fund</td>
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<td>$0</td>
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<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
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</table>
ITEM 424.

**Department of Motor Vehicles (154) - FACE - Business Logic Transformation**

This precursor to the project is a proof-of-concept (POC) that will address a single transaction and determine the most effective method(s), tool(s) and solution(s) for accomplishing the overarching Business Layer Transformation project. Through the POC, DMV will evaluate several specific tools and determine the tasks necessary. The Project Description, will be updated to reflect the outcomes of the POC and fully describe the overall project for approval.

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>Estimated Project Expenditures</th>
<th>FY 2015</th>
<th>FY 2016</th>
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<tbody>
<tr>
<td>General Fund</td>
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<td>$0</td>
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<tr>
<td>Nongeneral Fund</td>
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</table>

**Department of Motor Vehicles (154) - FACE - DMV Correspondence Transformation**

DMV issues an average of 30,000 pieces of correspondence weekly (1.56 million annually), many of which are required by Virginia Code. The current solution for developing and modifying correspondence has reached its end of life and is no longer supported. It requires professional IT resources for every change. This FACE sub-project will replace all existing correspondence and transform the business logic which drives it. The resulting solution will allow business owners to self-service correspondence and play an expanded role in the creation of new artifacts.

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>Estimated Project Expenditures</th>
<th>FY 2015</th>
<th>FY 2016</th>
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<td>Completion Date</td>
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</tr>
<tr>
<td>Secretary of Health and Human Resources (188) - HIT/MITA Program</td>
<td>Nov 14, 2011</td>
<td>Apr 29, 2014</td>
</tr>
</tbody>
</table>

The purpose of the HIT/MITA Program is to align the Commonwealth with Federal direction relative to the American Recovery and Reinvestment Act (ARRA) and the Patient Protection and Affordable Care Act of 2010 (PPACA). These acts present significant funding opportunities to improve the quality and value of American healthcare. PPACA mandates Medicaid expansion in 2014, which is predicted to increase Virginia’s Medicaid membership by 35-45%. Leveraging the Federal funding opportunities to offset the impact of expansion is an important investment in Virginia’s future. The Federal funding available under ARRA and PPACA provide opportunities to achieve the following outcomes for Virginia: Build on current health reform efforts; Modernize information technology infrastructure as an enabler for future business transformation; Provide a technical environment where standards-based interoperability is possible between new and legacy systems; Provide web based self-directed service options for human services; *Reduce the need for large administrative and operational staff for Federal and State programs; Reduce overall long-term technology costs for Federal and State programs; and Provide an enterprise technology environment that is accessible on a pay-for-use basis by Federal, State, and local governments as well as non-government organizations, community based-services, and commercial interests as allowed by policy.

Estimated Project Expenditures

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<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Department of Transportation (501) — Inventory Module (Cardinal)</td>
<td>May 1, 2014</td>
<td>Oct 31, 2015</td>
<td>$9,000,000</td>
</tr>
</tbody>
</table>

The project will replace the WebIMS application with the PeopleSoft Inventory Module. This will integrate the inventory function at VDOT with the Cardinal system. This implementation is required because the current application technology is reaching the end of its productive life, and the business process warrants it be incorporated within the financial system. Microsoft Corporation ended support for Active Server Pages software in 2008. It is no longer possible to make changes to certain sections of the application.

Estimated Project Expenditures

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<thead>
<tr>
<th>FY 2015</th>
<th>FY 2016</th>
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<tbody>
<tr>
<td>General Fund</td>
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</table>
ITEM 424.

Nongeneral Fund

$2,000,000

$0

Agency Name / Project Title / Description

Jamestown/Yorktown Foundation (425) - JS Exhibit Renovation Technology

Planning and replacement of technology components in permanent museum galleries. Includes audio visual equipment such as projectors, monitors, touch panels, software, controllers, and related installation. This technology is essential to the museum operations.

Start Date  Completion Date  Estimated Project Cost

Aug 1, 2014  Oct 31, 2018  $1,269,800

Estimated Project Expenditures

FY 2015  FY 2016

General Fund  $50,000  $50,000

Nongeneral Fund  $69,600  $89,600

Agency Name / Project Title / Description

Department of Taxation (161) - My Virginia TAX

My Virginia TAX is the Department’s version of “My Account” which will allow taxpayers (individuals and businesses) to access their data/information online with the use of a more robust single sign-on/ authentication portal with security questions to allow for self-service when they forget their password. Today TAX maintains multiple systems with multiple Login entry points. Taxpayers have long complained about not being able to go to one place on our website to access our online systems. The My Virginia TAX concept would include an improved version of the functionality we provide today, as well as provide new functionality that is not there today. Taxpayers would be able to electronically file and pay any tax. Taxpayers would be able to access a complete history of their account including past filings, payments made, refunds issued (including Where’s My Refund status while pending), correspondence that was sent assessments/bills pending (and paid).

Start Date  Completion Date  Estimated Project Cost

Jun 1, 2014  Dec 31, 2017  $4,000,000

Estimated Project Expenditures

FY 2015  FY 2016

General Fund  $1,200,000  $1,100,000

Nongeneral Fund  $0  $0
Agency Name / Project Title / Description
Department of Human Resource Management (129) - PMIS Migration from UNISYS

This project involves moving all DHRM applications off of the Unisys mainframe and into a server / web / relational database environment. This migration must be accomplished by June 30, 2016 in order for the Commonwealth to avoid approximately $15 million in annual charges related to DHRM's use of the mainframe. NOTE: DHRM has submitted a budget request / decision package to DPB for $5.5M for this project. The additional $1.5M (that bring total project costs to $7M) represent the monies that DHRM would already have in its base budget for existing personnel, office space, existing servers, etc. and would expend for the project over the FY15-16 biennium. At this stage of the cost estimation process DHRM anticipates that half of the $5.5M requested in its decision package to DPB will be needed in FY15 and half in FY16. However, DHRM needs for any unused monies in FY15 to carryover and be available for project use in FY16.

Estimated Project Expenditures

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<td>Nongeneral Fund</td>
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</table>

Agency Name / Project Title / Description
Department of State Police (156) - Replacement and Enhancement of the Statewide Incident-Based Reporting System

The current statewide Incident-Based Reporting System needs to be replaced because it is based on older legacy technology and does not meet the needs of the law enforcement community in Virginia. The current system is based on proprietary technology which relies upon support from a small firm and it is difficult to modify or enhance. In addition, personnel to support this system are not readily available in the marketplace due to the system platform (MFCobol). For these reasons, it is imperative that it be redeveloped consistent with Virginia's Enterprise Architecture standards.

Estimated Project Expenditures

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<td>Nongeneral Fund</td>
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</table>
ITEM 424.

Agency Name / Project Title / Description
Department of State Police (156) - Replacement of Mapper HR System
This project will assist the Personnel Division in migrating from the current Mapper Human Resource Programs to the Oracle eBusiness Suite Human Resources application, convert legacy data, and establish the necessary interfaces required by other Virginia State Police (VSP) applications. This will move the HR system from a transitional technology to a strategic technology in accordance with the Commonwealth's enterprise architecture.

Estimated Project Expenditures
FY 2015 FY 2016
General Fund $500,000 $0
Nongeneral Fund $0 $0

Agency Name / Project Title / Description
Department of Transportation (501) - Safety Loss Control Data Management System
Global management of Safety and Health forms related to Injuries, Tort, Drug Testing, Training Certifications, etc. Internal resources would be required for data migration and interfaces to existing systems.

Estimated Project Expenditures
FY 2015 FY 2016
General Fund $0 $0
Nongeneral Fund $1,578,000 $0

Agency Name / Project Title / Description
Department of State Police (156) — STARS Asset Management Tracking System
STARS needs an asset management and tracking system to provide up to date inventory information and historical tracking of radio and tower assets and equipment.

Estimated Project Expenditures
FY 2015 FY 2016
General Fund $560,000 $0
Nongeneral Fund $0 $0
ITEM 424.

Agency Name / Project Title / Description
Virginia Information Technologies Agency (136) - Telecommunications Expense (Management) and Billing Systems (TEBS)
Delivery with a modern integrated, user-friendly system that supports all of the existing TIBS functionality and providing additional telecommunication expense functionality. VITA will provide the functional leadership for the project with participation from agency personnel who will use the TEBS system. Additionally, VITA and agency personnel will participate in the requirements definition of the TEBS project to help determine the technological approach (in-house options, outsourcing, SaaS, COTS, etc) for a TEBS solution. The proposed solution will incorporate Telecommunications Expense Management. This is an integrated approach that extends beyond transaction processing to cover all aspects of telecommunications services to include: sourcing management, ordering and provisioning and user support, inventory management, invoice management, usage management, dispute resolution and executive information and decision support.

Start Date: Oct 25, 2013  Completion Date: Mar 31, 2015  Estimated Project Cost: $3,000,000

Estimated Project Expenditures FY 2015 FY 2016
General Fund $0 $0
Nongeneral Fund $1,180,000 $0

Agency Name / Project Title / Description
Department of Motor Vehicles (154) - WebCAT Rewrite
DMV has a highly sophisticated Motor Carrier operation that manages every aspect of driver and vehicle licensing, fuels tax, inter- and intra-state regulations and licensing. The Motor Carrier work centers work in a mixed application environment with outdated systems. DMV’s commercial carrier customers also interface with DMV through up to three different systems depending upon the transaction. Each of the systems is at end-of-life. Among the key business strategies for the agency, is the recruitment of additional Motor Carrier customers. DMV has attracted several Top 100 carriers to Virginia in the past year representing millions in revenue and is need of system updates to remain competitive. Develop a single-point of entry for all Motor Carrier customer needs. This Phase will address the end-of-life WEBCat application.

Start Date: Feb 1, 2014  Completion Date: Jun 30, 2015  Estimated Project Cost: $1,797,120

Estimated Project Expenditures FY 2015 FY 2016
General Fund $0 $0
Nongeneral Fund $0 $0

2. The Health Care Reform program office has been established by the Secretary of Health and Human Resources to address the American Recovery and Reinvestment Act (ARRA), the Patient Protection and Patient Affordability Act (PPACA), and the Medicaid Information Technology Architecture (MITA). This program will be generating approximately 23 major as well as non-major projects and the total cost of the program over seven years is expected to be $93,043,146 with a cost to the Commonwealth of $9,773,220. Projects will be established over the next four years. The seven year costs include six years of operational expenses associated with the provider incentive program that sunsets in 2021. New recurring Medicaid expenses are
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426. Information Technology Security Oversight (82900)........ $2,908,036 $3,034,664
Technology Security Oversight Services (82901)............. $2,908,036 $3,034,664

Fund Sources: General........................................................ $139,000 $139,000
Internal Service........................................... $2,769,036 $2,895,664

Out of this appropriation, $2,769,036 the first year and $2,895,664 the second year for Technology Oversight Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from charges to other programs within this agency.

Authority: Title 2.2, Chapter 20.1, Code of Virginia.

Total for Virginia Information Technologies Agency........ $384,694,956 $402,195,658

General Fund Positions....................................................... 26.00 26.00
Nongeneral Fund Positions................................................. 255.00 258.00
Position Level ..................................................................... 281.00 284.00

Fund Sources: General........................................................ $2,183,330 $2,184,211
Special......................................................... $7,092,929 $7,219,460
Internal Service........................................... $347,864,760 $362,989,471
Dedicated Special Revenue........................ $27,045,942 $29,726,614
Federal Trust............................................... $507,995 $75,902

TOTAL FOR OFFICE OF TECHNOLOGY..................... $393,527,811 $411,040,444

General Fund Positions....................................................... 31.00 31.00
Nongeneral Fund Positions................................................. 255.00 258.00
Position Level ................................................................. 286.00 289.00

Fund Sources: General........................................................ $11,016,185 $11,028,997
Special......................................................... $7,092,929 $7,219,460
Internal Service........................................... $347,864,760 $362,989,471
Dedicated Special Revenue........................ $27,045,942 $29,726,614
Federal Trust............................................... $507,995 $75,902
OFFICE OF TRANSPORTATION

§ 1-120. SECRETARY OF TRANSPORTATION (186)

427. Administrative and Support Services (79900)................... $831,149 $832,014
General Management and Direction (79901)..................... $831,149 $832,014
Fund Sources: Commonwealth Transportation .................. $831,149 $832,014

Authority: Title 2.2, Chapter 2, Article 10, § 2.2-201, and Titles 33, 46, and 58, Code of Virginia.

A. The transportation policy goals enumerated in this act shall be implemented by the Secretary of Transportation, including the Secretary acting as Chairman of the Commonwealth Transportation Board.

1. The maintenance of existing transportation assets to ensure the safety of the public shall be the first priority in budgeting, allocation, and spending. The highway share of the Transportation Trust Fund shall be used for highway maintenance and operation purposes prior to its availability for new development, acquisition, and construction.

2. The efficient and cost-effective movement of people and goods will consider the needs in, and connectivity of, all modes of transportation, including bicycling, walking, public transportation, highways, freight and passenger rail, ports, and airports. The planning, development, construction, and operations of Virginia’s transportation facilities will reflect this goal.

3. To the greatest extent possible, the appropriation of transportation revenues shall reflect planned spending of such revenues by agency and by program. The maximization of all federal transportation funds available to the Commonwealth shall be paramount in the budgetary, spending, and allocation processes. Notwithstanding any provision of law to the contrary, the secretary and all agencies within the transportation secretariat are hereby authorized to take all actions necessary to ensure that federal transportation funds are allocated and utilized for the maximum benefit of the Commonwealth, whether such actions or funds or both are authorized under P.L. 112-141 of the 112th Congress, or any successor or related federal transportation legislation, or regulation, rule, or guidance issued by the U.S. Department of Transportation or any federal agency.

B.1. The secretary shall ensure that the allocation of transportation funds apportioned and for which obligation authority is expected to be available under federal law shall be in accordance with such laws and in support of the transportation policy goals enumerated in this act. Furthermore, the secretary is authorized to take all actions necessary to allocate the required match for federal highway funds to ensure their appropriate and timely obligation and expenditure within the fiscal constraints of state transportation revenues. By June 1 of each year, the secretary, as Chairman of the Board, shall report to the Governor and General Assembly on the allocation of such federal transportation funds and the actions taken to provide the required match.

2. The board shall only make allocations providing the required match for federal Regional Surface Transportation Program funds to those Metropolitan Planning Organizations in urbanized areas greater than 200,000 that, in consultation with the Office of Intermodal Planning and Investment, have developed regional transportation and land use performance measures pursuant to Chapters 670 and 690 of the 2009 Acts of Assembly and have been approved by the board.

3. Projects funded, in whole or part, from federal funds referred to as congestion mitigation and air quality improvement, shall be selected as directed by the board. Such funds shall be federally obligated within 12 months of their allocation by the board and expended within 36 months of such obligation. If the requirements included in this paragraph are not met by such agency or recipient, then the board shall use such federal funds for any other project eligible under 23 USC 149.
4. Funds apportioned under federal law for the Surface Transportation Program shall be distributed and administered in accordance with federal requirements, including the 22 percent of the non-suballocated portion that is required to be allocated for public transportation purposes.

5. Funds made available to the Metropolitan Planning Organizations known as the Regional Surface Transportation Program for urbanized areas greater than 200,000 shall be federally obligated within 12 months of their allocation by the board and expended within 36 months of such obligation. If the requirements included in this paragraph are not met by the recipient, then the board may rescind the required match for such federal funds.

6. Notwithstanding paragraph B.1. of this Item, the required matching funds for Transportation Alternatives projects are to be provided by the project sponsor of the federal-aid funding.

7.a. Federal funds provided to the National Highway Performance Program, Surface Transportation Program, and Congestion Mitigation and Air Quality categories as well as the required state matching funds may be allocated by the Commonwealth Transportation Board for transit purposes under the same rules and conditions authorized by federal law. The Commonwealth Transportation Board, in consultation with the appropriate local and regional entities, may allocate to local and regional public transit operators, for operating and/or capital purposes, state revenues designated by formula for primary, urban, and secondary highways.

b. Federal funds used to fund bridge projects and the required state matching funds shall be allocated and obligated as required by federal law to eligible projects across the Commonwealth. The Commonwealth Transportation Board shall consider the sufficiency and deficiency ratings of such eligible projects in making their allocations.

c. Funds apportioned under federal law to the National Highway Performance Program and Surface Transportation Program may be allocated by the Commonwealth Transportation Board as permitted by federal law for interstate construction projects. Such designated funds shall be treated, for state formulae matching purposes, as interstate funds pursuant to §33.1-23.1, Code of Virginia.

8. If a regional area (or areas) of the Commonwealth is determined to be not in compliance with Clean Air Act rules regarding conformity and as a result federal and/or state allocations, apportionments or obligations cannot be used to fund or support transportation projects or programs in that area, such funds may be used to finance demand management, conformity, and congestion mitigation projects to the extent allowed by federal law. Any remaining amount of such allocations, apportionments, or obligations shall be set aside to the extent possible under law for use in that regional area.

9. Appropriations in this act related to federal revenues outlined in this section may be adjusted by the Director, Department of Planning and Budget, upon request from the Secretary of Transportation, as needed to utilize and allocate additional federal funds that may become available.

C. The secretary may ensure that appropriate action is taken to maintain a minimum cash balance and/or cash reserve in the Highway Maintenance and Operating fund.

D.1. The Commonwealth Transportation Board is hereby authorized to apply for, execute, and/or endorse applications submitted by private entities to obtain federal credit assistance for one or more qualifying transportation infrastructure projects or facilities to be developed pursuant to the Public-Private Transportation Act of 1995, as amended. Any such application, agreement and/or endorsement shall not financially obligate the Commonwealth or be construed to implicate the credit of the Commonwealth as security for any such federal credit assistance.

2. The Commonwealth Transportation Board is hereby authorized to pursue or otherwise apply for, and execute, an agreement to obtain financing using a federal credit instrument for project financings otherwise authorized by this Act or other Acts of Assembly.

E. Revenues generated pursuant to the provisions of § 58.1-3221.3, Code of Virginia, shall only be used to supplement, not supplant, any local funds provided for transportation programs within the localities authorized to impose the fees under the provisions of § 58.1-3221.3, Code of Virginia.
F. The Director, Department of Planning and Budget, is authorized to adjust the appropriation of transportation agencies in order to utilize proceeds from the sale of Commonwealth of Virginia Transportation Capital Projects Revenue Bonds which were authorized in the prior fiscal year but not issued, pursuant to Section 2 of Enactment Clause 2 of Chapter 896 of the 2007 General Assembly Session.

G. The Director, Department of Planning and Budget, is authorized to adjust the appropriation of transportation agencies in order to utilize proceeds from the sale of Commonwealth of Virginia Federal Transportation Grant Anticipation Revenue Notes.

H. Pursuant to the provisions of the Memorandum of Agreement between the Commonwealth of Virginia Department of Transportation and the Metropolitan Washington Airports Authority, in conjunction with the construction of rail mass transit in the right of way of the Dulles Access/Toll Road Connector (DATRC), sound walls shall be constructed along residential properties from the beginning of the DATRC to Interstate Route 66 with funding from the Commonwealth Transportation Fund.

I.1. Except as required by federal law, when engaged in procuring products or services or letting contracts for construction, maintenance, or operation of any transportation facility paid for in whole or in part by state funds, or when overseeing or administering such procurement, construction, maintenance, or operation, neither the Commonwealth Transportation Board, any state transportation agency, nor any construction manager acting on behalf of the state agency shall, in its bid specifications, project agreements, or other controlling documents, provide an incentive in their scoring favoring entities entering into project labor agreements.

2. These provisions shall not apply to any public-private agreement for any construction or infrastructure project in which the private body, as a condition of its investment or partnership with the state agency, requires that the private body have the right to control its labor relations policy and perform all work associated with such investment or partnership in compliance with all collective bargaining agreements to which the private party is a signatory and is thus legally bound with its own employees and the employees of its contractors and subcontractors in any manner permitted by the National Labor Relations Act, 29 U.S.C. § 151 et seq.; or the Railway Labor Act, 45 U.S.C. § 151 et seq.; prohibit an employer or any other person covered by the National Labor Relations Act or the Railway Labor Act, 45 U.S.C. § 151 et seq.; from entering into agreements or engaging in any other activity protected by law; or be interpreted to interfere with the labor relations of persons covered by the National Labor Relations Act or the Railway Labor Act.

J. Notwithstanding any provision of law, any agreement to transfer money from the Commonwealth Transportation Funds to the Metropolitan Washington Airports Authority (MWAA) in connection with Phase II of the Dulles Corridor Metrorail Project beyond Wiehle Avenue in Fairfax County to Washington Dulles International Airport and on to Virginia Route 772 in Loudoun County shall include provisions stating that the MWAA has addressed all of the recommendations included in the November 2012 report of the Inspector General of the U.S. Department of Transportation as a condition of transferring such money. The Governor may waive this requirement for one or more specific recommendations that have not been implemented by notifying the Chairmen of the House Appropriations and Senate Finance Committees of his reason for granting the waiver or waivers.

K. No later than December 1, 2014, the Secretary of Transportation shall provide recommendations to the Chairmen of the House Appropriations, Senate Finance, and House and Senate Transportation Committees on methods to provide assistance for local transportation projects. The recommendations shall consider geographic equity as well as the needs of local governments, transit agencies, and metropolitan planning organizations.

L. 1. The Commonwealth Transportation Board shall direct the staff of the Virginia Department of Transportation's Bristol, Salem and Staunton districts to develop a list of potential improvements to address congestion and safety concerns along the Interstate 81 corridor as a part of the statewide prioritization process enacted by the 2014 General Assembly pursuant to § 33.1-23.5:5, Code of Virginia.

2. In the identification of potential candidate projects for evaluation, the Board shall solicit input from local elected officials, state legislators, and other affected stakeholders. Further, the Board shall give priority to projects that minimize the impacts on adjacent communities,
including historic battlefields, and to projects that can be implemented within the existing right-of-way or with minimal additional right-of-way. An interim report, including a listing of the identified projects and estimated costs shall be completed by November 1, 2014. By January 1, 2016, a final listing, developed pursuant to the provisions of House Bill 2, 2014 Session of the General Assembly, will list the prioritized candidate projects identified for potential inclusion in the Six Year Program adopted by the Commonwealth Transportation Board in June 2016.

M. The Secretary of Transportation shall assure that no funds appropriated to any transportation agency are expended directly or indirectly, including by a private contractor, for propaganda purposes in support of any proposed transportation project for which construction funding has not been allocated in the Six Year Improvement Program. This prohibition shall not extend to advertising legally required for public notifications.

Total for Secretary of Transportation........................................... $831,149 $832,014

Nongeneral Fund Positions.......................................................... 6.00 6.00

Position Level .................................................................................. 6.00 6.00

Fund Sources: Commonwealth Transportation ....................... $831,149 $832,014

§ 1-121. VIRGINIA COMMERCIAL SPACE FLIGHT AUTHORITY (509)

A. Pursuant to the provisions of Chapters 779 and 817, 2012 Session of the General Assembly, $15,800,000 in the first year and $15,800,000 in the second year shall be transferred to the Commonwealth Space Flight Fund as set forth in § 33.1-23.03:2 to support the maintenance and operations of the Virginia Commercial Space Flight Authority. Included in this amount, $800,000 the first year and $800,000 the second year is directed to support shoreline protection activities at Wallops Island.

B. From the amounts of the Transportation Trust Fund, $5,800,000 in the first year shall be transferred to the Virginia Commercial Space Flight Authority for the development of an unmanned aircraft system (UAS) test range on Wallops Island in support of activities designated by the Federal Aviation Administration. Prior to allocation of this funding, the Director, Virginia Commercial Space Flight Authority, shall negotiate appropriate terms and conditions with the National Aeronautical and Space Administration for the lease of property at Wallops Flight Facility by the Commonwealth for this activity.

Total for Virginia Commercial Space Flight Authority................. $21,600,000 $15,800,000

Fund Sources: Commonwealth Transportation ....................... $21,600,000 $15,800,000

§ 1-122. DEPARTMENT OF AVIATION (841)

A. It is the intent of the General Assembly that the Department of Aviation match federal funds for Airport Assistance to the maximum extent possible. In furtherance of this maximization, the Commonwealth Transportation Board may request funding from the
ITEM 429.

Commonwealth Airport Fund for surface transportation projects that provide airport access. The Aviation Board shall consider such requests and provide funding as it so approves. However, the legislative intent expressed herein shall not be construed to prohibit the Virginia Aviation Board from allocating funds for promotional activities in the event that federal matching funds are unavailable.

B. The department is authorized to expend up to $400,000 of Aviation Special Funds in each year to support a partnership between industry, academia, and Virginia Small Aircraft Transportation System. The project shall target research efforts to promote safety and greater access for rural airports.

C. The department is authorized to pay to the Civil Air Patrol from Aviation Special Funds $100,000 the first year and $100,000 the second year. The provisions of § 2.2-1505, Code of Virginia, and § 4-5.05 of this act shall not apply to the Civil Air Patrol.

D. Out of the amounts included in this Item $500,000 the first year and $500,000 the second year shall be paid to the Washington Airports Task Force.

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Authority: Title 5.1, Chapter 1, Code of Virginia.

431. State Aircraft Flight Operations (65600) ....................... $2,144,484 $2,144,484
State Aircraft Operations and Maintenance (65602) ............... $2,114,238 $2,114,238

Fund Sources: General ........................................... $30,246 $30,246
Commonwealth Transportation ........................................ $2,114,238 $2,114,238

Authority: Title 5.1, Chapter 1, Code of Virginia.

432. Administrative and Support Services (69900) ................. $2,096,675 $2,106,673
General Management and Direction (69901) ....................... $2,096,669 $2,106,666

Fund Sources: General ........................................... $6 $7
Commonwealth Transportation ........................................ $2,096,669 $2,106,666

Authority: Title 5.1, Chapter 1, Code of Virginia.

A. The Director, Department of Aviation, shall prepare general guidelines regarding aircraft acquisition and use that shall include a requirement for state agencies to develop written policies on usage, charge rates and record-keeping. The Director shall examine the aircraft needs of state agencies and determine the most efficient and effective method of organizing and managing the Commonwealth's aircraft operations. The Director shall implement the aircraft management system he determines to be most suitable and revise it periodically as the need arises.

B. The Virginia Aviation Board and the Department of Aviation may obligate funds in excess of the current biennium appropriation for aviation financial assistance programs supported by the Commonwealth Transportation Fund provided 1) sufficient cash is available to cover projected costs in each year and 2) sufficient revenues are projected to meet all cash obligations for new obligations as well as all other commitments and appropriations approved by the General Assembly in the biennial budget.
ITEM 432.  

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§1-123. DEPARTMENT OF MOTOR VEHICLES (154)

433. Ground Transportation Regulation (60100)................. $164,129,131 $165,035,241
Customer Service Centers Operations (60101).................. $112,564,857 $113,470,967
Ground Transportation Regulation and Enforcement (60103)........................................... $38,851,150 $38,851,150
Motor Carrier Regulation Services (60105)....................... $12,713,124 $12,713,124

Fund Sources: Commonwealth Transportation............... $156,682,531 $157,588,641
Trust and Agency......................................................... $5,446,600 $5,446,600
Federal Trust......................................................... $2,000,000 $2,000,000

Authority: Title 46.2, Chapters 1, 2, 3, 6, 8, 10, 12, 15, 16, and 17; §§ 18.2-266 through 18.2-272; Title 58.1, Chapters 21 and 24, Code of Virginia. Title 33, Chapter 4, United States Code.

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.

B. The Department of Motor Vehicles shall work to increase the use of alternative service delivery methods. As part of its effort to shift customers to internet usage where applicable, the department shall not charge its customers for the use of credit cards for internet or other types of transactions.

C. In order to provide citizens of the Commonwealth greater access to the Department of Motor Vehicles, the agency is authorized to enter into an agreement with any local constitutional officer or combination of officers to act as a license agent for the department, with the consent of the chief administrative officer of the constitutional officer's county or city, and to negotiate a separate compensation schedule for such office other than the schedule set out in § 46.2-205, Code of Virginia. Notwithstanding any other provision of law, any compensation due to a constitutional officer serving as a license agent shall be remitted by the department to the officer's county or city on a monthly basis, and not less than 80 percent of the sums so remitted shall be appropriated by such county or city to the office of the constitutional officer to compensate such officer for the additional work involved with processing transactions for the department. Funds appropriated to the constitutional office for such work shall not be used to supplant existing local funding for such office, nor to reduce the local share of the Compensation Board-approved budget for such office below the level established pursuant to general law.

D. The base compensation for DMV Select Agents shall be set at 4.5 percent of gross collections for the first $500,000 and 5.0 percent of all gross collections in excess of $500,000 made by the entity during each fiscal year on such taxes and fees in place as a matter of law on or before January 1, 2013. The commissioner shall supply the agents with all necessary agency forms to provide services to the public, and shall cause to be paid all freight and postage, but shall not be responsible for any extra clerk hire or other business-related expenses or business equipment expenses occasioned by their duties.

E. Out of the amounts identified in this Item, $299,991 the first year and $299,991 the second year from the Commonwealth Transportation Fund shall be paid to the Washington Metropolitan Area Transit Commission.
F.1. Notwithstanding any other provision of law, the department shall assess a minimum fee of $10 for all replacement and supplemental titles. The revenue generated from this fee shall be set aside to meet the expenses of the department.

2. Notwithstanding any other provision of law, the department shall assess a $10 late fee on all registration renewal transactions that occur after the expiration date. The late fee shall not apply to those exceptions granted under § 46.2-221.4, Code of Virginia. In assessing the late renewal fee the department shall provide a ten day grace period for transactions conducted by mail to allow for administrative processing. This grace period shall not apply to registration renewals for vehicles registered under the International Registration Plan. The revenue generated from this fee shall be set aside to meet the expenses of the department.

3. Notwithstanding any other provision of law, the department shall establish a $20 minimum fee for original driver’s licenses and replacements. The revenue generated from this fee shall be set aside to meet the expenses of the department.

G. The Department of Motor Vehicles is hereby granted approval to renew or extend existing capital leases due to expire during the current biennium for existing customer service centers.

H. The Department of Motor Vehicles is hereby appropriated revenues from the additional sales tax on fuel in certain transportation districts to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 58.1-2295, Code of Virginia.

I. The Commissioner of the Department of Motor Vehicles, in consultation with the Commissioner of Highways, shall take such steps as may be necessary to expand access to the E-ZPass program through its customer service channels using such locations and methods as are practicable.

J. The Commissioner of the Department of Motor Vehicles, in consultation with the Commissioner of Highways, shall report on the feasibility and advisability of entering into reciprocal agreements with other states for the purpose of toll enforcement. Such report shall be made to the Chairmen of the House Appropriations, Senate Finance, and House and Senate Transportation Committees no later than December 1, 2014.

434. Ground Transportation System Safety Services (60500) .......... $6,829,294 $6,829,294
Highway Safety Services (60508)..................................... $6,829,294 $6,829,294

Fund Sources: Commonwealth Transportation .................. $5,096,970 $5,096,970
Federal Trust.......................................................... $1,732,324 $1,732,324

Authority: §§ 46.2-222 through 46.2-224, Code of Virginia; Chapter 4, United States Code.

435. Administrative and Support Services (69900).............. $63,453,049 $64,958,267
General Management and Direction (69901)....................... $25,793,793 $26,344,812
Information Technology Services (69902)......................... $32,700,679 $33,654,878
Facilities and Grounds Management Services (69915) ....... $4,958,577 $4,958,577

Fund Sources: Commonwealth Transportation .................. $61,216,049 $62,721,267
Federal Trust........................................................ $2,237,000 $2,237,000

Authority: Title 46.2, Chapters 1 and 2, and § 46.2-697.1; Title 58.1, Chapters 17, 21, and 24, Code of Virginia.

The Department of Transportation shall reimburse the Department of Motor Vehicles for the operating costs of the Fuels Tax Evasion Program.

Total for Department of Motor Vehicles......................... $234,411,474 $236,822,802

Nongeneral Fund Positions.......................................... 2,038.00 2,038.00
### Department of Motor Vehicles Transfer Payments (530)

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### Financial Assistance to Localities - General (72800) .......

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### Distribution of Sales Tax on Fuel in Certain Transportation Districts (72815)............................................. $79,800,000 $79,800,000

### Authority: §§ 46.2-222 through 46.2-224, Code of Virginia; Chapter 4, United States Code.

### 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.

### Total for Department of Motor Vehicles Transfer Payments $111,946,529 $111,946,529

### Authority: §§ 46.2-416, 58.1-2402, and 58.1-2425, and 46.2-1200 through 46.2-1208, Code of Virginia.

### Grand Total for Department of Motor Vehicles $346,358,003 $348,769,331

### § 1-124. DEPARTMENT OF RAIL AND PUBLIC TRANSPORTATION (505)

<table>
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<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<td>438.</td>
<td>Ground Transportation Planning and Research (60200)</td>
<td>$3,543,598</td>
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<td>Rail and Public Transportation Planning, Regulation, and Safety (60203)</td>
<td>$3,543,598</td>
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### Authority: Titles 33.1 and 58.1, Code of Virginia.
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<tr>
<td>Financial Assistance for Public Transportation (60900) ...</td>
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<td>Public Transportation Programs (60901) .......................</td>
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<td>Congestion Management Programs (60902) ......................</td>
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<td>Human Service Transportation Programs (60903) ............</td>
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<td>Commonwealth Transportation ......................................</td>
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Authority: Titles 33.1 and 58.1, Code of Virginia.

A.1. Except as provided in Item 441, the Commonwealth Transportation Board shall allocate all monies in the Commonwealth Mass Transit Fund, as provided in § 58.1-638, Code of Virginia. The total appropriation for the Commonwealth Mass Transit Fund is $237,748,173 the first year and $248,236,659 the second year from the Transportation Trust Fund. From these funds, the following estimated allocations shall be made:

a. $177,424,325 the first year and $184,983,594 the second year to statewide Operating Assistance as provided in § 58.1-638, Code of Virginia.

b. $52,251,293 the first year and $55,136,665 the second year from the Commonwealth Mass Transit Fund to statewide Capital Assistance.

c. Notwithstanding the provisions of paragraph A.1.a and A.1.b. of this Item, prior to the annual adoption of the Six-Year Improvement Program, the Commonwealth Transportation Board may allocate funding from the Commonwealth Mass Transit Fund to implement the transit and transportation demand management improvements identified for the I-95 corridor. Such costs shall include only direct transit capital and operating costs as well as transportation demand management activities. Costs associated with additional park and ride lots required to be funded by the Commonwealth under the provisions of the Comprehensive Agreement for the Interstate 95 High Occupancy Toll Lanes project shall be borne by the Department of Transportation as set out in Item 446 of this act.

2. Included in this Item is $1,500,000 the first year and $1,500,000 the second year from the Commonwealth Mass Transit Trust Fund. These allocations are designated for "paratransit" capital projects and enhanced transportation services for the elderly and disabled.

3. a. From the amounts appropriated in this Item from the Commonwealth Mass Transit Fund, $6,302,555 the first year and $6,616,400 the second year is the estimated allocation to statewide Special Programs as provided in § 58.1-638, Code of Virginia.

b. From the amounts provided for Special Programs, the Commonwealth Transportation Board shall operate a program entitled the Transportation Efficiency Improvement Fund (TEIF). The purpose of the TEIF program is to reduce traffic congestion by supporting transportation demand management programs and projects designed to reduce the movement of passengers and freight on Virginia’s highway system.

4. Not included in this appropriation is an amount estimated at $26,130,677 the first year and $26,130,677 the second year allocated to transit agencies from federal sources for the Surface Transportation Program (STP) and the Minimum Guarantee program.

B. Funds from a stable and reliable source, as required in Public Law 96-184, as amended, are to be provided to Metro from payments authorized and allocated in this program and pursuant to §§ 58.1-1720 and 58.1-2295, Code of Virginia. Notwithstanding any other provision of law, funds allocated to Metro under this program may be disbursed by the Department of Rail and Public Transportation directly to Metro or to any other transportation entity that has an agreement to provide funding to Metro as deemed appropriate by the Department. In appointing the Virginia members of the board of directors of the Washington Metropolitan Area Transit Authority (WMATA), the Northern Virginia Transportation Commission shall include the Secretary of Transportation or his designee as a principal member on the WMATA board of directors.

C. All Commonwealth Mass Transit Funds appropriated for Financial Assistance for Public Transportation shall be used only for public transportation purposes as defined by the Federal Transit Administration or outlined in § 58.1-638 A.4. or in § 58.1-638 A.5., Code of Virginia.
D. It is the intent of the General Assembly that no transit operating assistance funding be used to support any new transit system or route at a level higher than such project would be eligible for under the allocation formula set out in § 58.1-638 A 4. e., Code of Virginia, beyond the first two years of its operation.

440. Financial Assistance for Rail Programs (61000).......................... $100,586,869 $103,044,470
   Rail Industrial Access (61001)........................................... $3,000,000 $3,000,000
   Rail Preservation Programs (61002)............................... $7,580,644 $7,583,720
   Passenger and Freight Rail Financial Assistance Programs (61003)........................................... $90,006,225 $92,460,750
   Fund Sources: Commonwealth Transportation..................... $100,586,869 $103,044,470

Authority: Title 33.1, Code of Virginia.

A. Except as provided in Item 441, the Commonwealth Transportation Board shall operate the Shortline Railway Preservation and Development Program in accordance with § 33.1-221.1:1.2, Code of Virginia. The board shall allocate funds pursuant to §33.1-221.1:1.1, Code of Virginia, to the Shortline Railway Preservation and Development Fund.

B. The Commonwealth Transportation Board shall operate the Rail Industrial Access Program in accordance with §33.1-221.1:1, Code of Virginia. The board may allocate funds pursuant to §33.1-23.1, Code of Virginia, to the fund for construction of industrial access railroad tracks.

C. Of the funds appropriated pursuant to Chapters 1019 and 1044 of the 2000 Acts of Assembly for passenger rail capacity improvements in the I-95 passenger rail corridor between Richmond and the District of Columbia, the Director of the Department of Rail and Public Transportation is authorized to utilize any remaining funds along the described corridor for the development of intercity passenger rail enhancements to include rail improvements and passenger station facilities.

441. Administrative and Support Services (69900).......................... $10,188,190 $10,268,643
   General Management and Direction (69901)........................ $10,188,190 $10,268,643
   Fund Sources: Commonwealth Transportation..................... $10,188,190 $10,268,643

Authority: Titles 33.1 and 58.1, Code of Virginia.

A. The Director, Department of Planning and Budget, is authorized to adjust appropriations and allotments for the Department of Rail and Public Transportation to reflect changes in the official revenue estimates for commonwealth transportation funds.

B. The Commonwealth Transportation Board may allocate up to 3.5 percent of the funds appropriated in Item 439 and Item 440 to support costs of project development, project administration and project compliance incurred by the Department of Rail and Public Transportation in implementing rail, public transportation, and congestion management grants, programs set out in §§ 58.1-638, 33.1-221.1:1.1 and 33.1-221.1:1.2 and 33.1-221.1:1.3, Code of Virginia.

Total for Department of Rail and Public Transportation... $511,179,436 $524,222,746
   Nongeneral Fund Positions........................................... 53.00 53.00
   Position Level ....................................................... 53.00 53.00
   Fund Sources: Special................................................ $838,520 $855,290
   Commonwealth Transportation.................................. $510,340,916 $523,367,456

§ 1-125. DEPARTMENT OF TRANSPORTATION (501)

442. Environmental Monitoring and Evaluation (51400)......... $14,578,165 $14,819,771
ITEM 442.

Environmental Monitoring and Compliance for Highway Projects (51408) ........................................................................................................ $12,264,839 $12,448,895
Environmental Monitoring Program Management and Direction (51409) .............................................................................................. $2,313,326 $2,370,876

Fund Sources: Commonwealth Transportation ................. $14,578,165 $14,819,771

Authority: Title 33.1, Code of Virginia.

A. Included in the amounts for Environmental Monitoring and Evaluation is $187,443 in the first year and $55,717 in the second year to establish baseline air quality measures of nitrogen dioxide and fine particulate matter at the terminus of the I-395 express lane at Turkeycock Run. Funding shall be used for a two-phased study including a six-month baseline monitoring commencing as soon after July 1, 2014 as practicable, prior to the opening of the ramp, and twelve-month monitoring upon completion of the project; provided, however, that nothing required herein shall delay the opening of the ramp or the project or affect the continuing operation of the 95 Express lanes project. The study shall be conducted by the Department of Environmental Quality pursuant to a Memorandum of Agreement with the Department of Transportation.

443. Ground Transportation Planning and Research (60200) ... $65,091,062 $66,422,969
Ground Transportation System Planning (60201) ............. $49,181,414 $50,228,800
Ground Transportation System Research (60202) .......... $12,349,934 $12,552,784
Ground Transportation Program Management and Direction (60204) ................................................................. $3,559,714 $3,641,385

Fund Sources: Commonwealth Transportation ................. $65,091,062 $66,422,969

Authority: Title 33.1, Code of Virginia.

A. Included in the amount for ground transportation system planning and research is no less than $4,500,000 the first year and no less than $4,500,000 the second year from the highway share of the Transportation Trust Fund for the planning and evaluation of options to address transportation needs.

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

C.1. The Office of Intermodal Planning and Investment shall recommend to the Commonwealth Transportation Board all allocations of such funds in this paragraph. The planning and evaluation may be conducted or managed by the Department of Transportation, Department of Rail and Public Transportation, or another qualified entity selected and/or approved by the Commonwealth Transportation Board.

2. The office shall work directly with affected Metropolitan Planning Organizations to develop and implement quantifiable and achievable goals relating to congestion reduction and safety, transit and HOV usage, job/housing ratios, job and housing access to transit and pedestrian facilities, air quality, and/or per-capita vehicle miles traveled pursuant to Chapters 670 and 690 of the 2009 Acts of Assembly.

3. For allocation of funds under Paragraph 1, the office may give a higher priority for planning grants to (i) regional organizations to analyze various land development scenarios for their long range transportation plans, (ii) local governments to revise their comprehensive plans and other
applicable local ordinances to designate urban development areas pursuant to Chapter 896 of the 2007 Acts of Assembly and incorporate the principles included in such act, and (iii) local governments, regional organizations, transit agencies and other appropriate entities to develop plans for transit oriented development and the expansion of transit service. Such analyses, plans, and ordinances shall be shared with the regional planning district commission or metropolitan planning organization and the department.

D. Notwithstanding the provisions of Chapter 729 and Chapter 733 of the 2012 Acts of Assembly, the Commonwealth Transportation Board shall not reallocate any funds from projects on roadways controlled by any county that has withdrawn or elects to withdraw from the secondary system of state highways, nor from any roadway controlled by a city or town as part of the state's urban roadway system, based on a determination of nonconformity with the Commonwealth Transportation Board's Statewide Transportation Plan or the Six-Year Improvement Program. In jurisdictions that maintain roadways within their boundaries, the provisions of § 33.1-12, 9(f) shall apply only to highways controlled by the Department of Transportation.

444. Highway System Acquisition and Construction (60300)...

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<tr>
<td>Dedicated and Statewide Construction (60302)</td>
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<td>Interstate Construction (60303)</td>
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<td>Primary Construction (60304)</td>
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<td>Urban Construction (60307)</td>
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<td>Highway Construction Program Management (60315)</td>
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<td>Trust and Agency</td>
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Authority: Title 33.1, Chapter 1; Code of Virginia; Chapters 8, 9, and 12, Acts of Assembly of 1989, Special Session II.

A. From the appropriation for dedicated and statewide construction, the Commonwealth Transportation Board shall determine an amount each year, not less than $15,000,000 and not to exceed $200,000,000 from the Commonwealth Transportation Fund, which shall be allocated to localities for revenue sharing. No additional amount shall be appropriated from the proceeds of Commonwealth of Virginia Transportation Capital Projects Revenue Bonds for this program.

B. Notwithstanding § 33.1-23.1 of the 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 system and locality where the residue property is located. This funding shall be provided as an increase to the allocations distributed to the systems and localities according to § 33.1-23.1 of the Code of Virginia.

C. The Director, 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.

D. Included in the amounts for dedicated and statewide construction is the reappropriation of $448,300,000 the first year and $187,000,000 the second year from bond proceeds or dedicated special revenues for anticipated expenditure of amounts collected in prior years. The amounts will be provided from balances in the Capital Projects Revenue Bond Fund, Federal Transportation Grant Anticipation Revenue Bond Fund, Northern Virginia Transportation District Fund, State Route 28 Highway Improvement District Fund, U.S. Route 58 Corridor Development Fund and the Priority Transportation Fund. These amounts were originally appropriated when received or forecasted and are not related to FY 2015 and FY 2016 estimated revenues.

E. Projects being developed and procured through adopted state, local or regional design-build provisions, other than those required by § 33.1-12(2)(b), Code of Virginia, may be considered for funding from the Transportation Partnership Opportunity Fund. In addition, an application requesting funding from the fund shall be limited to requesting only one form of assistance and the limitations included in § 33.1-221.1:8(E), Code of Virginia.
ITEM 444.

F. Prior to annual adoption of the Six Year Improvement Program, the Commonwealth Transportation Board may allocate funding from the highway portion of the Transportation Trust Fund to undertake any park and ride lot improvements for the I-95 Corridor required pursuant to the Comprehensive Agreement for the I-95 High Occupancy Toll Lanes project.

G. Out of the amounts provided for dedicated and statewide construction, the Commonwealth Transportation Board is hereby directed to utilize any balances remaining of the amounts provided in Item 446 H, Chapter 806 of the 2013 Acts of Assembly for an environmental study for the replacement of the I-64 High Rise Bridge in Chesapeake, Virginia to begin preliminary engineering on such project.

H. The Commissioner is directed to investigate methods through which to fund the replacement of the Churchland Bridge in Portsmouth and report to the Chairmen of the House Appropriations and Senate Finance Committees on the feasibility of including federal and or state funding for the project in the Six Year Improvement Program by October 1, 2014.

I. Out of the funds provided for the Transportation Alternatives Program or other sources available to the Board, an amount estimated at $90,000 shall be provided to remove the concrete barrier closing the middle of a tunnel in Crozet, Virginia to allow for the development of a trails project and $50,000 in the first year and $50,000 in the second year shall be provided for gateway signage along Interstates 95 and 64 in the Richmond Regional Planning District.

445. Highway System Maintenance and Operations (60400) ... $1,512,035,770 $1,559,834,413

Interstate Maintenance (60401) .......................................... $366,057,165 $381,631,204
Primary Maintenance (60402) ......................................... $415,773,687 $440,988,325
Secondary Maintenance (60403) ...................................... $432,945,973 $438,432,419
Transportation Operations Services (60404)..................... $215,951,986 $217,475,507
Highway Maintenance Operations, Program Management and Direction (60405).......................... $81,306,959 $81,306,958

Fund Sources: Commonwealth Transportation ............... $1,512,035,770 $1,559,834,413

Authority: Title 33.1, Chapter 1, Code of Virginia.

A. Out of the funds provided in this program, an amount estimated at $195,445,757 the first year and $240,643,000 the second year from federal funds shall be used to address the maintenance of pavements and bridges and the operations of the transportation system. These funds shall be matched by other funds appropriated to this Item.

B. 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.

C. 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 under the Public Private Transportation Act.

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

E. The Department is hereby directed to utilize the data collected for its State of the Pavement Report to review the conditions of secondary pavements by county within the VDOT Richmond District. By October 15, 2014 the Department shall report to the Chairmen of the House Appropriations, Senate Finance, and House and Senate Transportation Committees on the conditions of secondary pavements by county, and the expenditure of funds for secondary pavement maintenance in the Richmond District by county in fiscal year 2013. If the report indicates that there are significant disparities in the condition of secondary pavements between counties in the Richmond District then the Department is hereby directed to ensure that the expenditure of funds for secondary pavements maintenance within the Richmond District in fiscal year 2015 and fiscal year 2016 shall be adjusted to achieve a minimal level of disparity.
between the pavement conditions in each county, provided that the Department take all steps necessary to ensure the safety of the driving public in the event of unforeseen events that may require the expenditure of funds to deviate from this directive. An update to the report, which shall include an update on the availability of condition data on the secondary system and the Department's progress at implementing the requirements of Chapter 290 of the 2013 Acts of Assembly shall be presented to the Chairmen of the House Appropriations, Senate Finance, and House and Senate Transportation Committees by October 15, 2015.

446. Commonwealth Toll Facilities (60600) ........................................... $34,754,817 $35,859,730
Toll Facility Debt Service (60602) ............................................. $3,191,100 $3,185,850
Toll Facility Maintenance and Operation (60603) ................... $13,691,991 $13,813,465
Toll Facilities Revolving Fund (60604) ................................. $17,871,726 $18,860,415
Fund Sources: Commonwealth Transportation ................... $28,224,382 $29,316,144
Trust and Agency .......................................................... $6,530,435 $6,543,586


A. Included in this Item are funds for the installation and implementation of a statewide Electronic Toll Customer Service/Violation Enforcement System.

B. Funds as appropriated are provided for other toll facility initiatives as needed during the biennium including but not limited to funding activities to advance projects pursuant to the Public-Private Transportation Act.

447. Financial Assistance to Localities for Ground Transportation (60700)................................. $879,231,037 $931,807,016
Financial Assistance for City Road Maintenance (60701) ........ $347,755,475 $359,228,321
Financial Assistance for County Road Maintenance (60702) ..... $62,009,769 $64,055,568
Financial Assistance for Planning, Access Roads, and Special Projects (60704) ................................. $14,261,326 $14,441,577
Distribution of Northern Virginia Transportation Authority Fund Revenues (60706) ....................... $299,276,334 $310,413,961
Construction Program Supported by the Hampton Roads Transportation Fund (60707) ........... $155,928,133 $183,667,589
Fund Sources: Commonwealth Transportation ................. $424,026,570 $437,725,467
Dedicated Special Revenue .................................. $455,204,467 $494,081,550

Authority: Title 33.1, Chapter 1, Code of Virginia.

A. Out of the amounts for Financial Assistance for Planning, Access Road, and Special Projects, $7,000,000 the first year and $7,000,000 the second year from the Commonwealth Transportation Fund shall be allocated for purposes set forth in §§ 33.1-221, 33.1-221.1:1, and 33.1-223, Code of Virginia. Of this amount, the allocation for Recreational Access Roads shall be $1,500,000 the first year and $1,500,000 the second year.

B. For any city or town that assumes responsibility for its construction program as outlined in § 33.1-23.3 D, Code of Virginia, the matching highway fund requirement contained in § 33.1-44, Code of Virginia, shall be waived for all new projects approved on or after July 1, 2005.

C. The Department of Transportation is encouraged to promote the construction and improvement of primary and secondary highways by counties, consistent with § 33.1-75.3 of the Code of Virginia, 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 counties may not seek reimbursement from the department for the improvements.

D. Distribution of Northern Virginia Transportation Authority Fund Revenues represents direct payments, of the revenue collected and deposited into the Fund, to the Northern Virginia Transportation Authority for uses contained in Chapter 766, 2013 Acts of Assembly,
Construction Program Supported by Hampton Roads Transportation fund represents funding estimated to be received to support construction projects in the Hampton Roads region as provided for in Chapter 766, 2013 Acts of Assembly. Expenditures are incurred based on project selection and schedule.

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<td>Non-Toll Supported Transportation Debt Service (61200)</td>
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<td>Federal Highway Revenue Anticipation Notes Debt Service (61203)</td>
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<td>Commonwealth Transportation Capital Projects Bond Act Debt Service (61204)</td>
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<td>Federal Transportation Grant Anticipation Revenue Notes Debt Service (61205)</td>
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Fund Sources: General | $12,000,000 | $68,000,000 |
Commonwealth Transportation | $64,733,388 | $78,532,246 |
Trust and Agency | $195,777,573 | $191,536,038 |
Federal Trust | $7,683,920 | $7,683,920 |


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 Contract between the State Route 28 Highway Transportation Improvement District and the Commonwealth Transportation Board dated September 1, 1988 as amended by the Amended and Restated District Contract by and among the Commonwealth Transportation Board, the 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").

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

3. The contract payments may be supplemented from primary funds allocated to the highway construction district in which the project financed is located, or from the secondary system construction allocation to the county or counties in which the project financed is located, and from any other lawfully available revenues of the Transportation Trust Fund, as may be necessary to meet debt service obligations. The payment of debt service shall be for the bonds (the Series 2012 Bonds) issued under the "Commonwealth of Virginia Transportation Contract Revenue Bond Act of 1988" (Chapters 653 and 676, Acts of Assembly of 1988 as amended by Chapters 827 and 914 of the Acts of Assembly of 1990). Funds required to pay the total debt service on the Series 2012 Bonds shall be made available in the amounts indicated in paragraph E of this Item.

B.1. Out of the amounts for Designated Highway Corridor Construction, $12,000,000 the first year and $68,000,000 the second year from the general fund shall be paid to the U.S. Route 58 Corridor Development Fund, hereinafter referred to as the "Fund", established pursuant to § 58.1-815, Code of Virginia. This payment shall be in lieu of the deposit of state recordation taxes to the Fund, as specified in the cited Code section. Said recordation taxes which would otherwise be deposited to the Fund shall be retained by the general fund. Additional appropriations required for the U.S. Route 58 Corridor Development Fund, an amount estimated at $12,000,000 the first year and $12,000,000 the second year shall be transferred from the highway share of the Transportation Trust Fund.
2. Pursuant to the "U.S. Route 58 Commonwealth of Virginia Transportation Revenue Bond Act of 1989" (as amended by Chapter 538 of the 1999 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 pursuant to said act.

3. The Commissioner of Highways shall report on or before July 1 of each year to the Chairmen of the Senate Finance and House Appropriations Committees on the cash balances in the Route 58 Corridor Development Fund. In addition, the report shall include the following program-to-date information: (i) a comparison of actual spending to allocations by project and district; (ii) expenditures by project, district, and funding source; and (iii) a six-year plan for planned future expenditures from the Fund by project and district.

C.1. The Commonwealth Transportation Board shall maintain the Northern Virginia Transportation District Fund, hereinafter referred to as the "Fund." Pursuant to § 58.1-815.1, Code of Virginia, and for so long as the Fund is required to support the issuance of bonds, the Fund shall include at least the following elements:

a. Amounts transferred from Item 261 of this act to this Item.

b. An amount estimated at $7,000,000 the first year and $7,000,000 the second year, which shall be transferred from the highway share of the Transportation Trust Fund.

c. Any public right-of-way use fees allocated by the Department of Transportation pursuant to § 56-468.1 of the Code of Virginia and attributable to the counties of Fairfax, Loudoun, and Prince William, the amounts estimated at $4,786,250 the first year and $4,786,250 the second year.

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


4. Should the actual distribution of recordation taxes to the localities set forth in § 58.1-815.1, Code of Virginia, exceed the amount required for debt service on the bonds issued pursuant to the above act, such excess amount shall be transferred to the Northern Virginia Transportation District Fund in furtherance of the program described in § 33.1-221.1:3, Code of Virginia.

5. Should the actual distribution of recordation taxes to said localities be less than the amount required to pay debt service on the bonds, the Commonwealth Transportation Board is authorized to meet such deficiency, to the extent required, from funds identified in Enactment No. 1, Section 11, of Chapter 391, Acts of Assembly of 1993.

D.1. The Commonwealth Transportation Board shall maintain the City of Chesapeake account of the Set-aside Fund, pursuant to § 58.1-816.1, Code of Virginia, which shall include funds transferred from Item 265 of this act to this Item, and an amount estimated at $1,500,000 the first year and $1,500,000 the second year received from the City of Chesapeake pursuant to a
contract or other alternative mechanism for the purpose provided in the "Oak Grove Connector, City of Chesapeake Commonwealth of Virginia Transportation Program Revenue Bond Act of 1994," Chapters 233 and 662, Acts of Assembly of 1994 (hereafter referred to as the "Oak Grove Connector Act").

2. The amounts shown in paragraph E of this Item shall be available from the City of Chesapeake account of the Set-aside Fund for debt service for the bonds issued pursuant to the Oak Grove Connector Act.

3. Should the actual distribution of recordation taxes and such local revenues from the City of Chesapeake as may be received pursuant to a contract or other alternative mechanism to the City of Chesapeake account of the Set-aside Fund be less than the amount required to pay debt service on the bonds, the Commonwealth Transportation Board is authorized to meet such deficiency, pursuant to Enactment No. 1, Section 11 of the Oak Grove Connector Act.

E. Pursuant to various Payment Agreements between the Treasury Board and the Commonwealth Transportation Board, funds required to pay the debt service due on the following Commonwealth Transportation Board bonds shall be transferred to the Treasury Board as follows:

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<th>FY 2015</th>
<th>FY 2016</th>
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<td>$7,216,819</td>
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<td>Commonwealth of Virginia Transportation Revenue Bonds:</td>
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<td>U.S. Route 58 Corridor Development Program:</td>
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<tr>
<td>Series 2004B</td>
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<td>Series 2006C</td>
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<td>Series 2007B</td>
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<td>Series 2012B (Refunding)</td>
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<td>Northern Virginia Transportation District Program:</td>
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<td>Series 2004A</td>
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<td>Series 2006B</td>
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<td>Series 2007A</td>
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<td>Series 2009A-2</td>
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<td>Series 2012A (Refunding)</td>
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<td>Transportation Program Revenue Bonds:</td>
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<td>Series 2006A (Oak Grove Connector, City of Chesapeake)</td>
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<td>Capital Projects Revenue Bonds:</td>
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<td>Series 2010A-1</td>
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<td>Series 2010A-2</td>
<td>$20,351,593</td>
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<tr>
<td>Series 2012</td>
<td>$40,276,250</td>
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F.1. Out of the amounts provided for in this Item, an estimated $31,717,220 the first year and $7,925,392 the second year from federal highway and highway assistance reimbursements shall be provided for the debt service payments on the Federal Highway Reimbursement Anticipation Notes.

2. Notwithstanding Chapters 1019 and 1044, Acts of Assembly of 2000, this act, or any other provision of law, any additional amounts needed to offset the debt service payment requirements on the Transportation Trust Fund attributable to the issuance of Federal Highway Reimbursement Anticipation Notes shall be provided from the Priority Transportation Fund to the extent available and then from the portion of the Transportation Trust Fund available for highway construction purposes prior to making the allocations required by § 33.1-23.1 B of the Code of Virginia.

G. Out of the amounts provided for in this Item, an estimated $64,733,388 the first year and $78,532,246 the second year from federal reimbursements shall be provided for debt service payments on the Federal Transportation Grant Anticipation Revenue Notes.
H. Out of the amounts provided for this Item, an estimated $138,678,705 the first year and $158,251,851 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.

I. The Commonwealth Transportation Board is hereby authorized, by and with the consent of the Governor, to issue, pursuant to the applicable provisions of the State Revenue Bond Act (§ 33.1-267 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.

449. Administrative and Support Services (69900) .................. $271,844,680 $275,561,284
General Management and Direction (69901) .................. $146,396,299 $147,987,680
Information Technology Services (69902) .................. $94,670,498 $96,329,407
Facilities and Grounds Management Services (69915) .... $15,088,329 $15,363,123
Employee Training and Development (69924) .................. $15,689,554 $15,881,074

Fund Sources: General .................................................. $173,953 $141,060
Commonwealth Transportation .................. $271,670,727 $275,420,224

Authority: Title 33.1, Code of Virginia.

A. Notwithstanding any other provision of law, the highway share of the Transportation Trust Fund shall be used for highway maintenance and operation purposes prior to its availability for new development, acquisition, and construction.

B. Administrative and Support Services shall include funding for management, direction, and administration to support the department’s activities that cannot be directly attributable to individual programs and/or projects.

C. Out of the amounts for General Management and Direction, allocations shall be provided to the Commonwealth Transportation Board to support its operations, the payment of financial advisory and legal services, and the management of the Transportation Trust Fund.

D. Notwithstanding any other provision of law, the department may assess and collect the costs of providing services to other entities, public and private. The department shall take all actions necessary to ensure that all such costs are reasonable and appropriate, recovered, and understood as a condition to providing such service.

E. Each year, as part of the six-year financial planning process, the commissioner shall implement a long-term business strategy that considers appropriate staffing levels for the department. In addition, the commissioner shall identify services, programs, or projects that will be evaluated for devolution or outsourcing in the upcoming year. In undertaking such evaluations, the commissioner is authorized to use the appropriate resources, both public and private, to competitively procure those identified services, programs, or projects and shall identify total costs for such activities.

F. Notwithstanding § 4-2.03 of this act, the Virginia Department of Transportation shall be exempt from recovering statewide and agency indirect costs from the Federal Highway Administration until an indirect cost plan can be evaluated and developed by the agency and approved by the Federal Highway Administration.
G. The Director, Department of Planning and Budget, is authorized to adjust appropriations and allotments for the Virginia Department of Transportation to reflect changes in the official revenue estimates for commonwealth transportation funds.

H. Out of the amounts for General Management and Direction, allocations shall be provided to support the capital lease agreement with Fairfax County for the Northern Virginia District building. An amount estimated at $7,800,000 the first year and $7,800,000 the second year from Commonwealth Transportation Funds shall be provided.

I. Notwithstanding any other provisions of law, the Commonwealth Transportation Commissioner may enter into a contract with homeowner associations for grounds-keeping, mowing, and litter removal services.

A full accrual system of accounting shall be effected by the Department, subject to the authority of the State Comptroller, as stated in § 2.2-803, Code of Virginia.

| Item Details($) |
|-----------------|-----------------|-----------------|-----------------|-----------------|
| **ITEM 449.** | | | | |
| **G.** The Director, Department of Planning and Budget, is authorized to adjust appropriations and allotments for the Virginia Department of Transportation to reflect changes in the official revenue estimates for commonwealth transportation funds. | | | | |
| **H.** Out of the amounts for General Management and Direction, allocations shall be provided to support the capital lease agreement with Fairfax County for the Northern Virginia District building. An amount estimated at $7,800,000 the first year and $7,800,000 the second year from Commonwealth Transportation Funds shall be provided. | | | | |
| **I.** Notwithstanding any other provisions of law, the Commonwealth Transportation Commissioner may enter into a contract with homeowner associations for grounds-keeping, mowing, and litter removal services. | | | | |

A full accrual system of accounting shall be effected by the Department, subject to the authority of the State Comptroller, as stated in § 2.2-803, Code of Virginia.

| Total for Department of Transportation | $4,675,097,837 | $5,078,795,486 |
| Nongeneral Fund Positions | 7,485.00 | 7,485.00 |
| Position Level | 7,485.00 | 7,485.00 |
| Fund Sources: General | $12,173,953 | $68,141,060 |
| Commonwealth Transportation | $3,546,865,508 | $3,746,300,166 |
| Trust and Agency | $653,169,989 | $762,588,790 |
| Dedicated Special Revenue | $455,204,467 | $494,081,550 |
| Federal Trust | $7,683,920 | $7,683,920 |

§ 1-126. MOTOR VEHICLE DEALER BOARD (506)

| 451. Consumer Affairs Services (55000) | $240,642 | $240,642 |
| Consumer Assistance (55002) | $240,642 | $240,642 |
| Fund Sources: Special | $240,642 | $240,642 |
| Authority: Title 46.2, Chapter 15, Code of Virginia. | | |

| 452. Regulation of Professions and Occupations (56000) | $2,265,332 | $2,272,810 |
| Motor Vehicle Dealer and Salesman Regulation (56023) | $1,159,254 | $1,159,254 |
| Administrative Services (56048) | $1,106,078 | $1,113,556 |
| Fund Sources: Special | $2,265,332 | $2,272,810 |
| Authority: Title 46.2, Chapter 15, Code of Virginia. | | |

Total for Motor Vehicle Dealer Board $2,505,974 $2,513,452 |

| Nongeneral Fund Positions | 22.00 | 22.00 |
| Position Level | 22.00 | 22.00 |
| Fund Sources: Special | $2,505,974 | $2,513,452 |

§ 1-127. VIRGINIA PORT AUTHORITY (407)

<p>| 453. Economic Development Services (53400) | $5,288,618 | $5,288,618 |
| National and International Trade Services (53413) | $4,374,365 | $4,374,365 |
| Commerce Advertising (53426) | $914,253 | $914,253 |
| Fund Sources: Special | $5,288,618 | $5,288,618 |
| Authority: Title 62.1, Chapter 10, Code of Virginia. | | |</p>
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<td>Debt Service for Port Facilities (62607)</td>
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<tr>
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<td>Federal Trust</td>
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Authority: Title 62.1, Chapter 10; Title 33.1, Chapter 1, Code of Virginia.

A. 1. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority refunded bonds issued on October 22, 1996, in the amount of $38,300,000 for the purposes of completing the Phase II Expansion at Norfolk International Terminals and replacing and improving equipment at other port facilities. The debt service on the 2006 refunding bonds is estimated to be $3,118,750 the first year and $1,440,075 the second year and all or a portion of such 2006 refunding bonds may be refunded by the authority pursuant to §62.1-140, Code of Virginia.

2. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority issued Commonwealth Port Fund bonds on April 14, 2005, in the amount of $60,000,000, for the purpose of regrading and reconstruction of Norfolk International Terminals (South), Phase III, land acquisition, and other improvements, Capital Project 407-16644. The debt service on bonds referenced in this paragraph is estimated to be $2,008,856 the first year and $4,033,856 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.

3. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority may issue Commonwealth Port Fund bonds up to the amount of $125,000,000, for the purpose of developing the Craney Island Marine Terminal and creating road and rail access to such terminal, capital project 407-17513. Such bonds may also be used for the purpose of constructing warehouses at a facility owned by the Virginia Port Authority. All or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia. The debt service on the bonds referenced in this paragraph is estimated to be $9,500,000 the first year and $9,500,000 the second year.

It is hereby acknowledged that the Virginia Port Authority issued $57,370,000 of such Commonwealth Port Fund bonds noted in the paragraph above in July 2011 for the purpose of developing the Craney Island Marine Terminal and creating road and rail access to such terminal, capital project 407-17513. The debt service on bonds referenced in this paragraph is estimated to be $2,868,500 the first year and $2,868,500 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.

4. In the event revenues of the Commonwealth Port Fund are insufficient to provide for the debt service on the Virginia Port Authority Commonwealth Port Fund Revenue Bonds authorized by paragraphs A 1, A 2, A 3, and A 4; or any bonds payable from the revenues of the Commonwealth Port Fund, there is hereby appropriated a sum sufficient first from the legally available moneys in the Transportation Trust Fund and then from the general fund to provide for this debt service. Total debt service on the bonds referenced in paragraphs A 1, A 2, A 3, and A 4 is estimated at $29,209,175 the first year and $31,578,591 the second year.

5. Notwithstanding §62.1-140, Code of Virginia, the aggregate principal amount of Commonwealth Port Fund bonds, and including any other long-term commitment that utilizes the Commonwealth Port Fund, shall not exceed $420,000,000.

6. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority issued Commonwealth Port Fund bonds on January 25, 2012 in the amount of $108,015,000 to refund Commonwealth Port Fund bonds originally issued on July 11, 2002. Debt service on bonds referenced in this paragraph is estimated to be $9,057,692 the first year and $9,055,967 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.
7. It is hereby acknowledged that, in accordance with § 61.1-140, Code of Virginia, the Virginia Port Authority issued Commonwealth Port Fund bonds on September 26, 2012 in the amount of $50,025,000 to refund a portion of Commonwealth Port Fund bonds originally issued on April 14, 2005. Debt service on bonds referenced in the paragraph is estimated to be $2,655,377 the first year, and $4,680,193 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.

B.1. In accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority has issued Port Facilities Revenue Bonds, Series 1997, in the amount of $98,065,000 to finance the cost of capital projects for the Virginia Port Authority marine and intermodal terminals. In accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority refunded certain maturities of the bonds in 2007. The debt service on the 2007 refunding bonds is estimated at $6,345,750 the first year and $6,347,500 the second year from special funds and all or a portion of such bonds may be refunded by the authority pursuant to §62.1-140, Code of Virginia. The Virginia Port Authority is authorized to transfer to the Virginia International Terminals Inc. (VIT), from the revenues of the authority's port facilities, funds that are available for the purpose under the Authority's applicable Bond Resolution.

2. In accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority on June 18, 2003, issued additional Port Facilities Revenue bonds in the amount of $55,155,000 to regrade and reconstruct the Norfolk International Terminal (South) backlands (Phase II, capital outlay project 407-16644), and to construct security related facilities at Norfolk International Terminals (North) and Portsmouth Marine Terminal (capital outlay project 407-16961). Total debt service on these bonds referenced in this paragraph is estimated at $688,275 the first year and $688,275 the second year from special funds, and all or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia.

3. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority may issue additional bonds, in an amount of up to $90,000,000, for the purposes of the reconstruction and expansion of Norfolk International Terminals, and other improvements to port facilities (capital outlay project 407-17252). The debt service on these bonds, estimated to be $3,983,188 the first year and $3,983,188 the second year, will be paid from special funds, and all or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia.

4. Prior to the 2006-2008 biennium, the Virginia Port Authority purchased, through their master equipment lease program, equipment at a total cost of $60,163,170 (capital outlay projects 407-16962 and 407-16989). Total debt service on the equipment leases referenced in this paragraph is estimated at $5,389,678 the first year and $2,227,023 the second year from special funds, and such lease purchases may be refunded by the authority.

5. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority is authorized to purchase, through a purchase agreement (master equipment lease program), terminal operating equipment at a total cost of $41,493,035 (capital outlay project 407-16962). Total debt service referenced in this paragraph, including any interim financing issued in anticipation of such program, is estimated at $4,705,242 the first year and $4,705,242 the second year from special funds, and such lease purchases may be refunded by the authority.

6. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority on April 21, 2010, issued Port Facilities Revenue Refunding bonds in an amount of $68,630,000, for the purposes of the reconstruction and expansion of Norfolk International Terminals (NIT), reconstruction and expansion of Portsmouth Marine Terminal (PMT), land acquisitions adjacent to NIT and PMT, and other improvements to port facilities (capital outlay project 407-16644). The debt service on these bonds, estimated to be $3,308,319 the first year and $4,823,319 the second year, will be paid from special funds, and all or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia.

7. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority may issue short-term debt on a revolving basis as interim or anticipation financing in order to cover costs of planning, design, and construction pending the receipt of bond or master equipment lease program proceeds authorized in paragraphs A 4, B 5, and B 6 in an amount not to exceed the authorized amount for the projects. In the aggregate,
the short-term debt shall not exceed $200,000,000 at any point in time and all or a portion of such debt may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia. The debt service, including associated fees, on the short-term debt may be paid, as recommended by the authority and approved by the Board, from the bond or master equipment lease proceeds, special funds, or other revenues or proceeds.

8. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority may issue additional bonds, in an amount up to $105,500,000 for purposes of expanding port terminal capacity (capital outlay project 407-17956). All or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia. The debt service on these bonds, estimated to be $8,500,000 the first year and $8,500,000 the second year, will be paid from special funds.

9. Total debt service paid from special funds for all bonds, lease agreements, and short-term debt noted herein shall not exceed $45,000,000 the first year and $45,000,000 the second year.

10. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority issued Port Facilities Revenue bonds on October 22, 2013, in the amount of $37,945,000 to refund a portion of Port Facilities Revenue bonds originally issued on June 18, 2003 and October 17, 2006. Debt service on bonds referenced in this paragraph is estimated to be $1,172,500 the first year and $1,172,500 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.

11. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority is authorized to purchase, through a purchase agreement (master equipment lease program), terminal operating equipment at a total estimated cost of $37,000,000. Total debt service referenced in this paragraph (including any interim financing issued in anticipation of such program), is estimated at $5,000,000 the first year and $5,000,000 the second year from special funds, and such lease purchases may be refunded by the Authority.

C. In order to remain consistent with the grant of authority as provided in Chapter 10, § 62.1-128 et seq. of the Code of Virginia, the Virginia Port Authority is authorized to maintain independent payroll and nonpayroll disbursement systems and, in connection with such systems, to open and maintain an appropriate account with a qualified public depository. As implementation occurs, these systems and related procedures shall be subject to review and approval by the State Comptroller. The Virginia Port Authority shall continue to provide nonpayroll transaction detail to the State Comptroller through the Commonwealth Accounting and Reporting System.

D. The Secretary of Transportation is hereby authorized to transfer up to $3,100,000 the first year and $3,100,000 the second year from the revenues of the Transportation Trust Fund available for highway construction for advancing the planning and preliminary engineering requirements of dredging the Norfolk Harbor channel to the maximum authorized depth of 55 feet and the Southern Branch of the Elizabeth River to the maximum authorized depth of 45 feet.

455. Financial Assistance for Port Activities (62800).............
Aid to Localities (62801) ........................................................................ $1,000,000 $1,000,000
Payment in Lieu of Taxes (62802)...................................................... $2,182,625 $2,307,625
Fund Sources: General........................................................ $950,000 $950,000
Special............................................................... $1,232,625 $1,357,625
Commonwealth Transportation.............. $1,000,000 $1,000,000

Authority: Title 62.1, Chapter 10, Code of Virginia.

A. Of the amounts in this Item, $950,000 the first year and $950,000 the second year from the general fund is appropriated for service charges to be paid to localities in which the Virginia Port Authority owns tax-exempt real estate. The funds shall be transferred to Item 445 of this act for distribution by the Commonwealth Transportation Board for roadway maintenance activities in the jurisdictions hosting Virginia Port Authority facilities and shall be treated as other Commonwealth Transportation Board payments to localities for highway maintenance. These funds shall not be used for other activities nor shall they supplant other local...
government expenditures for roadway maintenance. These funds shall be distributed to the localities on a pro rata basis in accordance with the formula set out in § 58.1-3403 D, Code of Virginia; however, the proportion of the funds distributed based on cargo traveling through each port facility shall be distributed on a pro rata basis according to twenty-foot equivalent units.

B. Of the amounts in Item 101 A.1., $1,500,000 the first year and $2,000,000 the second year from the general fund shall be deposited in the Port of Virginia Economic and Infrastructure Development Zone Grant Fund, created pursuant to § 62.1-132.3:2, Code of Virginia. The Executive Director of the Virginia Port Authority shall disburse the funding in the form of grants to qualified companies in accordance with the provisions of § 62.1-132.3:2, Code of Virginia.

456. Administrative and Support Services (69900) ................... $75,642,073 $78,969,634
General Management and Direction (69901) ..................... $65,170,961 $68,498,522
Security Services (69923) ................................................... $10,471,112 $10,471,112

Fund Sources: General........................................................ $193 $227
Special......................................................... $74,341,880 $77,669,407
Commonwealth Transportation........................................ $1,300,000 $1,300,000

Authority: Title 62.1, Chapter 10, Code of Virginia.

A. Out of the amounts in this Item, the Executive Director is authorized to expend from special funds amounts not to exceed $37,500 the first year and $37,500 the second year, for entertainment expenses commonly borne by businesses. Further, such expenses shall be recorded separately by the agency.

B. Prior to purchasing airline and hotel accommodations related to overseas travel, the Virginia Port Authority shall provide an itemized list of projected costs for review by the Secretary of Transportation.

Total for Virginia Port Authority.......................................
$168,040,954 $169,791,036

Nongeneral Fund Positions................................................. 146.00 146.00
Position Level ................................................................. 146.00 146.00

Fund Sources: General........................................................ $950,193 $950,227
Special......................................................... $126,584,342 $128,334,390
Commonwealth Transportation........................................ $37,506,419 $37,506,419
Federal Trust......................................................... $3,000,000 $3,000,000

TOTAL FOR OFFICE OF TRANSPORTATION ............
$5,760,950,549 $6,176,071,259

Nongeneral Fund Positions................................................. 9,784.00 9,784.00
Position Level ................................................................. 9,784.00 9,784.00

Fund Sources: General........................................................ $13,154,398 $69,121,540
Special......................................................... $129,928,836 $131,703,132
Commonwealth Transportation........................................ $4,375,337,986 $4,584,421,374
Trust and Agency .................................................. $664,116,589 $773,535,390
Dedicated Special Revenue........................................... $535,004,467 $573,881,550
Federal Trust......................................................... $43,408,273 $43,408,273
OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY

§ 1-128. SECRETARY OF VETERANS AFFAIRS AND HOMELAND SECURITY (454)

457. Disaster Planning and Operations (72200) $1,588,218 $1,579,715

Emergency Planning (72205) $1,588,218 $1,579,715

Fund Sources: General $699,823 $691,320

Federal Trust $888,395 $888,395

Authority: Title 2.2, Chapter 3.1, Code of Virginia.

Included in this Item is $200,000 the first year and $190,000 the second year from the general fund for the grant match required for an Office of Economic Adjustment (OEA) grants.

458. Economic Development Services (53400) $3,138,400 $0

Financial Assistance for Economic Development (53410) $3,138,400 $0

Fund Sources: Dedicated Special Revenue $3,138,400 $0

Authority: Discretionary Inclusion

A.1. In accordance with Chapter 653 of the 2008 Virginia Acts of Assembly, this item includes the Commonwealth’s contribution to addressing the encroachment upon the United States Navy Master Jet Base and an auxiliary landing field used in connection with flight operations arising from such Master Jet Base. The Commonwealth’s contribution consists of $3,138,400 from nongeneral funds provided in this item.

2. The Commonwealth’s contribution shall be only expensed for purchasing property or development rights and to otherwise convert such property to an appropriate compatible use and to prohibit new uses or development deemed incompatible with air operations at such facilities as established under Chapter 653.

3. Of the total amount provided by the Commonwealth, $2,092,267 shall be initially allocated to the locality in which the Master Jet Base is located and $1,046,133 shall be initially allocated to the locality in which the auxiliary landing field for the Master Jet Base is located. Should either locality advise the Secretary of Veterans Affairs and Homeland Security and the Secretary of Finance that it will be unable to use all of its allocated amount during the term of the grant, then the portion that will not be used may be re-allocated to the other locality upon written application for such request to the Secretary of Veterans Affairs and Homeland Security.

B.1. The Secretary of Veterans Affairs and Homeland Security shall develop an annual grant application which shall include, at a minimum, requirements for the Grantee to (1) report expenditures each quarter, (2) retain all invoices, bills, receipts, cancelled checks, proof of payment and similar documentation to substantiate expenditures of grant funding, (3) provide a 50 percent cash match from non-state funds, (4) return excess state grant funding within thirty (30) days after the term of the grant expires, and (5) return to the Commonwealth half of all proceeds received by the grantee from the sale of any properties acquired using grant funds pursuant to Chapter 653 of the 2008 Acts of Assembly or Chapter 266 of the 2006 Virginia Acts of Assembly.

2. Prior to the distribution of any funds, any grantee seeking funding under this Item shall submit a grant application to the Secretary of Veterans Affairs and Homeland Security for consideration.

3. Payments to grantees shall be made in equal quarterly installments. After the initial payment, the Secretary of Veterans Affairs and Homeland Security shall make additional quarterly payments to the grantee based on the quarterly expenditure reports. In making subsequent payments, the Secretary shall ensure the grantee’s match funding is being expensed at the appropriate rate and adjust state quarterly payments, as appropriate, to account for any surplus state funding not yet spent from previous quarterly payments.
4. Notwithstanding the provisions of paragraph 3. above, the Secretary of Veterans Affairs and Homeland Security may approve a request by the grantee for additional state funding in a particular quarterly payment if supporting documentation is provided.

5. The Secretary of Veterans Affairs and Homeland Security may extend the term of the FY 2014 grant to June 30, 2015, if in the Secretary’s opinion such extension is warranted to meet the purposes of this appropriation.

C. The Commonwealth shall have the right to make inspections and copies of the books and records of the grantees at any time. The grantees shall undergo an audit for the grant period and provide a copy of the audit report to the Secretary of Veterans Affairs and Homeland Security.

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<td>FY2015</td>
</tr>
<tr>
<td>Total for Secretary of Veterans Affairs and Homeland Security</td>
<td>$4,726,618</td>
</tr>
<tr>
<td>General Fund Positions</td>
<td>6.00</td>
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<tr>
<td>Nongeneral Fund Positions</td>
<td>3.00</td>
</tr>
<tr>
<td>Position Level</td>
<td>9.00</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$699,823</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$3,138,400</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$888,395</td>
</tr>
</tbody>
</table>

§ 1-129. DEPARTMENT OF VETERANS SERVICES (912)

459. Higher Education Student Financial Assistance (10800)........ $708,562 $708,562
    Education Program Certification for Veterans (10814)......... $708,562 $708,562
    Fund Sources: Federal Trust ....................................... $708,562 $708,562
    Authority: Title 2.2, Chapters 20, 24, 26, and 27, Code of Virginia.

460. State Health Services (43000)................................. $44,094,638 $43,894,638
    Veterans Care Center Operations (43013) ....................... $44,094,638 $43,894,638
    Fund Sources: Special ............................................... $29,735,526 $29,535,526
    Dedicated Special Revenue ....................................... $70,000 $70,000
    Federal Trust ....................................................... $14,289,112 $14,289,112

461. Veterans Benefit Services (46700)............................. $8,782,763 $8,793,390
    Case Management Services for Veterans Benefits (46701) ....... $5,235,886 $5,235,886
    Veteran and Wounded Warrior Support Services (46702) ......... $3,546,877 $3,557,504
    Fund Sources: General ............................................. $7,604,463 $7,615,090
    Special ................................................................. $25,000 $25,000
    Dedicated Special Revenue ....................................... $375,000 $375,000
    Federal Trust ....................................................... $778,300 $778,300
    Authority: Title 2.2, Chapters 20, 24, 26, and 27, Code of Virginia.

A. Notwithstanding § 23-7.4:1, Code of Virginia, the department shall provide the State Council of Higher Education for Virginia the information these schools need to administer the Virginia Military Survivors and Dependent Education Program. The department shall retain the responsibility to certify the eligibility of those who apply for financial aid under this program.

B. No child may receive the education benefits provided by § 23-7.4:1, Code of Virginia, and funded by this or similar state appropriations, for more than four years or its equivalent.
C. Out of the amounts appropriated for this Item, $150,000 the first year and $150,000 the second year from the general fund is provided for the licensing fees associated with an automated claims processing system for the submission of veterans' benefit claims.

D. Out of this appropriation, $30,000 the first year and $30,000 the second year from the general fund is appropriated to permit up to 20 benefit claims agents per year to attend training courses offered by national veterans service organizations. Up to 10 benefit claims agents per year shall attend national training courses offered by the American Legion and up to 10 benefit claims agents shall attend national training courses offered by the Veterans of Foreign Wars.

E. Out of this appropriation, up to $300,000 the first year and $300,000 the second year from the general fund shall be provided for training and equipment purchases to support the Virginia Values Veterans Program. The Department of Veterans Services shall develop program guidelines to ensure that the funding mechanism effectively attracts maximum participation of firms to increase the number of veterans hired. Such funds may be used by companies hiring returning or disabled military veterans for new full-time jobs located in the Commonwealth that pay an annual salary of at least $30,000 and for which the returning or disabled military veteran is employed continuously throughout the year. A full-time job is defined as a minimum of either 35 hours per week for at least 48 weeks or 1,680 hours per year.

F. Included in the appropriation for this Item is $264,218 the first year and $264,218 the second year from the general fund to address the increased demand for services to veterans and their families provided by the Virginia Wounded Warrior Program.

G. The Department of Veterans Services shall assess the feasibility of expanding the number of field offices in locations where office space and other support services might be contributed on a cooperative basis through local governments, the Virginia Employment Commission, the Virginia Community College System, or other public or private entities, in order to encourage the most cost-effective delivery of benefits services to veterans in conjunction with other essential services. The Department shall provide a report on such opportunities to the Secretary of Veterans and Military Affairs and the Chairmen of the Senate Finance and House Appropriations Committees by December 1, 2014.

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**Historic and Commemorative Attraction Management**

<table>
<thead>
<tr>
<th>Item</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>50200</td>
<td>$2,650,812</td>
<td>$2,650,812</td>
</tr>
<tr>
<td>50206</td>
<td>$1,837,004</td>
<td>$1,837,004</td>
</tr>
<tr>
<td>50209</td>
<td>$813,808</td>
<td>$813,808</td>
</tr>
</tbody>
</table>

**Fund Sources:**
- General: $1,902,346, $1,902,346
- Special: $198,466, $198,466
- Dedicated Special Revenue: $5,000, $5,000
- Federal Trust: $545,000, $545,000

Authority: Title 2.2, Chapters 20, 24, 26, and 27, Code of Virginia.

The Department of General Services shall continue to provide routine building and grounds maintenance for the Virginia War Memorial as part of services provided under the seat of government rental plan.

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**Administrative and Support Services (49900)**

<table>
<thead>
<tr>
<th>Item</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>49901</td>
<td>$1,979,790</td>
<td>$1,927,473</td>
</tr>
</tbody>
</table>

**Fund Sources:**
- General: $1,566,588, $1,492,461
- Special: $353,202, $375,012
- Dedicated Special Revenue: $60,000, $60,000

Authority: Title 2.2, Chapters 20, 24, 26, 27, Code of Virginia.

Out of this appropriation, $77,574 the first year and $77,574 the second year from the general fund is continued for the ongoing financing costs of purchasing a generator for the Salem Veterans Care Center through the state's master equipment lease purchase program.
### ITEM 463.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
<tr>
<td></td>
<td>First Year FY2016</td>
</tr>
<tr>
<td>Total for Department of Veterans Services</td>
<td>$58,216,565</td>
</tr>
<tr>
<td>General Fund Positions</td>
<td>113.00</td>
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<tr>
<td>Nongeneral Fund Positions</td>
<td>563.00</td>
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<tr>
<td>Position Level</td>
<td>676.00</td>
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<tr>
<td>Fund Sources: General</td>
<td>$11,073,397</td>
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<tr>
<td>Special</td>
<td>$30,312,194</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$510,000</td>
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<td>Federal Trust</td>
<td>$16,320,974</td>
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<tr>
<td>TOTAL FOR OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY</td>
<td>$62,943,183</td>
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<tr>
<td>General Fund Positions</td>
<td>119.00</td>
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<td>Nongeneral Fund Positions</td>
<td>566.00</td>
</tr>
<tr>
<td>Position Level</td>
<td>685.00</td>
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<tr>
<td>Fund Sources: General</td>
<td>$11,773,220</td>
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<tr>
<td>Special</td>
<td>$30,312,194</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$3,648,400</td>
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<tr>
<td>Federal Trust</td>
<td>$17,209,369</td>
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</tbody>
</table>
### CENTRAL APPROPRIATIONS

#### § 1-130. CENTRAL APPROPRIATIONS (995)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td><strong>FY2015</strong></td>
<td><strong>FY2016</strong></td>
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<tr>
<td><strong>CENTRAL APPROPRIATIONS</strong></td>
<td></td>
</tr>
<tr>
<td><strong>§ 1-130. CENTRAL APPROPRIATIONS (995)</strong></td>
<td></td>
</tr>
</tbody>
</table>

464. Omitted.

464.10. In-State Undergraduate Seats (10900)................................. $5,085,330 $5,108,493
In-State Undergraduate Seats (10901)................................. $5,085,330 $5,108,493

Fund Sources: General........................................................ $5,085,330 $5,108,493

A. Out of this appropriation, $3,100,000 each year from the general fund is designated to complete the increase in access for in-state undergraduate students begun in the 2011 Session. The Director, Department of Planning and Budget shall allocate the funds each year as detailed below.

#### Institution

<table>
<thead>
<tr>
<th>Annual Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>College of William and Mary</td>
</tr>
<tr>
<td>University of Virginia</td>
</tr>
<tr>
<td>James Madison University</td>
</tr>
<tr>
<td>Virginia Tech</td>
</tr>
</tbody>
</table>

B. Out of this appropriation, $1,985,330 the first year and $2,008,493 the second year from the general fund is designated for operations and maintenance support. The Director, Department of Planning and Budget shall allocate the funds each year as detailed below.

#### Institution

<table>
<thead>
<tr>
<th>FY 2015 Amount</th>
<th>FY 2016 Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>New College Institute</td>
<td>$440,037</td>
</tr>
<tr>
<td>Southwest Virginia Higher Education Center</td>
<td>$95,327</td>
</tr>
<tr>
<td>Southern Virginia Higher Education Center</td>
<td>$150,000</td>
</tr>
<tr>
<td>Roanoke Higher Education Authority</td>
<td>$150,000</td>
</tr>
<tr>
<td>Virginia Tech Extension</td>
<td>$1,149,966</td>
</tr>
</tbody>
</table>

465. Revenue Administration Services (73200)................................. a sum sufficient

Designated Refunds for Taxes and Fees (73215)............................... a sum sufficient

Fund Sources: General........................................................ a sum sufficient

Authority: Discretionary Inclusion.

A. There is hereby appropriated from the affected funds in the state treasury, for refunds of taxes and fees, and the interest thereon, in accordance with law, a sum sufficient.

B. There is hereby appropriated from the affected funds in the state treasury for, (1) refunds of previously paid taxes imposed by the Commonwealth at 100 percent of face value up to the amount of the coalfield employment enhancement tax credit authorized by § 58.1-439.2, Code of Virginia, (2) refunds of any remaining credit at 90 percent of face value for credits earned in taxable years beginning before January 1, 2002, and 85 percent of face value for credits earned in taxable years beginning on and after January 1, 2002, and (3) payment of the remaining 10 or 15 percent credit to the Coalfields Economic Development Authority, a sum sufficient.

C. Pursuant to § 2.2-1825, Code of Virginia, and notwithstanding § 59.1-479 et seq., Code of Virginia, beginning January 1, 2013, the State Comptroller shall issue individual income tax refunds only through debit cards, direct deposits, or other electronic means unless the Tax Commissioner determines that a check is more appropriate for a transaction or class of transactions.
ITEM 466.

Distribution of Tobacco Settlement (74500)
  a sum sufficient, estimated at ........................................ $119,423,439 $119,327,905
Payments to Tobacco Producers and Tobacco Growing Communities (74501) ......................................................... $110,000,000 $110,000,000
Payments for Tobacco Usage Prevention (74502) ...................... $9,423,439 $9,327,905
Fund Sources: Trust and Agency ....................................... $119,423,439 $119,327,905

Authority: Title 3.2, Chapters 42 and 46, and Title 32.1, Chapter 14, Code of Virginia.

A.1. There is hereby appropriated a sum sufficient estimated at $110,000,000 the first year and $110,000,000 the second year from nongeneral funds for expenditures of securitized proceeds and earnings up to the amount transferred from the endowment to the Tobacco Indemnification and Community Revitalization Fund in accordance with § 3.2-3104, Code of Virginia. Such expenditures shall be made pursuant to § 3.2-3108, Code of Virginia.

2. From the amount deposited into the Tobacco Indemnification and Community Revitalization Fund pursuant to § 3.2-3106, Code of Virginia, shall be paid 50 percent of the costs associated with the diligent enforcement of the non-participating manufacturer statute of the 1998 Tobacco Master Settlement Agreement, § 3.2-4201, Code of Virginia, and Item 56, Paragraph B of this act. These costs shall be paid pursuant to the transfer to the general fund directed by § 3-1.01, Paragraph N.1, of this act.

B.1. Notwithstanding the provisions of §§ 32.1-354, 32.1-360 and 32.1-361.1, Code of Virginia, the State Comptroller shall deposit 8.5 percent of the Commonwealth’s Allocation pursuant to the Master Settlement Agreement with tobacco product manufacturers to the Virginia Tobacco Settlement Fund. There is hereby appropriated a sum sufficient estimated at $9,423,439 the first year and $9,327,905 the second year from available balances in the fund for the purposes set forth in § 32.1-361, Code of Virginia. No less than $1,000,000 the first year and $1,000,000 the second year shall be allocated for obesity prevention activities.

2. From the amount deposited into the Virginia Tobacco Settlement Fund shall be paid 8.5 percent of the costs associated with the diligent enforcement of the non-participating manufacturer statute of the 1998 Tobacco Master Settlement Agreement, § 3.2-4201, Code of Virginia, and Item 56, Paragraph B, of this act. These costs shall be paid pursuant to the transfer to the general fund directed by § 3-1.01, Paragraph N.2, of this act.

3. Beginning November 1, 2010, and each year thereafter, the Director, Virginia Healthy Youth Foundation, shall report to the Chairmen of the House Appropriations and Senate Finance Committees on funding provided to community-based organizations for obesity prevention activities pursuant to § 32.1-355, Code of Virginia.

C. The amounts deposited by the State Comptroller pursuant to paragraph B.1. of this Item shall be included in the general fund revenue calculations for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia.

ITEM 467.

Compensation and Benefit Adjustments (75700) .......................... $100,997,810 $135,673,760
Adjustments to Employee Compensation (75701) ........................ $0 $0
Adjustments to Employee Benefits (75702) .............................. $100,997,810 $135,673,760
Fund Sources: General ....................................................... $100,997,810 $135,673,760

Authority: Discretionary Inclusion.

A. Transfers to or from this Item may be made to decrease or supplement general fund appropriations to state agencies for:

1. Adjustments to base rates of pay;

2. Adjustments to rates of pay for budgeted overtime of salaried employees;

3. Salary changes for positions with salaries listed elsewhere in this act;
ITEM 467.

4. Salary changes for locally elected constitutional officers and their employees;

5. Employer costs of employee benefit programs when required by salary-based pay adjustments;

6. Salary changes for local employees supported by the Commonwealth, other than those funded through appropriations to the Department of Education; and

7. Adjustments to the cost of employee benefits to include but not limited to health insurance premiums and retirement and related contribution rates.

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.

C. Except as provided for elsewhere in this Item, agencies supported in whole or in part by nongeneral fund sources, shall pay the proportionate share of changes in salaries and benefits as required by this Item, subject to the rules and regulations prescribed by the appointing or governing authority of such agencies. Nongeneral fund revenues and balances required for this purpose are hereby appropriated.

D. Any supplemental salary payment to a state employee or class of state employees by a local governing body shall be governed by a written agreement between the agency head of the employee or class of employees receiving the supplement and the chief executive officer of the local governing body. Such agreement shall also be reviewed and approved by the Director of the State Department of Human Resource Management. At a minimum, the agreement shall specify the percent of state salary or fixed amount of the supplement, the resultant total salary of the employee or class of employees, the frequency and method of 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 supplement shall not subject employees to any personnel or payroll rules and practices other than those promulgated by the State Department of Human Resource Management.

E. The Governor is hereby authorized to transfer funds from agency appropriations to the accounts of participating state employees in such amounts as may be necessary to match the contributions of the qualified participating employees, consistent with the requirements of the Code of Virginia governing the deferred compensation cash match program. Such transfers shall be made consistent with the following:

1. The maximum cash match provided to eligible employees shall not be less than $20.00 per pay period, or $40.00 per month, in each year of the biennium. The Governor may direct the agencies of the Commonwealth to utilize funds contained within their existing appropriations to meet these requirements.

2. The Governor may direct agencies supported in whole or in part with nongeneral funds to utilize existing agency appropriations to meet these requirements. Such nongeneral revenues and balances are hereby appropriated for this purpose, subject to the provisions of § 4-2.01 b of this act. The use of such nongeneral funds shall be consistent with any existing conditions and restrictions otherwise placed upon such nongeneral funds.

4. The procurement of services related to the implementation of this program shall be governed by standards set forth in § 51.1-124.30 C, Code of Virginia, and shall not be subject to the provisions of Chapter 7 (§ 11-35 et seq.), Title 11, Code of Virginia.

F. The Secretary of Administration, in conjunction with the Secretary of Finance, may establish a program that allows for the sharing of cost savings from improved productivity, efficiency, and performance with agencies and employees. Such gain sharing programs require a management philosophy of open communication encouraging employee participation; a system which seeks, evaluates and implements employee input on increasing productivity; and a formula for measuring productivity gains and sharing these gains between employees and the
### G.1.

Out of the appropriation for this Item, amounts estimated at $24,584,583 the first year and $59,260,533 the second year from the general fund shall be transferred to state agencies and institutions of higher education to support the general fund portion of costs associated with changes in the employer's share of premiums paid for the Commonwealth's health benefit plans.

2. Out of the amounts included in subparagraph 1 of this paragraph, $327,646 the first year and $341,891 the second year from the general fund shall be transferred to the University of Virginia to cover the state share of the increases in employer premiums for state employees participating in the University of Virginia’s health care plan.

3. Notwithstanding any contrary provision of law, the health benefit plans for state employees resulting from the additional funding in this Item shall allow for a portion of employee medical premiums to be charged to employees.

4. The Department of Human Resource Management shall explore options within the health insurance plan for state employees to promote value-based health choices aimed at creating greater employee satisfaction with lower overall health care costs. It is the General Assembly’s intent that any savings associated with this employee health care initiative be retained and used towards funding state employee salary or fringe benefit cost increases.

5. Notwithstanding any other provision of law, it shall be the sole responsibility and authority of the Department of Human Resource Management to establish and enforce employer contribution rates for any health insurance plan established pursuant to §2.2-2818, Code of Virginia.

6. The Department of Human Resource Management is prohibited from establishing a retail maintenance network for maintenance drugs that includes penalties for non-use of the retail maintenance network.

### H.1.

1. Contribution rates paid to the Virginia Retirement System for the retirement benefits of 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 on a valuation of retirement assets and liabilities that are consistent with the provisions of Chapters 701 and 823, Acts of Assembly of 2012.

2. Retirement contribution rates for the first year and the second year, excluding the five percent employee portion, shall be: 14.50 percent for public school teachers, 12.33 percent for state employees, 25.82 percent for state police officers, 17.67 percent for the Virginia Law Officers Retirement System, and 51.66 percent for the Judicial Retirement System. These rates include both the regular contribution rate and the rate calculated by the Virginia Retirement System actuary for the 10-year payback of the retirement contribution payments deferred for the 2010-12 biennium.

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

4. Out of the general fund appropriation for this Item is included $72,159,917 the first year and $72,159,917 the second year to support the general fund portion of the net costs resulting from changes in employer contributions for state employee retirement as provided for in this paragraph.

b. Out of the amounts included in subparagraph 4.a of this paragraph, $23,374,502 the first year and $23,374,502 the second year is included for the 10-year payback of the retirement contribution payments deferred for the 2010-12 biennium.

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 higher of: a) the contribution rate in effect for FY 2012, or b) seventy percent of the results of the June 30, 2011 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2012-14 biennium, eighty percent of the results of the June 30, 2013 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2014-16 biennium, ninety percent of the results of the June 30, 2015 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2016-18 biennium, one-hundred percent of the results of the June 30, 2017 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2018-20 biennium.

2. Rates paid to the VRS 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 may, at each participating employers option, 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.

3. Every participating employer must certify to the board of the Virginia Retirement System by resolution adopted by its local governing body that it: has reviewed and understands the information provided by the Virginia Retirement System outlining the potential future fiscal implications of electing or not electing to utilize the employer contribution rates certified by the Virginia Retirement System Board of Trustees, as provided for in paragraph I.2.

4. Prior to electing to utilize the employer contribution rates certified by the Virginia Retirement System Board of Trustees, as authorized in paragraph I.2, local public school divisions must receive the concurrence of the local governing body. Such concurrence must be documented by a resolution of the governing body.

5. The board of the Virginia Retirement System shall provide all employers participating in the Virginia Retirement System with a summary of the implications inherent in the use of the employer contribution rates certified by the Virginia Retirement System (VRS) Board of Trustees set out in paragraph K.2, and the alternate employer contribution rates set out in paragraph I.1

J.1. The Virginia Retirement System Board of Trustees shall account for the employer retirement contribution payments deferred for the 2010-2012 biennium based on limiting employer retirement contributions to the Virginia Retirement System to the actuarial normal cost. In setting the employer retirement contribution rates for subsequent biennia, the board shall calculate a separate, supplemental employer contribution rate that will amortize such deferred payments over a period of ten years using the board's assumed long-term rate of return. The Governor shall include funds to support payment of such board-approved, supplemental employer contribution rates in the budget submitted to the General Assembly.

2. For purposes of setting rates for the 2014-16 biennium, and future biennia, the board shall treat any lump-sum deposits into the retirement system as an expedited repayment of the 2010-2012 deferred contributions for the appropriate system. Should these deposits exceed the remaining amounts owed for the deferred contributions, the balance shall remain in these specific systems to address the overall unfunded liability.

K.1. Contribution rates paid to the Virginia Retirement System for other employee benefits to include the public employee group life insurance program, the Virginia Sickness and Disability Program, the state employee retiree health insurance credit, and the public school teacher retiree health insurance credit, shall be set at 90 percent of the rate based on a valuation of assets and liabilities that assume an investment return of seven percent and an amortization period of 30 years.
2. Contribution rates paid on behalf of public employees for other programs administered by the Virginia Retirement System in the first year and the second year shall be: 1.19 percent for the state employee group life insurance program, 0.48 percent for the employer share of the public school teacher group life insurance program, 1.05 percent for the state employee retiree health insurance credit, and 1.06 percent for the public school teacher retiree health insurance credit. The contribution rate paid on behalf of public employees for the Virginia Sickness and Disability Program shall be 0.66 percent of covered payroll. Funding for the Virginia Sickness and Disability Program is calculated on a rate of 0.56 percent of total payroll.

3. Out of the general fund appropriation for this Item is included $3,083,637 the first year and $3,083,637 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.

4. Out of the general fund appropriation for this Item is included $1,169,673 the first year and $1,169,673 the second year to support the general fund portion of the net costs resulting from changes in the retiree health insurance credit contributions 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.

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

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

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

M. 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.

1.a. "Involuntary separation" includes, but is not limited to, terminations and layoffs from employment with the employer, or being placed on leave without pay-layoff or equivalent status, due to budget reductions, employer reorganizations, workforce downsizings, or other causes not related to the job performance or misconduct of the employee, but shall not include voluntary resignations. As used in this paragraph, a "terminated employee" shall mean an employee who is involuntarily separated from employment with his employer.

b. The governing authority of a city, county, school division or other political subdivision electing to cover its employees under the provisions of this paragraph shall adopt a resolution, as prescribed by the Board of Trustees of the Virginia Retirement System, to that effect. An election by a school division shall be evidenced by a resolution approved by the Board of such school division and its local governing authority.

2.a. Any (i) "eligible employee" as defined in § 51.1-132, (ii) "teacher" as defined in § 51.1-124.3, and (iii) any "local officer" as defined in § 51.1.124.3 except for the treasurer, commissioner of the revenue, attorney for the Commonwealth, clerk of a circuit court, or sheriff of any county or city, and (a) for whom reemployment with his employer is not possible because there is no available position for which the employee is qualified or the
item Appropriations($) 
<table>
<thead>
<tr>
<th>First Year</th>
<th>Second Year</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
</table>

position offered to the employee requires relocation or a reduction in salary and (b) whose involuntary separation was due to causes other than job performance or misconduct, shall be eligible, under the conditions specified, for the transitional severance benefit conferred by this paragraph. The date of involuntary separation shall mean the date an employee was terminated from employment or placed on leave without pay-layoff or equivalent status.

b. Eligibility shall commence on the date of involuntary separation.

3.a. On his date of involuntary separation, an eligible employee with (i) two years' service or less to the employer shall be entitled to receive a transitional severance benefit equivalent to four weeks of salary; (ii) three years through and including nine years of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to four weeks of salary plus one additional week of salary for every year of service over two years; (iii) ten years through and including fourteen years of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to twelve weeks of salary plus two additional weeks of salary for every year of service over nine years; or (iv) fifteen years or more of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to two weeks of salary for every year of service, not to exceed thirty-six weeks of salary.

b. Transitional severance benefits shall be computed by the terminating employer’s payroll department. Partial years of service shall be rounded up to the next highest year of service.

c. Transitional severance benefits shall be paid by the employer in the same manner as normal salary. In accordance with § 60.2-229, transitional severance benefits shall be allocated to the date of involuntary separation. The right of any employee who receives a transitional severance benefit to also receive unemployment compensation pursuant to § 60.2-100 et seq. shall not be denied, abridged, or modified in any way due to receipt of the transitional severance benefit; however, any employee who is entitled to unemployment compensation shall have his transitional severance benefit reduced by the amount of such unemployment compensation. Any offset to a terminated employee's transitional severance benefit due to reductions for unemployment compensation shall be paid in one lump sum at the time the last transitional severance benefit payment is made.

d. For twelve months after the employee's date of involuntary separation, the employee shall continue to be covered under the (i) health insurance plan administered by the employer for its employees, if he participated in such plan prior to his date of involuntary separation, and (ii) group life insurance plan administered by the Virginia Retirement System pursuant to Chapter 5 (§ 51.1-500 et seq.) of Title 51.1, or such other group life insurance plan as may be administered by the employer. During such twelve months, the terminating employer shall continue to pay its share of the terminated employee's premiums. Upon expiration of such twelve month period, the terminated employee shall be eligible to purchase continuing health insurance coverage under COBRA.

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

f. All transitional severance benefits payable pursuant to this section shall be subject to applicable federal laws and regulations.

4.a. In lieu of the transitional severance benefit provided in subparagraph 3 of this paragraph, any otherwise eligible employee who, on the date of involuntary separation, is also (i) a vested member of the Virginia Retirement System, including a member eligible for the benefits described in subsection B of § 51.1-138, and (ii) at least fifty years of age, may elect to have the employer purchase on his behalf years to be credited to either his age or creditable service or a combination of age and creditable service, except that any years of credit purchased on behalf of a member of the Virginia Retirement System, including a member eligible for the benefits described in subsection B of § 51.1-138, who is eligible for unreduced retirement shall be added to his creditable service and not his age. The cost of each year of age or creditable service purchased by the employer shall be equal to fifteen percent of the employee's present annual compensation. The number of years of age or creditable service to be purchased by the employer shall be equal to the quotient obtained by dividing (i) the cash 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 shall be rounded up to the next highest year. Deferred retirement under the provisions of subsection C of §§ 51.1-153 and 51.1-205, and disability retirement under the provisions of § 51.1-156 et seq., shall not be available under this paragraph.

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.

N. 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.

468. Payments for Special or Unanticipated Expenditures

<table>
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<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<td>Miscellaneou ....</td>
<td>$481,800,000</td>
<td>$364,300,000</td>
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<tr>
<td>Undistributed Support</td>
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<td>$32,118,726</td>
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<td>Fund Sources: General</td>
<td>$491,717,707</td>
<td>$396,418,726</td>
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</table>

Authority: Discretionary Inclusion.

A. The Governor is hereby authorized to allocate sums from this appropriation, in addition to an amount not to exceed $2,000,000 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.

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.

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.
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.

a. Agencies in the Legislative and Judicial Departments;

b. The State Corporation Commission, the Virginia Workers' Compensation Commission, the Virginia Retirement System, the State Lottery Department, Virginia College Savings Plan, and the Virginia Office for Protection and Advocacy;

c. The Office of the Attorney General and the Department of Law; and

d. State-supported institutions of higher education.

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.

D. Out of the appropriation for this item is included $1,500,000 the first year and $1,500,000 the second year from the general fund to be used by the Governor as he may determine to be needed for the following purposes:

1. To address the six conditions listed in § 4-1.03 c 5 of this act.

2. To provide for unbudgeted and unavoidable increases in costs to state agencies for essential commodities and services which cannot be absorbed within agency appropriations to include unbudgeted benefits associated with Workforce Transition Act requirements.

3. To secure federal funds in the event that additional matching funds are needed for Virginia to participate in the federal Superfund program.

4. To make additional payments to public institutions of higher education pursuant to Item 464 of this Act, up to a maximum of $1,000,000, in the event that amounts appropriated for that purpose are insufficient.

5. To provide a payment of up to $100,000 to the Military Order of the Purple Heart, for the continued operation of the National Purple Heart Hall of Honor, provided that at least half of other states have made similar grants.

6. 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 Governor's Opportunity Fund for the unanticipated purposes set forth in paragraph D.1. through paragraph D.5. of this Item.

7. 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.

8. 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.

E. Included in this appropriation is $300,000 the first year and $300,000 the second year from the general fund to pay for private legal services and the general fund share of unbudgeted costs for enforcement of the 1998 Tobacco Master Settlement Agreement. Transfers for private legal services shall be made by the Director, Department of Planning and Budget upon prior
written authorization of the Governor or the Attorney General, pursuant to § 2.2-510, Code of Virginia or Item 56, Paragraph D of this act. Transfers for enforcement of the Master Settlement Agreement shall be made by the Director, Department of Planning and Budget at the request of the Attorney General, pursuant to Item 56, 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.1.a. The Federal Action Contingency Trust (FACT) Fund will have a balance estimated at $5,998,093 from the amounts appropriated in Item 470 K.1 of Chapter 2, 2012 Special Session I. This balance is hereby appropriated for the following purposes:

b. Up to $1,199,495 the first year and $436,998 the second year from the FACT Fund shall be provided to the Virginia Polytechnic Institute and State University for unmanned aircraft systems research and development.

c. The Director, Department of Planning and Budget shall revert the first year the undesignated and unobligated balances of the FACT Fund, estimated at $4,361,600, to the General Fund.

2. There is hereby created an advisory commission to provide advice to the Governor concerning the use of the Federal Action Contingency Trust (FACT) Fund. The FACT Fund Advisory Commission is established as an advisory commission in the legislative branch and shall consist of 10 members, including the Chairman of the House Appropriations Committee and four members of the House Appropriations Committee selected by the chairman, the Chairman of the Senate Finance Committee and four members of the Senate Finance Committee selected by the chairman. The secretaries of Commerce and Trade, Health and Human Resources and Finance shall also be available to provide technical assistance to the advisory commission.

3. Prior to the distribution of any funds from the Federal Action Contingency Trust (FACT) Fund, The FACT Fund Advisory Commission shall review all prospective uses of the FACT Fund and recommend approval or denial of such uses to the Governor. The Governor shall also notify the chairmen of the Senate Finance Committee and the House Appropriations Committee in writing within ten days concerning his decision to distribute money from the FACT reserve.

H. Out of this appropriation, up to $1,000,000 the first year from the general fund is provided to reimburse the Department of General Services for the costs incurred to relocate the Department of Small Business and Supplier Diversity from private-leased space to a state-owned facility.

I.1. Out of this appropriation, $2,000,000 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. Of this amount, $1,000,000 shall be used for improvements to the Slave Trail, and $1,000,000 for costs associated with Lumpkin's Pavilion.

2. Prior to the receipt of state funds for the purpose set out in paragraph I.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.

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.
4. State funding appropriated in paragraph I.1 and future appropriations considered in paragraph I.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 I.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 I.1 above.

7. The Department of General Services shall act as the fiscal agent for these funds. The director shall oversee the expenditure of state appropriations to ensure that payments to the City of Richmond are made consistent with the purposes set out in paragraphs I.1 and I.4. The Director, Department of Planning and Budget, is authorized to transfer these 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.

J. From the amounts included in this item, there is appropriated $480,000,000 in the first year and $362,500,000 in the second year from the general fund to an Appropriated Revenue Reserve Fund. The Comptroller shall maintain this fund, from which no warrants shall be drawn. The Governor shall submit a plan to the chairman of the Senate Committee on Finance and the chairs of the Finance and Appropriations Committees of the House of Delegates for the use of the funds to address any revenue shortfall in the event that the Comptroller certifies by December 17, 2014 that a revised revenue forecast is required pursuant to § 2.2-1503.3 of the Code of Virginia based on FY 2014 revenues and a revenue reforecast is performed pursuant to § 2.2-1503, Code of Virginia.

K. From the amounts included in this Item, there is appropriated $20,000,000 in the second year from the general fund to a Higher Education Revenue Reserve Fund.

L.1. Notwithstanding the provisions of §§ 16.1-69.6:1 or 17.1-507, Code of Virginia, the total number of authorized judges in each judicial district or circuit shall be reduced by a number equal to the number of judges retiring, dying or resigning from that district or circuit for any authorized judgeship which was vacant or became vacant on or after July 1, 2014, and before July 1, 2016, effective upon the resignation, death or retirement date of each such judge, and by the number of individual judgeships newly created pursuant to Chapter 812 and Chapter 822 of the 2014 Acts of Assembly, unless the individual judgeship is specifically authorized in this paragraph or unless the judgeship is elected in a special session of the 2014 General Assembly.

2. Effective July 1, 2014, the provisions of this item shall not apply to any authorized judgeship in which the vacancy occurred as a result of a judge being appointed to a judgeship on another Virginia court, except in those instances when the newly vacant judgeship was abolished pursuant to Chapter 812 and Chapter 822 of the 2014 Acts of Assembly, provided such appointment is to another authorized judgeship which is funded as provided herein or by existing law.

3. Included in this appropriation is $8,917,707 the first year and $10,118,726 the second year from the general fund to fund vacant or newly created judgeships authorized in this Item or elected during a special session of the 2014 General Assembly.

4. The Director of the Department of Planning and Budget is authorized to transfer appropriation included in this Item to Items 39, 40 and 41, as needed to effectuate the filling of judgeships as authorized in this paragraph or as elected in a special session of the 2014 General Assembly.

5. The State Comptroller shall revert to the general fund savings that are realized as a result of vacant judgeships. The reversion is estimated to be $1,000,000 on or before June 30, 2015 and $1,000,000 on or before June 30, 2016.
469. A. The Oil Overcharge Expendable Trust Fund shall be established on the books of the Comptroller and the interest earned by investment of funds credited to the Oil Overcharge Expendable Trust Fund shall be allocated to such fund periodically. This fund represents the Commonwealth's proportionate share of the recoveries from the Exxon Corporation, Diamond Shamrock Refining and Marketing Company, Stripper Well and the Texaco Corporation litigations, for petroleum pricing violations between 1973 and 1981.

B.1. Any expenditure involving oil overcharges by the Exxon Corporation shall be utilized according to regulations and procedures of the five state energy conservation and benefits programs specified in the Warner Amendment (Section 155, P.L. 97-377) to provide restitution to the broad class of parties injured by the alleged overcharges. These programs are:


e. Weatherization Assistance Program, 42 U.S.C. § 6861 et seq.

2. Any expenditure involving oil overcharges from the approved settlement In Re: The Department of Energy Stripper Well Litigation (MDL No. 378) or the approved settlement in the case of the Diamond Shamrock Refining and Marketing Company (Civil Action No. C2-84-1432) shall be utilized to fund one or more energy-related programs which are designed to benefit, directly or indirectly, consumers of petroleum products. These programs shall be limited to:

a. Administration and operation of the five energy conservation and benefit programs specified under the Warner Amendment (Section 155, P.L. 97-377),

b. Those programs approved by the U.S. Department of Energy's Office of Hearings and Appeals in Subpart V Refund Proceedings,

c. Those programs referenced in the Chevron consent order (46 FR 52221), and

d. Such other restitutionary programs approved by the District Court or the U.S. Department of Energy's Office of Hearings and Appeals.

C. Before appropriations to the Oil Overcharge Expendable Trust Fund can be expended, approval for the use of the funds must be obtained from the United States Department of Energy. Applications to the United States Department of Energy must be made through the Department of Mines, Minerals and Energy.

D. The Governor shall submit such statements and reports as are required by court orders, settlements, or the Departments of Energy or Health and Human Services regarding use(s) of these funds and shall also report annually to the Chairmen of the House Appropriations and Senate Finance Committees on the activities funded by transfers from this Item.
ITEM 470.

<table>
<thead>
<tr>
<th>Agency Name / Organization</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
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<td>First Year FY2015</td>
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<tr>
<td>Department of Motor Vehicles (154)</td>
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<tr>
<td>Governor’s Highway Safety Representatives</td>
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<tr>
<td>Federation of Tax Administrators</td>
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<td>Department of Education (201)</td>
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<tr>
<td>Marketing Education Resource Center</td>
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<td>Council of Chief State School Officers State Consortium on Educator Effectiveness</td>
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<td>Education Commission of the States</td>
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<td>Department of Rehabilitative Services (262)</td>
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<td>Council of State Administrators of Vocational Rehabilitation</td>
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<td>Virginia Tourism Authority (320)</td>
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<td>Virginia Hospitality and Travel Association</td>
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<td>Department of Transportation (501)</td>
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<td>Appraisal Institute</td>
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<td>Intelligent Transportation Society of Virginia</td>
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<td>Virginia Tech Foundation</td>
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<td>Department of Behavioral Health and Developmental Services (720)</td>
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<td>National Association of State Alcohol and Drug Abuse Directors</td>
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<td>Innovation and Entrepreneurship Investment Authority (934)</td>
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<td>Southern Piedmont Technology Council</td>
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<tr>
<td>Charlottesville Business Innovation Council</td>
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</tbody>
</table>

B. The Director, Department of Planning and Budget, shall withhold and transfer to this item amounts estimated at $1,738,071 the first year and $3,562,457 the second year from the general fund appropriations of state agencies and institutions of higher education, representing savings resulting from the estimated usage of technology services provided by the Virginia Information Technologies Agency.

471. Executive Management (71300)......................................... ($3,352,799) ($3,629,749)

Savings From Management Actions (71301) .................... ($3,352,799) ($3,629,749)

Fund Sources: General........................................................ ($3,352,799) ($3,629,749)

Authority: Discretionary Inclusion.

1. To accomplish savings estimated at $3,422,799 the first year and $3,699,749 the second year, the Department of Planning and Budget is hereby authorized to transfer amounts to this item from the general fund appropriation for operating expenses of the agencies listed in subparagraph 4 below.

2. Notwithstanding the provisions of any item in Part 1 of this act or any other contrary provision of law, actions required on the part of agencies to implement the savings enumerated in subparagraph 4 below are hereby authorized.

3. Any nongeneral fund appropriation change or changes in the appropriation of agency authorized positions required to implement the savings enumerated in subparagraph 4 below are hereby authorized.

4. Savings strategies and totals by agency:

Department of General Services (194)
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
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<td>Eliminate vacant position in the director's office</td>
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<td>$45,500</td>
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<tr>
<td>Reduce administrative support to the Office of the Secretary of Administration</td>
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<tr>
<td>Reduce discretionary expenses</td>
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<td><strong>Department of General Services (194) Total</strong></td>
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<tr>
<td><strong>Department of Human Resource Management (129)</strong></td>
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<tr>
<td>Eliminate general fund support for survey software licensing</td>
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<tr>
<td>Move server room to the Commonwealth Enterprise Solutions Center</td>
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<td><strong>Department of Human Resource Management (129) Total</strong></td>
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<td><strong>Department of Elections (132)</strong></td>
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<tr>
<td>Capture savings from agency reorganization</td>
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<td><strong>Department of Elections (132) Total</strong></td>
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<td><strong>Department of Agriculture and Consumer Services (301)</strong></td>
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<tr>
<td>Eliminate new inspector positions in the Charitable Gaming program</td>
<td>$150,000</td>
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<tr>
<td>Supplant general fund support for grain marketing positions</td>
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<td><strong>Department of Agriculture and Consumer Services (301) Total</strong></td>
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<tr>
<td><strong>Department of Forestry (411)</strong></td>
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<tr>
<td>Consolidate physical servers</td>
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<td><strong>Department of Small Business and Supplier Diversity (350)</strong></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Reduce funding for the Small Business Investment Grant Fund</td>
<td>$500,000</td>
<td>$500,000</td>
<td></td>
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<tr>
<td><strong>Department of Small Business and Supplier Diversity (350) Total</strong></td>
<td><strong>$500,000</strong></td>
<td><strong>$500,000</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Department of Mines, Minerals and Energy (409)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reduce replacement cost for administrative services service area</td>
<td>$69,002</td>
<td>$69,002</td>
<td></td>
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<tr>
<td>Reduce replacement cost for the Coal Environmental Protection and Land Reclamation Program</td>
<td>$65,752</td>
<td>$65,752</td>
<td></td>
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<tr>
<td><strong>Department of Mines, Minerals and Energy (409) Total</strong></td>
<td><strong>$134,754</strong></td>
<td><strong>$134,754</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Virginia Economic Development Partnership (310)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reduce appropriation for information technology replacement</td>
<td>$52,476</td>
<td>$52,476</td>
<td></td>
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<tr>
<td>Reduce appropriation for the administration division</td>
<td>$90,298</td>
<td>$90,298</td>
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<tr>
<td>Reduce appropriation for the business attraction division</td>
<td>$68,184</td>
<td>$68,184</td>
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<tr>
<td>Reduce appropriation for the research division</td>
<td>$86,574</td>
<td>$86,574</td>
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<tr>
<td><strong>Virginia Economic Development Partnership (310) Total</strong></td>
<td><strong>$297,532</strong></td>
<td><strong>$297,532</strong></td>
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</tbody>
</table>
ITEM 471.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
</tbody>
</table>

Virginia Tourism Authority (320)
- Eliminate funding for outdoor advertising: $75,000 $75,000
- Virginia Tourism Authority (320) Total: $75,000 $75,000

Jamestown-Yorktown Foundation (425)
- Operational Efficiencies: $30,000 $30,000
- Reduce Advertising: $31,000 $31,000
- Jamestown-Yorktown Foundation (425) Total: $61,000 $61,000

Virginia Museum of Fine Arts (238)
- Decommission Old Wireless System: $5,664 $5,664
- Eliminate Off-Site Storage: $13,440 $13,440
- Eliminate Stockroom Manager: $26,122 $26,122
- Find Administrative Efficiencies: $17,000 $17,000
- Reduce Library Subscriptions: $2,915 $2,915
- Reduce Travel Budget: $10,000 $10,000
- Switch Reservation System to Less Expensive System: $11,000 $11,000
- Virginia Museum of Fine Arts (238) Total: $86,141 $86,141

Department of Taxation (161)
- Eliminate the corporate income tax preferences report: $7,000 $7,000
- Implement option to receive Form 1099 electronically: $35,000 $125,000
- Increase individual and fiduciary estimated income tax processing efficiency: $43,000 $43,000
- Department of Taxation (161) Total: $85,000 $175,000

Department of Health (601)
- Eliminate the Nursing Scholarship and Loan Repayment Program: $0 $125,000
- Supplant general fund support for the Health Space System: $115,000 $115,000
- Department of Health (601) Total: $115,000 $240,000

Department for Aging and Rehabilitative Services (262)
- Contract out the Juvenile Competency Restoration Program: $24,800 $181,250
- Decrease the number of printed copies of the Code of Virginia: $1,863 $1,863
- Eliminate information technology servers: $192,706 $192,706
- Eliminate vacant project manager position: $112,500 $0
- Reduce central office printer and printing costs: $34,000 $34,000
- Reduce hourly positions in the central office: $24,300 $24,300
- Reduce number of agency vehicles under fleet management: $14,704 $14,704
- Reduce reimbursement for the use of personal cars: $14,238 $14,238
- Reduce travel costs for State Board and State Human Rights Council Meetings: $10,000 $10,000
- Restrict paying for business meals: $3,745 $3,745
- Department of Behavioral Health and Developmental Services (720) Total: $432,856 $476,806

Department for Aging and Rehabilitative Services (262) Total: $20,000 $20,000
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
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<tr>
<td>Woodrow Wilson Rehabilitation Center (203) Manage staff costs through turnover and vacancy</td>
<td>$194,278</td>
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<tr>
<td>Woodrow Wilson Rehabilitation Center (203) Total</td>
<td>$194,278</td>
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<tr>
<td>Department for the Blind and Vision Impaired (702) Redirect food service program revenue to support oversight position</td>
<td>$62,508</td>
</tr>
<tr>
<td>Department for the Blind and Vision Impaired (702) Total</td>
<td>$62,508</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199) Participate in a central motor pool</td>
<td>$25,000</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199) Eliminate administrative “at will” position</td>
<td>$119,000</td>
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<tr>
<td>Department of Conservation and Recreation (199) Eliminate administrative position in Planning and Recreational Resources</td>
<td>$57,624</td>
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<td>Department of Conservation and Recreation (199) Reduce the number of IT servers</td>
<td>$48,000</td>
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<td>Department of Conservation and Recreation (199) Total</td>
<td>$249,624</td>
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<tr>
<td>Department of Historic Resources (423) Eliminate the Deputy Director of Policy and Planning position</td>
<td>$87,202</td>
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<tr>
<td>Department of Historic Resources (423) Eliminate the Western Region Preservation Office Director position</td>
<td>$45,202</td>
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<tr>
<td>Department of Historic Resources (423) Total</td>
<td>$132,404</td>
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<tr>
<td>Marine Resources Commission (402) Shift funding of Artificial Reef program</td>
<td>$144,520</td>
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<tr>
<td>Marine Resources Commission (402) Total</td>
<td>$144,520</td>
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<tr>
<td>Department of Emergency Management (127) Capture savings by reducing discretionary expenses</td>
<td>$29,916</td>
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<tr>
<td>Department of Emergency Management (127) Capture savings by reducing training costs</td>
<td>$0</td>
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<td>Department of Emergency Management (127) Total</td>
<td>$29,916</td>
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<tr>
<td>Innovation and Entrepreneurship Investment Authority (934) Transition a portion of Senior Broadband Executive to billable projects</td>
<td>$68,078</td>
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<tr>
<td>Innovation and Entrepreneurship Investment Authority (934) Transition connect personnel to billable projects</td>
<td>$27,572</td>
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<td>Innovation and Entrepreneurship Investment Authority (934) Total</td>
<td>$95,650</td>
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<td>Total for Central Appropriations</td>
<td>$712,133,416</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$592,709,977</td>
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<tr>
<td>Trust and Agency</td>
<td>$119,423,439</td>
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<td>TOTAL FOR CENTRAL APPROPRIATIONS</td>
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<td>Fund Sources: General</td>
<td>$592,709,977</td>
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<td>Trust and Agency</td>
<td>$119,423,439</td>
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<td>General Fund Positions</td>
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ITEM 471.

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<th>FY2016</th>
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<td>Position Level</td>
<td>111,261.24</td>
<td>111,438.24</td>
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<td>Fund Sources: General</td>
<td>$18,444,922,697</td>
<td>$18,462,109,705</td>
<td>$18,444,922,697</td>
<td>$18,462,109,705</td>
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<tr>
<td>Special</td>
<td>$1,704,871,086</td>
<td>$1,694,657,510</td>
<td>$1,704,871,086</td>
<td>$1,694,657,510</td>
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<tr>
<td>Higher Education Operating</td>
<td>$7,659,991,658</td>
<td>$7,758,481,347</td>
<td>$7,659,991,658</td>
<td>$7,758,481,347</td>
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<tr>
<td>Commonwealth Transportation</td>
<td>$4,391,315,257</td>
<td>$4,600,399,683</td>
<td>$4,391,315,257</td>
<td>$4,600,399,683</td>
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<tr>
<td>Enterprise</td>
<td>$954,372,198</td>
<td>$977,814,436</td>
<td>$954,372,198</td>
<td>$977,814,436</td>
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<tr>
<td>Internal Service</td>
<td>$1,596,634,680</td>
<td>$1,613,569,778</td>
<td>$1,596,634,680</td>
<td>$1,613,569,778</td>
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<tr>
<td>Trust and Agency</td>
<td>$2,189,720,968</td>
<td>$2,275,325,212</td>
<td>$2,189,720,968</td>
<td>$2,275,325,212</td>
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<tr>
<td>Debt Service</td>
<td>$336,574,360</td>
<td>$338,300,896</td>
<td>$336,574,360</td>
<td>$338,300,896</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$1,749,481,330</td>
<td>$1,777,007,297</td>
<td>$1,749,481,330</td>
<td>$1,777,007,297</td>
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<tr>
<td>Federal Trust</td>
<td>$7,402,401,705</td>
<td>$7,538,131,085</td>
<td>$7,402,401,705</td>
<td>$7,538,131,085</td>
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</table>
### INDEPENDENT AGENCIES

#### § 1-131. STATE CORPORATION COMMISSION (171)

<table>
<thead>
<tr>
<th>Item 472.</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>472.</td>
<td>Regulation of Business Practices (55200)</td>
<td>$114,16,068</td>
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<tr>
<td></td>
<td>Corporation Commission Clerk’s Services (55203)</td>
<td>$6,954,104</td>
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<tr>
<td></td>
<td>Regulation of Investment Companies, Products and Services (55210)</td>
<td>$14,416,560</td>
</tr>
<tr>
<td></td>
<td>Regulation of Financial Institutions (55215)</td>
<td>$26,776,223</td>
</tr>
<tr>
<td>Fund Sources:</td>
<td>Special</td>
<td>$59,562,955</td>
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</tbody>
</table>

Authority: Article IX, Constitution of Virginia; Title 8.9A, Part 4; Title 12.1, Chapter 4; Title 13.1; Title 55, Chapter 6, Article 6; Title 56, Chapter 15, Article 5; Title 58.1, Chapter 28; Title 59.1, Chapter 6.1, Code of Virginia; Title 13.1, Chapter 3.1; Title 38.2; Title 58.1, Chapter 25; and Title 65.2, Chapter 8, Code of Virginia.

A. Out of this appropriation, the State Corporation Commission is authorized to expend an amount not to exceed $10,000 the first year and $10,000 the second year for the payment of annual membership dues to the National Conference of Insurance Legislators.

B. Out of this appropriation, $2,713,585 the first year and $2,445,667 the second year is designated for replacement of the Clerk’s Information System and business process improvement.

<table>
<thead>
<tr>
<th>Item 473.</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>473.</td>
<td>Regulation of Public Utilities (56300)</td>
<td>$27,991,707</td>
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<tr>
<td></td>
<td>Regulation of Utility Companies (56301)</td>
<td>$22,859,540</td>
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<tr>
<td>Fund Sources:</td>
<td>Special</td>
<td>$1,782,167</td>
</tr>
<tr>
<td></td>
<td>Dedicated Special Revenue</td>
<td>$3,350,000</td>
</tr>
</tbody>
</table>

Authority: Title 56, Chapter 10, Code of Virginia.

Out of this appropriation, $286,415 the first year and $554,333 the second year is designated for replacement of the Clerk’s Information System and business process improvement.

<table>
<thead>
<tr>
<th>Item 474.</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>474.</td>
<td>Distribution of Fees From and to Regulated Entities and Localities (56400)</td>
<td>$6,340,845</td>
</tr>
<tr>
<td></td>
<td>Distribution of Uninsured Motorist Fee (56401)</td>
<td>$516,096</td>
</tr>
<tr>
<td>Fund Sources:</td>
<td>Trust and Agency</td>
<td>$6,856,941</td>
</tr>
</tbody>
</table>

Authority: § 58.1-2652, Code of Virginia.

<table>
<thead>
<tr>
<th>Item 475.</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>475.</td>
<td>Administrative and Support Services (59900)</td>
<td>$0</td>
</tr>
</tbody>
</table>

Authority: Title 12.1, Code of Virginia; Article IV, Section 14 and Article IX, Constitution of Virginia.

A. Operational costs for this program shall be paid solely from charges to agency programs.

B. Out of the amounts for this Item, shall be paid the annual salary of the chairman, $168,588 from July 1, 2014, to June 30, 2016, and for the other two Commissioners of the State Corporation Commission, each at $166,712 from July 1, 2014, to June 30, 2016.

C. Notwithstanding the provisions of § 13.1-775 1, Code of Virginia, the State Corporation Commission shall continue the following annual registration fees for domestic and foreign corporations to be collected on or after July 1, 2014. The new annual rates shall be $100 for every foreign and domestic corporation authorized to do business in the Commonwealth whose number of authorized shares is 5,000 shares or less. Any such corporation whose number of
authorized shares is more than 5,000 shall pay an annual registration fee of $100 plus $30 for each 5,000 shares or fraction thereof in excess of 5,000 up to a maximum of $1,700. The commission shall deposit these funds into a special fund and transfer three-fourths of the receipts to the general fund semiannually.

476. Plan Management (40800) .................................................. $1,200,133 $1,200,446
   Federal Health Benefit Exchange Plan Management
   (40801) ................................................................. $1,200,133 $1,200,446
   Fund Sources: General.............................................. $1,200,133 $1,200,446

Authority: §§ 38.2-316.1 and 38.2-326, Code of Virginia; §42.18041 c, United States Code.

There is hereby appropriated to the State Corporation Commission an amount not to exceed $1,200,133 the first year and $1,200,446 the second year from the general fund to pay for the plan management functions authorized in Chapter 670 of the Acts of Assembly of 2013. The commission shall reimburse the general fund for the plan management activities performed by the commission, as part of the Federal Health Benefit Exchange, only for those funds that have been reimbursed by the U.S. Department of Health and Human Services for carrying out the plan management activities as part of the Federal Health Benefit Exchange.

Total for State Corporation Commission.................................. $95,611,736 $95,612,049
   General Fund Positions.............................................. 13.00 13.00
   Nongeneral Fund Positions................................. 665.00 665.00
   Position Level......................................................... 678.00 678.00
   Fund Sources: General.............................................. $1,200,133 $1,200,446
   Special............................................................. $82,422,495 $82,422,495
   Trust and Agency ................................................. $6,856,941 $6,856,941
   Dedicated Special Revenue ................................... $1,782,167 $1,782,167
   Federal Trust...................................................... $3,350,000 $3,350,000

§ 1-132. STATE LOTTERY DEPARTMENT (172)

477. State Lottery Operations (81100) ..................................... $85,982,947 $86,009,501
   Regulation and Law Enforcement (81105) ..................... $2,939,484 $2,939,484
   Gaming Operations (81106) ..................................... $76,653,393 $76,657,234
   Administrative Services (81107) ............................... $6,390,070 $6,412,783

   Fund Sources: Enterprise .................................... $85,982,947 $86,009,501

Authority: Title 58.1, Chapter 40, Code of Virginia.

Out of the amounts for State Lottery Operations shall be paid:

1. Reimbursement for compensation and reasonable expenses of the members of the State Lottery Board in the performance of their duties, as provided in § 2.2-2813, Code of Virginia.

2. The total costs for the operation and administration of the state lottery, pursuant to § 58.1-4022, Code of Virginia.

3. The costs of informing the public of the purposes of the Lottery Proceeds Fund, established pursuant to Article X, Section 7-A, Constitution of Virginia.

478. Disbursement of Lottery Prize Payments (81200) .......... a sum sufficient
     Payment of Lottery Prizes (81201) .................... a sum sufficient
     Fund Sources: Enterprise ............................. a sum sufficient

Authority: Title 58.1, Chapter 40, Code of Virginia.
There is hereby appropriated from affected funds in the state treasury, for payment of prizes awarded by the state lottery and of commissions to lottery sales agents, in accordance with law, a sum sufficient.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
<tr>
<td>Total for State Lottery Department</td>
<td>$85,982,947</td>
</tr>
<tr>
<td>Nongeneral Fund Positions</td>
<td>308.00</td>
</tr>
<tr>
<td>Position Level</td>
<td>308.00</td>
</tr>
<tr>
<td>Fund Sources: Enterprise</td>
<td>$85,982,947</td>
</tr>
</tbody>
</table>

§ 1-133. VIRGINIA COLLEGE SAVINGS PLAN (174)

Investment, Trust, and Insurance Services (72500)

| Payments for Tuition and Educational Expense Benefits (72505) | $414,300,000 | $518,300,000 |
| Payment for Tuition and Educational Expense Benefits (72506) | $4,701,300 | $4,577,684 |
| Payment for Tuition and Educational Expense Benefits (72507) | $4,539,667 | $4,449,125 |
| Fund Sources: Enterprise | $423,540,967 | $527,326,809 |

Authority: Title 23, Chapter 4.9, Code of Virginia.

A. Amounts for Payments for Tuition and Educational Expense Benefits represent the payment of benefits to postsecondary educational institutions on behalf of program participants under the Virginia Prepaid Education Program, estimated at $156,000,000 the first year and $183,000,000 the second year, from nongeneral funds pursuant to § 23-38.76, Code of Virginia.

B.1. Amounts for Payments for Tuition and Educational Expense Benefits represent the payment of educational expenses benefits to participants, postsecondary educational institutions, and beneficiaries under the Virginia Education Savings Trust and other higher education savings programs, estimated at $258,000,000 the first year and $335,000,000 the second year, from nongeneral funds pursuant to § 23-38.76, Code of Virginia.

2. Any moneys collected, distributed or held for the benefit of participants under the Virginia Education Savings Trust and other higher education savings programs, including any income from such funds, are not subject to the provisions of §§ 2.2-1800 through 2.2-1825, inclusive, or §23-38.76 (A) of the Code of Virginia requiring deposit in the State Treasury. This provision does not apply to the Virginia Prepaid Education Program, or Plan administrative fee revenue.

C. Amounts for Payments for Tuition and Educational Expense Benefits cover the current obligations of the fund as provided for in Title 23, Chapter 4.9, Code of Virginia.

D. Amounts for Investment, Trust and Related Services cover variable or unpredictable costs of the Virginia Prepaid Education Program, estimated at $4,701,300 the first year and $4,577,684 the second year, from nongeneral funds pursuant to § 23-38.76, Code of Virginia.

E. Amounts for Investment, Trust and Related Services cover variable and unpredictable costs of the Virginia Education Savings Trust and other higher education savings programs, estimated at $4,539,667 the first year and $4,449,125 the second year, from nongeneral funds pursuant to § 23-38.76, Code of Virginia.
**ITEM 480.**

Fund Sources: Enterprise

$1,739,104  $1,736,462  

Authority: Title 23, Chapter 4.9, Code of Virginia.

The Virginia College Savings Plan is authorized to establish a self-supporting "operational enterprise" fund to account for the revenues and expenditures of providing services to other college savings plans operated under § 529 of the Internal Revenue Code, as amended, at locations outside of the Commonwealth of Virginia. Consistent with the self-supporting concept of an "enterprise fund," revenues from operations performed for programs outside of Virginia shall exceed all direct and indirect costs of providing these services. The board shall set rates charged to meet this requirement and shall set other policies as may be appropriate. Revenues and expenses of the fund shall be accounted for in such a manner as to be auditable by the Auditor of Public Accounts. Revenues in excess of expenses shall be retained in the fund to support the entire program. Additionally, revenues that remain unexpended on the last day of the previous biennium and the last day of the first year of the current biennium shall be reappropriated and allotted for expenditure in the respective succeeding fiscal year.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
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<tr>
<td><strong>Second Year</strong></td>
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<table>
<thead>
<tr>
<th></th>
<th>FY2015</th>
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</thead>
<tbody>
<tr>
<td><strong>Administrative and</strong></td>
<td></td>
<td></td>
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<tr>
<td><strong>Support Services</strong></td>
<td>$11,318,823</td>
<td>$11,274,011</td>
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<tr>
<td><strong>General Management</strong></td>
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<tr>
<td><strong>and Direction</strong></td>
<td>$11,318,823</td>
<td>$11,274,011</td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 4.9, Code of Virginia.

Out of the amounts appropriated to this Item, $650,000 the first year and $650,000 the second year from nongeneral funds are designated for a comprehensive compensation plan to link pay to performance.

Total for Virginia College Savings Plan

$436,598,894  $540,337,282

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<th>Nongeneral Fund Positions</th>
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Fund Sources: Enterprise

$436,598,894  $540,337,282

§ 1-134. VIRGINIA RETIREMENT SYSTEM (158)

<table>
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<tr>
<td><strong>Second Year</strong></td>
<td><strong>Second Year</strong></td>
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<tr>
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<th>FY2015</th>
<th>FY2016</th>
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<tbody>
<tr>
<td><strong>Personnel Management</strong></td>
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<tr>
<td><strong>Services</strong></td>
<td>$12,386,585</td>
<td>$12,386,585</td>
</tr>
<tr>
<td><strong>Administration of</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Retirement and</strong></td>
<td>$12,386,585</td>
<td>$12,386,585</td>
</tr>
<tr>
<td><strong>Insurance Programs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(70415)</td>
<td>$12,386,585</td>
<td>$12,386,585</td>
</tr>
</tbody>
</table>

Fund Sources: Trust and Agency

$12,386,585  $12,386,585

Authority: Title 51.1, Chapters 1, 2, 2.1, and 3, Code of Virginia.

A. The Board of Trustees of the Virginia Retirement System is hereby authorized to charge a participation fee to each employer served by the Virginia Retirement System for any services provided pursuant to Title 51.1, Code of Virginia. The fee shall be utilized to pay the administrative expenses of all administrative services, including non-retirement programs. Retirement contributions required by the Board shall be reduced to pay such fees in a manner prescribed by the Board of Trustees.

B. State agencies and institutions of higher education shall make payments to the Virginia Retirement System (VRS) for VRS-administered benefits no less often than monthly.

C. The Virginia Retirement System shall make those changes to administrative policies, procedures, and systems as are necessary for implementation of the public employee retirement reforms provided for in Chapter 701 of the Acts of Assembly of 2012.

2. Out of the amounts appropriated to this Item, $1,420,956 the first year and $1,420,956 the second year is designated to implement the employee retirement reforms provided for in Chapter 701 of the Acts of Assembly of 2012.
### ITEM 483.

**Investment, Trust, and Insurance Services (72500)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investment Management Services (72504)</td>
<td>$29,134,974</td>
<td>$29,134,974</td>
</tr>
</tbody>
</table>

**Fund Sources:** Trust and Agency

$29,134,974 $29,134,974

**Authority:** Title 51.1, Chapters 1, 2, 2.1, and 3, Code of Virginia.

By September 30 of each year, the Board of Trustees of the Virginia Retirement System shall report to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees on the prior fiscal year’s results obtained by the internal investment management program. The report shall include a comparison of investment performance against the board’s benchmarks and an estimate of the program’s fee savings when compared to similar assets managed externally.

**Administrative and Support Services (79900)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Management and Direction (79901)</td>
<td>$15,651,563</td>
<td>$15,651,563</td>
</tr>
<tr>
<td>Information Technology Services (79902)</td>
<td>$13,468,861</td>
<td>$13,107,861</td>
</tr>
</tbody>
</table>

**Fund Sources:** Trust and Agency

$29,120,424 $28,759,424

**Authority:** Title 51.1, Chapters 1, 2, 2.1, and 3, Code of Virginia.

Out of the amounts appropriated to this Item, the director is authorized to expend an amount not to exceed $25,000 the first year and $25,000 the second year for expenses commonly borne by business enterprises. Such expenses shall be recorded separately by the agency.

**ITEM 485.**

In the event any political subdivision of the Commonwealth of Virginia participating in the programs administered by the Virginia Retirement System fails to remit contributions or other fees and costs of the programs as duly prescribed, the Board of Trustees of the Virginia Retirement System shall inform the State Comptroller and the participating political subdivision of the delinquent amount. The State Comptroller shall forthwith transfer such amounts to the appropriate fund from any nonearmarked moneys otherwise distributable to such political subdivision by any department or agency of the state.

**Total for Virginia Retirement System**

$70,641,983 $70,280,983

**Nongeneral Fund Positions**

<table>
<thead>
<tr>
<th>Position Level</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>335.00</td>
<td>335.00</td>
</tr>
</tbody>
</table>

**Fund Sources:** Trust and Agency

$70,641,983 $70,280,983

§ 1-135. VIRGINIA WORKERS’ COMPENSATION COMMISSION (191)

**ITEM 486. Employment Assistance Services (46200)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workers Compensation Services (46204)</td>
<td>$33,223,915</td>
<td>$33,223,932</td>
</tr>
</tbody>
</table>

**Fund Sources:** Dedicated Special Revenue

$33,223,915 $33,223,932

**Authority:** Title 19.2, Chapters 21.1 and 21.2, Code of Virginia.

Out of the amounts appropriated for this Item, beginning July 1, 2010, and ending June 30, 2020, payments of $20,000 per year shall be paid to Kurt E. Beach to offset the continuing costs of his health care.

**ITEM 487. Financial Assistance for Supplemental Assistance Services (49100)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crime Victim Compensation (49104)</td>
<td>$7,676,018</td>
<td>$8,056,021</td>
</tr>
</tbody>
</table>

**Fund Sources:** Dedicated Special Revenue

$7,106,018 $6,556,021

**Federal Trust**

$570,000 $1,500,000

**Authority:** Title 65.2, Chapter 2; Title 38.2, Chapter 50, Code of Virginia.
A. Out of the amounts for Workers’ Compensation Services shall be paid the annual salary of the chairman, $166,328 from July 1, 2014 to June 30, 2016, and for each of the other two Commissioners of the Virginia Workers’ Compensation Commission, $162,911 from July 1, 2014 to June 30, 2016.

B. In addition, retired Commissioners recalled to active duty will be paid as authorized by § 17.1-327, Code of Virginia.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
</tr>
<tr>
<td><strong>Total for Virginia Workers’ Compensation Commission</strong></td>
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<tr>
<td>Nongeneral Fund Positions</td>
<td>275.00</td>
</tr>
<tr>
<td>Position Level</td>
<td>275.00</td>
</tr>
<tr>
<td>Fund Sources: Dedicated Special Revenue</td>
<td>$40,329,933</td>
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<tr>
<td>Federal Trust</td>
<td>$570,000</td>
</tr>
<tr>
<td><strong>TOTAL FOR INDEPENDENT AGENCIES</strong></td>
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<tr>
<td>General Fund Positions</td>
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<tr>
<td>Nongeneral Fund Positions</td>
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<tr>
<td>Position Level</td>
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<tr>
<td>Fund Sources: General</td>
<td>$1,200,133</td>
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<tr>
<td>Special</td>
<td>$82,422,495</td>
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<tr>
<td>Enterprise</td>
<td>$522,581,841</td>
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<tr>
<td>Trust and Agency</td>
<td>$77,498,924</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$42,112,100</td>
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<tr>
<td>Federal Trust</td>
<td>$3,920,000</td>
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</table>
### STATE GRANTS TO NONSTATE ENTITIES

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
</tr>
</tbody>
</table>

#### 488. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300)

$0 $0

**Authority:** Discretionary Inclusion.

A. Grants provided for in this Item shall be administered by the Department of Historic Resources. As determined by the department, projects of museums and historic sites, as provided for in § 10.1-2211, 10.1-2212, and 10.1-2213 of the Code of Virginia, shall be administered under the provisions of those sections. Others listed in this Item shall be administered under the provisions of § 4-5.05 of this act.

B. Prior to the distribution of any funds, the organization or entity shall make application to the department in a format prescribed by the department. The application shall state whether grant funds provided under this item will be used for purposes of operating support or capital outlay and shall include project and spending plans. Unless otherwise specified in this item, the matching share for grants funded from this Item may be cash or in-kind contributions as requested by the nonstate organization in its application for state grant funds, but must be concurrent with the grant period. The department shall use applicable federal guidelines assessing the value and eligibility of in-kind contributions to be used as matching amounts.

C. The appropriation to those entities in this Item that are marked with an asterisk (*) shall not be subject to the matching requirements of § 4-5.05 of this act.

D. Grants are hereby made to each of the following organizations and entities subject to the conditions set forth in paragraphs A., B., and C. of this Item:

- **Total for State Grants to Nonstate Entities-Nonstate Agencies** $0 $0
- **TOTAL FOR STATE GRANTS TO NONSTATE ENTITIES** $0 $0
- **TOTAL FOR PART 1: OPERATING EXPENSES** $47,710,101,444 $48,416,383,725

#### General Fund Positions

- $18,958,527,836 $18,973,111,070

#### Nongeneral Fund Positions

- $1,800,288,240 $1,789,575,761

#### Position Level

- $7,659,991,658 $7,758,481,347

#### Enterprise

- $4,391,315,257 $4,600,399,683

#### Enterprise

- $1,476,954,039 $1,604,161,219

#### Internal Service

- $1,596,634,680 $1,613,569,778

#### Debt Service

- $336,574,360 $338,300,896

#### Dedicated Special Revenue

- $1,814,594,632 $1,841,656,094

#### Federal Trust

- $7,407,885,142 $7,544,549,024
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.

2. The Director, Department of Planning and Budget, may transfer appropriations listed in Part 2 of this act from the second year to the first year in accordance with § 4-1.03 a 5 of this act.

B. The five-digit number following the title of a project is the code identification number assigned for the life of the project.

C. Except as herein otherwise expressly provided, appropriations or reappropriations for structures may be used for the purchase of equipment to be used in the structures for which the funds are provided, subject to guidelines prescribed by the Governor.

D. Notwithstanding any other provisions of law, appropriations for capital projects shall be subject to the following:

1. 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.

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 reviewed by the Department of General Services. The purpose of this review is to avoid unnecessary expenditures for each project, in the interest of assuring the overall cost of the project is reasonable in relation to the purpose intended, regardless of discrete design choices.

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 $1,000,000 for a single repair or project through the maintenance reserve appropriation without a separate 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 in the rules or regulations, 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.

3. Only facilities supported wholly or in part by the general fund shall utilize general fund maintenance reserve appropriations. Facilities supported entirely by nongeneral funds shall accomplish maintenance through the use of nongeneral funds.

F. Conditions Applicable to Bond Projects

1. The capital projects listed in §§ 2-23 and 2-24 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 §§ 2-23 and 2-24 is hereby authorized.
2. The issuance of bonds for any project listed in § 2-23 is to be separately authorized pursuant to Article X, Section 9 (c), Constitution of Virginia.

3. The issuance of bonds for any project listed in §§ 2-23 or 2-24 shall be authorized pursuant to § 23-19, Code of Virginia.

4. In the event that the cost of any capital project listed in §§ 2-23 and 2-24 shall exceed the amount appropriated therefore, the Director, Department of Planning and Budget, is hereby authorized, upon request of the affected institution, to approve an increase in appropriation authority of not more than ten percent of the amount designated in §§ 2-23 and 2-24 for such project, from any available nongeneral fund revenues, provided that such increase shall not constitute an increase in debt issuance authorization for such capital project. Furthermore, the Director, Department of Planning and Budget, is hereby authorized to approve the expenditure of all interest earnings derived from the investment of bond proceeds in addition to the amount designated in §§ 2-23 and 2-24 for such capital project.

5. The interest on bonds to be issued for these projects may be subject to inclusion in gross income for federal income tax purposes.

6. Inclusion of a project in this act does not imply a commitment of state funds for temporary construction financing. In the absence of such commitment, the institution may be responsible for securing short-term financing and covering the costs from other sources of funds.

7. In the event that the Treasury Board determines not to finance all or any portion of any project listed in § 2-23 of this act with the issuance of bonds pursuant to Article X, Section 9 (c), Constitution of Virginia, and notwithstanding any provision of law to the contrary, this act shall constitute the approval of the General Assembly to finance all or such portion of such project under the authorization of § 2-24 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 appropriations unexpended at the close of the previous biennium for all authorized capital projects which meet any of the following conditions:

1. Construction is in progress.

2. Equipment purchases have been authorized by the Governor but not received.

3. Plans and specifications have been authorized by the Governor but not completed.

4. Obligations were outstanding at the end of the previous biennium.

H. The Department of Planning and Budget is hereby authorized to administratively appropriate any nongeneral fund component of any capital project authorized in Chapters 859/827 (2002), Chapters 884/854 (2002), or Chapters 887/855 (2002).

I. Alternative Financing

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;
b. a description of the financing options available, including the alternative financing, which will delineate the revenue streams or client populations pledged or encumbered by the alternative financing;

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

e. a recommendation and planned course of action based on this analysis.

J. Conditions Applicable to Alternative Financing

The following authorizations to 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, are continued until revoked:

1. James Madison University

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 § 23-19(d)(4), Code of Virginia.

b. The General Assembly authorizes James Madison University to enter into a written agreement with a public or private entity to design, construct, and finance a facility or facilities to provide additional parking, student housing, and/or operational related facilities. The facility or facilities may be located 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. James Madison 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 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 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.

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 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.

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.

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 § 23-19(d)(4), Code of Virginia.

b. The General Assembly authorizes Radford University to enter into a written agreement with a public or private entity to design, construct, and finance a facility or facilities to provide additional parking, student housing, and/or operational related facilities. The facility or facilities may be located 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. 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 of the University or the Commonwealth of Virginia.

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 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) seek to obtain police power over the student housing as provided by law; and (v) otherwise support the student housing facilities consistent with law, provided that the University's obligation 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 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.

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 bonds or other indebtedness of the University or the Commonwealth of Virginia.

7. Northern Virginia Community College - Alexandria Campus

The General Assembly authorizes Northern Virginia Community College, Alexandria Campus to enter into a written agreement either with its affiliated foundation or a private contractor to construct a facility to provide on-campus housing on College land to be leased to said foundation or private contractor for such purposes. Northern Virginia Community College, Alexandria Campus, is also authorized to enter into a written agreement with said foundation or private contractor for the support of such student housing facilities and management of the operation and maintenance of the same.

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 (VSUREF), and other entities owned or controlled by the university for the development, design,
construction, financing, and management of a mixed-use economic development corridor comprising student housing, parking, and dining facilities through alternative financing agreements including public-private partnerships. The facility or facilities may be located on property owned by the Commonwealth.

b. Virginia State University is further authorized to enter into a written agreement with the VSUREF, VSUF, and other entities owned 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.

9. The following individuals, and members of their immediate family, may not engage in an alternative financing arrangement with any agency or institution of the Commonwealth, where the potential for financial gain, or other factors may cause a conflict of interest:

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.

K. The budget bill submitted by the Governor shall include a synopsis of previous appropriations for capital projects from the General Assembly and authorizations by the Governor for such projects.

L. 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.

M. 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.

N. The Governor shall consider the project life cycle cost that provides the best long-term benefit to the Commonwealth when conducting capital project reviews, design and construction decisions, and project scope changes.

O. The Governor shall provide the Chairmen of the Senate Finance and House Appropriations Committees an opportunity to review the six year capital improvement plan prior to the beginning of each new biennial budget cycle.

P. No structure, improvement or renovation shall occur on the state property located at the Carillon in Byrd Park in the City of Richmond without the approval of the General Assembly.

Q. 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 Advisory Committee, to provide necessary information for state-wide reporting. This requirement shall apply to all projects, including those funded from general and nongeneral fund sources.
R. Notwithstanding any other provision of law, the following shall govern the real estate purchase and exchange agreement for Western State Hospital between the Commonwealth of Virginia and the City of Staunton. The City of Staunton shall remit the $15 million for the property sale as follows:

1) the first payment of $5 million on October 1, 2012;
2) the second payment of $5 million on January 1, 2013; and,
3) the final payment of $5 million on April 1, 2013.

Further, this item eliminates the requirement that the City of Staunton maintain a $15 million line of credit to ensure its payment.

S. Working in collaboration with the members of the Supreme Court of Virginia and the members of the Court of Appeals of Virginia, the Executive Secretary of the Supreme Court, in consultation with the Director of the Department of General Services, is directed to develop a comprehensive plan that meets the future space needs around Capitol Square of both courts, and which is acceptable to the Chief Justice of the Supreme Court of Virginia and the Chief Judge of the Court of Appeals of Virginia.

OFFICE OF ADMINISTRATION

§ 2-1. DEPARTMENT OF GENERAL SERVICES (194)

C-1. The Department of General Services is authorized to acquire from the City of Richmond the land comprising that portion of Governor Street lying between the northern right-of-way line of Bank Street and the southern right-of-way line of E. Broad Street; and Grace Street lying between Governor Street and Old 14th Street; and Old 14th Street lying between Broad Street and Franklin Street; and in exchange to convey to the City of Richmond the land comprising that portion of 15th Street lying between the southern right-of-way line of East Franklin Street and the northern right-of-way line of East Main Street.

Total for Department of General Services................. $0 $0
TOTAL FOR OFFICE OF ADMINISTRATION ............ $0 $0

OFFICE OF EDUCATION

§ 2-2. CHRISTOPHER NEWPORT UNIVERSITY (242)

C-2. New Construction: Construct Residential Housing (17632)................................................................................ $42,020,000 $0
Fund Sources: Bond Proceeds ............................................ $42,020,000 $0
C-3. Improvements: Renovate Residence Halls (18098)........ $5,000,000 $0
Fund Sources: Bond Proceeds ............................................ $5,000,000 $0
C-4. Improvements: Expand Dining Facility (18118).......... $9,500,000 $0
Fund Sources: Bond Proceeds ............................................ $9,500,000 $0
Total for Christopher Newport University................. $56,520,000 $0
Fund Sources: Bond Proceeds ............................................ $56,520,000 $0

§ 2-3. THE COLLEGE OF WILLIAM AND MARY IN VIRGINIA (204)

C-5. Improvements: Renovate Dormitories (18100)......... $16,000,000 $0
ITEM C-5.

Fund Sources: Bond Proceeds ........................................... $16,000,000 $0
C-6. Improvements: Improve Auxiliary Facilities (18112) ....
Fund Sources: Bond Proceeds ........................................... $10,000,000 $0
Total for The College of William and Mary in Virginia...
Fund Sources: Bond Proceeds ........................................... $26,000,000 $0

§ 2-4. GEORGE MASON UNIVERSITY (247)

C-7. Acquire and Construct Mixed-Use Facilities (PPEA) (18117)
Subject to the provisions of this act, George Mason University is authorized to explore opportunities with private partners to construct a mixed use residential, retail, dining facility on approximately 60 acres on university-owned property located on the east side of the Fairfax Campus. The project could also include supporting site work and infrastructure (road work, heating and cooling). The university is also authorized to acquire and construct a project or projects under the provisions of the Public-Private Educational Facilities and Infrastructure Act (2002). During development discussion with private partners, the university may explore options with developers for construction of other auxiliary-supported facilities as part of a mixed use development.
Total for George Mason University................................... $0 $0

§ 2-5. JAMES MADISON UNIVERSITY (216)

C-8. Acquisition: Blanket Property Acquisition (17821)........ $3,000,000 $0
Fund Sources: Higher Education Operating....................... $3,000,000 $0
C-8.10. New Construction: Dining Hall (18143)....................... $80,736,705 $0
Fund Sources: Bond Proceeds ........................................... $80,736,705 $0
C-8.20. The project authorized in Item C-39.05, H.1., Chapter 1, 2014 Special Session I Acts of Assembly titled James Madison University, Renovate Madison Hall is changed to read James Madison University, Renovate / Addition Madison Hall.
Total for James Madison University................................. $83,736,705 $0
Fund Sources: Higher Education Operating....................... $3,000,000 $0
Bond Proceeds ......................................................... $80,736,705 $0

§ 2-6. OLD DOMINION UNIVERSITY (221)

C-9. New Construction: Construct New Residence Halls, Phase I (18101)......................................................... $76,464,000 $0
Fund Sources: Bond Proceeds ........................................... $76,464,000 $0
C-10. Acquisition: Acquire Additional Land, Phase I (17935).... $5,364,000 $0
Fund Sources: Higher Education Operating....................... $5,364,000 $0
C-11. Planning: Conduct Preliminary Design of A New Football Stadium (18113).................................................. $1,500,000 $0
Fund Sources: Higher Education Operating....................... $1,500,000 $0
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
</tbody>
</table>

| ITEM C-12. | New Construction: Replace the Webb University Center (17947) | $78,695,000 | $0 |
| Fund Sources: Bond Proceeds | $78,695,000 | $0 |
| Total for Old Dominion University | $162,023,000 | $0 |
| Fund Sources: Higher Education Operating | $6,864,000 | $0 |
| Bond Proceeds | $155,159,000 | $0 |

§ 2-7. RADFORD UNIVERSITY (217)

| C-13. | Improvements: Renovate Athletics Complex Umbrella Project (18120) | $9,500,000 | $0 |
| Fund Sources: Higher Education Operating | $1,500,000 | $0 |
| Bond Proceeds | $8,000,000 | $0 |
| Total for Radford University | $9,500,000 | $0 |
| Fund Sources: Higher Education Operating | $1,500,000 | $0 |
| Bond Proceeds | $8,000,000 | $0 |

§ 2-8. UNIVERSITY OF MARY WASHINGTON (215)

| C-13.10. | Improvements: Improve Battleground Athletic Complex Fields and Facility (18133) | $10,142,000 | $0 |
| Fund Sources: Bond Proceeds | $10,142,000 | $0 |
| Total for University of Mary Washington | $10,142,000 | $0 |
| Fund Sources: Bond Proceeds | $10,142,000 | $0 |

§ 2-9. UNIVERSITY OF VIRGINIA (207)

| C-14. | Acquisition: Acquire and Renovate 560 Ray C. Hunt (18114) | $26,230,000 | $0 |
| Fund Sources: Higher Education Operating | $26,230,000 | $0 |
| Total for University of Virginia | $26,230,000 | $0 |
| Fund Sources: Higher Education Operating | $26,230,000 | $0 |

§ 2-10. VIRGINIA COMMONWEALTH UNIVERSITY (236)

| C-15. | New Construction: Expand Ackell Residence Center (18102) | $15,300,000 | $0 |
| Fund Sources: Bond Proceeds | $15,300,000 | $0 |
| C-16. | New Construction: Expand Main Street Parking Deck (18115) | $5,600,000 | $0 |
| Fund Sources: Bond Proceeds | $5,600,000 | $0 |
| C-17. | Improvements: Upgrade Siegel Center (18116) | $12,000,000 | $0 |
| Fund Sources: Bond Proceeds | $12,000,000 | $0 |
C-17.10. Improvements: Renovate Sanger Hall, Phase II (18070).. $7,500,000 $0

Fund Sources: Bond Proceeds ............................................ $7,500,000 $0

Virginia Commonwealth University is authorized to proceed with the renovation of lab and support space for the Department of Pathology on the 4th Floor in Sanger Hall using $7,500,000 of (9d) nongeneral fund bond authority. Upon full funding of the Sanger Hall project, Virginia Commonwealth University shall be reimbursed for the appropriate general fund share of this project.

Total for Virginia Commonwealth University................... $40,400,000 $0

Fund Sources: Bond Proceeds ............................................ $40,400,000 $0

§ 2-11. VIRGINIA COMMUNITY COLLEGE SYSTEM (260)

C-18. New Construction: Construct Parking Garage, Blue Ridge (18096) ..................................................................... $4,850,000 $0

Fund Sources: Bond Proceeds ............................................ $4,850,000 $0

Total for Virginia Community College System ................ $4,850,000 $0

Fund Sources: Bond Proceeds ............................................ $4,850,000 $0

§ 2-12. VIRGINIA MILITARY INSTITUTE (211)

C-19. Improvements: Improve Post Facilities Phase II (18122) ................................................................................ $0 $0

Fund Sources: Bond Proceeds ............................................ $0 $0

Total for Virginia Military Institute............................... $0 $0

§ 2-13. VIRGINIA STATE UNIVERSITY (212)

C-19.10. Chesterfield Avenue Project (18144)

1. The General Assembly authorizes Virginia State University to enter into a written agreement or agreements with the Virginia State University Foundation (VSUF), Virginia State University Real Estate Foundation (VSUREF), and other entities owned or controlled by the University, VSUF and/or VSUREF (Affiliated Entities) for the development, design, construction, financing, and management of a mixed-use facility or facilities (Chesterfield Avenue Project) in the Village of Ettrick in Chesterfield County comprised of commercial, retail and residential space. The Chesterfield Avenue Project is adjacent to the main campus of the University and development of this mixed use facility or facilities is in accord with the University's approved Master Plan. VSUF and VSUREF, through Affiliated Entities, plan to develop a mixed use facility or facilities of approximately 24,000 square feet of commercial space targeted for university and commercial office space, food services and retail outlets as well as 62 market rate housing units above the commercial / retail space on property owned by or conveyed to the VSUF or VSUREF. Commercial financing and New Market Tax Credits will finance the project. No state or university funds or financing are authorized for this project.

2. Virginia State University is further authorized to enter into written agreements with the VSUREF, VSUF, Affiliated Entities and other entities owned or controlled by the University to support such a mixed use facility or facilities, which support may include agreement to (i) use the facilities built in the corridor for such projects as University-related offices, student housing, parking, and dining facilities by including these projects in the University’s facility inventory; (ii) manage the operation and maintenance of the facilities used for student housing, including collection of rental fees as if those students occupied University-owned housing; (iii) assign parking authorizations, students and/or offices for University operations to the facility or facilities in preference to other University-owned facilities; (iv) restrict construction of competing mixed use projects; (v) seek to obtain police power over the mixed use facility or
facilities as provided by law; and (vi) otherwise support the mixed use facility or 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.

3. Virginia State University is further authorized to convey parcels of land generally described as 11 parcels on the east side of Chesterfield Avenue with property addresses ranging from 21003 to 21109 Chesterfield Avenue, comprising approximately 3.1485 acres.

Total for Virginia State University ........................................ $0 $0

C-20. Omitted.

§ 2-14. THE SCIENCE MUSEUM OF VIRGINIA (146)

C-21. Acquisition: Accept Rice House Property Transfer (18119)

The Science Museum of Virginia is hereby authorized to accept, in donation, The Rice House property from the Science Museum of Virginia Foundation.

Total for The Science Museum of Virginia ............................... $0 $0

TOTAL FOR OFFICE OF EDUCATION .................................. $419,401,705 $0

Fund Sources: Higher Education Operating........................... $37,594,000 $0
Fund Sources: Bond Proceeds ........................................... $381,807,705 $0

OFFICE OF NATURAL RESOURCES

§ 2-15. DEPARTMENT OF GAME AND INLAND FISHERIES (403)

C-22. Improvements: Improve Wildlife Management Areas (18103) ................................................................. $1,000,000 $1,000,000

Fund Sources: Dedicated Special Revenue ......................... $637,835 $637,835
Fund Sources: Federal Trust ............................................ $362,165 $362,165

C-23. Acquisition: Acquire Additional Land (18104) ........... $250,000 $250,000

Fund Sources: Dedicated Special Revenue ......................... $139,626 $139,626
Fund Sources: Federal Trust ............................................ $110,374 $110,374

C-24. Improvements: Repair and Upgrade Dams to Comply with the Dam Safety Act (18105) ........................................ $500,000 $500,000

Fund Sources: Dedicated Special Revenue ......................... $438,427 $438,427
Fund Sources: Federal Trust ............................................ $61,573 $61,573

C-25. Improvements: Improve Boating Access (18106) ........ $1,000,000 $1,000,000

Fund Sources: Dedicated Special Revenue ......................... $648,134 $648,134
Fund Sources: Federal Trust ............................................ $351,866 $351,866

Total for Department of Game and Inland Fisheries .......... $2,750,000 $2,750,000

Fund Sources: Dedicated Special Revenue ......................... $1,864,022 $1,864,022
Fund Sources: Federal Trust ............................................ $885,978 $885,978

TOTAL FOR OFFICE OF NATURAL RESOURCES ................................ $2,750,000 $2,750,000
ITEM C-25.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tr>
<td></td>
<td>First Year FY2015</td>
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<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Fund Sources: Dedicated Special Revenue</td>
<td>$1,864,022</td>
</tr>
<tr>
<td>Federal Trust</td>
<td></td>
</tr>
</tbody>
</table>

OFFICE OF PUBLIC SAFETY

§ 2-16. DEPARTMENT OF CORRECTIONS (799)

C-26. Improvements: Renovate Virginia Correctional Center for Women (17972) $9,000,000 $0

Fund Sources: Bond Proceeds $9,000,000 $0

A. A total of $9,000,000 the first year is hereby authorized for issuance by the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia, for the capital costs of this project as set out in this Item.

B. The scope of this project is expanded to include replacement of doors and locks, installation of an integrated fire alarm system, and upgrading of the electrical system.

C-26.10. A. There is hereby established a capital project for the Department of Corrections entitled, "Equipment: Equip correctional facility in Culpeper County (18136)." Furthermore, it is hereby authorized that unutilized Virginia Public Building Authority bond authorization and appropriation be transferred to this project from the following capital projects in the amounts listed:

<table>
<thead>
<tr>
<th>Project No.</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>15203</td>
<td>$750,204</td>
</tr>
<tr>
<td>16991</td>
<td>$235,000</td>
</tr>
</tbody>
</table>

B. The Director, Department of Planning and Budget, is authorized to transfer general fund appropriation from the following project in the amount shown to this new project: 17868 — $40,000.

Total for Department of Corrections $9,000,000 $0

Fund Sources: Bond Proceeds $9,000,000 $0

§ 2-17. DEPARTMENT OF MILITARY AFFAIRS (123)

C-27. Improvements: Renovate Richmond Combined Support Maintenance Shop (18099) $937,000 $0

Fund Sources: Federal Trust $937,000 $0

C-28. Improvements: Renovate Rocky Mount Field Maintenance Shop (18107) $407,000 $0

Fund Sources: Federal Trust $407,000 $0

C-29. New Construction: Construct Virginia National Guard Joint Force Headquarters (18108) $2,477,000 $30,996,000

Fund Sources: Federal Trust $2,477,000 $30,996,000

C-30. Omitted.
<table>
<thead>
<tr>
<th>ITEM C-30.</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
<tr>
<td>Total for Department of Military Affairs</td>
<td>$3,821,000</td>
<td>$30,996,000</td>
</tr>
<tr>
<td>Fund Sources: Federal Trust</td>
<td>$3,821,000</td>
<td>$30,996,000</td>
</tr>
</tbody>
</table>

§ 2-18. DEPARTMENT OF STATE POLICE (156)

C-31. New Construction: Construct Target Practice Range (17805) $1,500,000 $0

Fund Sources: Special $1,500,000 $0

The authorized purpose of this project is hereby modified to include construction of a shoot house training facility.

Total for Department of State Police $1,500,000 $0

Fund Sources: Special $1,500,000 $0

TOTAL FOR OFFICE OF PUBLIC SAFETY $14,321,000 $30,996,000

Fund Sources: Special $1,500,000 $0

Federal Trust $3,821,000 $30,996,000

Bond Proceeds $9,000,000 $0

OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY

§ 2-19. DEPARTMENT OF VETERANS SERVICES (912)

C-32. Maintenance Reserve (17073) $561,539 $561,539

Fund Sources: Special $161,539 $161,539

Federal Trust $400,000 $400,000

Total for Department of Veterans Services $561,539 $561,539

Fund Sources: Special $161,539 $161,539

Federal Trust $400,000 $400,000

TOTAL FOR OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY $561,539 $561,539

Fund Sources: Special $161,539 $161,539

Federal Trust $400,000 $400,000

OFFICE OF TRANSPORTATION

§ 2-20. DEPARTMENT OF MOTOR VEHICLES (154)

C-33. Relocate Sandston Weigh Station (18097) $2,079,500 $0

Fund Sources: Commonwealth Transportation $2,079,500 $0

C-34. Maintenance Reserve (15021) $803,000 $835,000

Fund Sources: Commonwealth Transportation $803,000 $835,000

Total for Department of Motor Vehicles $2,882,500 $835,000
### § 2-21. DEPARTMENT OF TRANSPORTATION (501)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fund Sources:</strong> Commonwealth Transportation</td>
<td>$2,882,500</td>
<td>$835,000</td>
<td>$2,882,500</td>
</tr>
<tr>
<td><strong>Improvements:</strong> Acquire, Design, Construct and Renovate Agency Facilities (18130)</td>
<td>$30,000,000</td>
<td>$30,000,000</td>
<td>$30,000,000</td>
</tr>
<tr>
<td><strong>Fund Sources:</strong> Commonwealth Transportation</td>
<td>$30,000,000</td>
<td>$30,000,000</td>
<td>$30,000,000</td>
</tr>
<tr>
<td><strong>Improvements:</strong> Acquire, Design, Construct and Renovate Facilities at the Central Office (18040)</td>
<td>$2,004,317</td>
<td>$3,085,683</td>
<td>$2,004,317</td>
</tr>
<tr>
<td><strong>Fund Sources:</strong> Commonwealth Transportation</td>
<td>$2,004,317</td>
<td>$3,085,683</td>
<td>$2,004,317</td>
</tr>
<tr>
<td>**Maintenance Reserve (15732)</td>
<td>$6,005,000</td>
<td>$6,005,000</td>
<td>$6,005,000</td>
</tr>
<tr>
<td><strong>Fund Sources:</strong> Commonwealth Transportation</td>
<td>$6,005,000</td>
<td>$6,005,000</td>
<td>$6,005,000</td>
</tr>
<tr>
<td><strong>Total for Department of Transportation</strong></td>
<td>$38,009,317</td>
<td>$39,090,683</td>
<td>$38,009,317</td>
</tr>
<tr>
<td><strong>Fund Sources:</strong> Commonwealth Transportation</td>
<td>$38,009,317</td>
<td>$39,090,683</td>
<td>$38,009,317</td>
</tr>
</tbody>
</table>

### § 2-22. VIRGINIA PORT AUTHORITY (407)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fund Sources:</strong> Special</td>
<td>$37,000,000</td>
<td>$0</td>
<td>$37,000,000</td>
</tr>
<tr>
<td><strong>Stand-Alone Equipment Acquisition: Procure Equipment (18125)</strong></td>
<td>$37,000,000</td>
<td>$0</td>
<td>$37,000,000</td>
</tr>
<tr>
<td><strong>Fund Sources:</strong> Special</td>
<td>$37,000,000</td>
<td>$0</td>
<td>$37,000,000</td>
</tr>
<tr>
<td><strong>This item contains funding to purchase terminal operating equipment as a result of increased container volumes. Debt service for the purchase of these items through the agency’s equipment lease program is provided in Item 454.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total for Virginia Port Authority</strong></td>
<td>$37,000,000</td>
<td>$0</td>
<td>$37,000,000</td>
</tr>
<tr>
<td><strong>Fund Sources:</strong> Special</td>
<td>$37,000,000</td>
<td>$0</td>
<td>$37,000,000</td>
</tr>
<tr>
<td><strong>TOTAL FOR OFFICE OF TRANSPORTATION</strong></td>
<td>$77,891,817</td>
<td>$39,925,683</td>
<td>$77,891,817</td>
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<tr>
<td><strong>Fund Sources:</strong> Special</td>
<td>$37,000,000</td>
<td>$0</td>
<td>$37,000,000</td>
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<tr>
<td><strong>Commonwealth Transportation</strong></td>
<td>$40,891,817</td>
<td>$39,925,683</td>
<td>$40,891,817</td>
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</table>

### CENTRAL APPROPRIATIONS

### § 2-23. CENTRAL CAPITAL OUTLAY (949)

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
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<tr>
<td><strong>Central Maintenance Reserve (15776)</strong></td>
<td>$75,200,000</td>
<td>$75,000,000</td>
<td>$75,200,000</td>
</tr>
<tr>
<td><strong>Fund Sources:</strong> General</td>
<td>$200,000</td>
<td>$0</td>
<td>$200,000</td>
</tr>
<tr>
<td><strong>Bond Proceeds</strong></td>
<td>$75,000,000</td>
<td>$75,000,000</td>
<td>$75,000,000</td>
</tr>
</tbody>
</table>

A. A total of $75,000,000 the first year and $75,000,000 the second year is hereby authorized for issuance by the Virginia Public Building Authority pursuant to § 2.2-2263 Code of Virginia, and/or the Virginia College Building Authority pursuant to § 23-30.24 et seq., Code of Virginia, for capital costs of maintenance reserve projects.

B. The proceeds of such bonds are hereby appropriated for the capital costs of the following maintenance reserve projects:
ITEM C-41.

<table>
<thead>
<tr>
<th>Agency Name</th>
<th>Project Code</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Military Affairs</td>
<td>10893</td>
<td>$626,652</td>
<td>$626,652</td>
</tr>
<tr>
<td>Department of Emergency Management</td>
<td>15989</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>The Science Museum of Virginia</td>
<td>13634</td>
<td>$404,353</td>
<td>$404,353</td>
</tr>
<tr>
<td>Department of State Police</td>
<td>10886</td>
<td>$313,964</td>
<td>$313,964</td>
</tr>
<tr>
<td>Department of General Services</td>
<td>14260</td>
<td>$5,450,537</td>
<td>$5,450,537</td>
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<tr>
<td>Department of Conservation and Recreation</td>
<td>16646</td>
<td>$2,285,849</td>
<td>$2,285,849</td>
</tr>
<tr>
<td>The Library of Virginia</td>
<td>17423</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>10885</td>
<td>$381,197</td>
<td>$381,197</td>
</tr>
<tr>
<td>The College of William and Mary</td>
<td>12713</td>
<td>$1,948,551</td>
<td>$1,948,551</td>
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<tr>
<td>University of Virginia</td>
<td>12704</td>
<td>$7,231,247</td>
<td>$7,231,247</td>
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<tr>
<td>Virginia Polytechnic Institute and State University</td>
<td>12707</td>
<td>$8,021,374</td>
<td>$8,021,374</td>
</tr>
<tr>
<td>Virginia Military Institute</td>
<td>12732</td>
<td>$1,146,150</td>
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<tr>
<td>Virginia State University</td>
<td>12733</td>
<td>$2,858,055</td>
<td>$2,858,055</td>
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<tr>
<td>Norfolk State University</td>
<td>12724</td>
<td>$3,065,618</td>
<td>$3,065,618</td>
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<tr>
<td>Longwood University</td>
<td>12722</td>
<td>$1,105,456</td>
<td>$1,105,456</td>
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<tr>
<td>University of Mary</td>
<td>12723</td>
<td>$723,046</td>
<td>$723,046</td>
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<tr>
<td>James Madison University</td>
<td>12718</td>
<td>$2,830,846</td>
<td>$2,830,846</td>
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<td>Radford University</td>
<td>12731</td>
<td>$1,272,534</td>
<td>$1,272,534</td>
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<tr>
<td>Virginia School for the Deaf and Blind</td>
<td>14082</td>
<td>$230,604</td>
<td>$230,604</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>12710</td>
<td>$1,952,035</td>
<td>$1,952,035</td>
</tr>
<tr>
<td>Virginia Commonwealth University</td>
<td>12708</td>
<td>$3,326,873</td>
<td>$3,326,873</td>
</tr>
<tr>
<td>Virginia Museum of Fine Arts</td>
<td>13633</td>
<td>$673,496</td>
<td>$673,496</td>
</tr>
<tr>
<td>Frontier Culture Museum of Virginia</td>
<td>15045</td>
<td>$362,633</td>
<td>$362,633</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>12716</td>
<td>$112,928</td>
<td>$112,928</td>
</tr>
<tr>
<td>Christopher Newport University</td>
<td>12719</td>
<td>$479,371</td>
<td>$479,371</td>
</tr>
<tr>
<td>University of Virginia’s College at Wise</td>
<td>12706</td>
<td>$259,728</td>
<td>$259,728</td>
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<tr>
<td>George Mason University</td>
<td>12712</td>
<td>$3,200,463</td>
<td>$3,200,463</td>
</tr>
<tr>
<td>Virginia Community</td>
<td>12611</td>
<td>$6,046,516</td>
<td>$6,046,516</td>
</tr>
<tr>
<td>Virginia Institute of Marine Science</td>
<td>12331</td>
<td>$286,612</td>
<td>$286,612</td>
</tr>
<tr>
<td>Department of Agriculture and Consumer Services</td>
<td>12253</td>
<td>$332,386</td>
<td>$332,386</td>
</tr>
<tr>
<td>Marine Resources Commission</td>
<td>16498</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Department of Mines, Minerals, and Energy</td>
<td>13096</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Department of Forestry</td>
<td>13986</td>
<td>$321,572</td>
<td>$321,572</td>
</tr>
<tr>
<td>Gunston Hall</td>
<td>12382</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Jamestown-Yorktown Foundation</td>
<td>13605</td>
<td>$1,377,273</td>
<td>$1,377,273</td>
</tr>
<tr>
<td>Department for the Blind and Vision Impaired</td>
<td>13942</td>
<td>$210,555</td>
<td>$210,555</td>
</tr>
<tr>
<td>Department of Behavioral Health and Developmental Services</td>
<td>10880</td>
<td>$4,413,719</td>
<td>$4,413,719</td>
</tr>
</tbody>
</table>
### ITEM C-41.

<table>
<thead>
<tr>
<th>Department</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FY2015</td>
<td>FY2016</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Department of Juvenile Justice</td>
<td>15081</td>
<td>$827,786</td>
</tr>
<tr>
<td>Department of Forensic Science</td>
<td>16320</td>
<td>$278,282</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>10887</td>
<td>$9,156,497</td>
</tr>
<tr>
<td>Institute for Advanced Learning and Research</td>
<td>18044</td>
<td>$100,000</td>
</tr>
<tr>
<td>Department of Veterans Services</td>
<td>17073</td>
<td>$249,315</td>
</tr>
<tr>
<td>Innovation and Entrepreneurship Investment Authority</td>
<td>17943</td>
<td>$100,000</td>
</tr>
<tr>
<td>Roanoke Higher Education Center</td>
<td>17916</td>
<td>$135,927</td>
</tr>
<tr>
<td>Southern Virginia Higher Education Center</td>
<td>18131</td>
<td>$100,000</td>
</tr>
<tr>
<td>New College Institute</td>
<td>18132</td>
<td>$100,000</td>
</tr>
<tr>
<td>Virginia Museum of Natural History</td>
<td>14439</td>
<td>$100,000</td>
</tr>
<tr>
<td>Southwest Virginia Higher Education Center</td>
<td>16499</td>
<td>$100,000</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$75,000,000</td>
</tr>
</tbody>
</table>

C. Expenditures for amounts appropriated in this Item are subject to conditions defined in §2-0 E of this act.

D. Agencies and institutions of higher education may use maintenance reserve funds to finance the following capital costs: to repair or replace damaged or inoperable equipment, components of plant, and utility systems; to correct deficiencies in property and plant required to conform with building and safety codes or those associated with hazardous condition corrections, including asbestos abatement; to correct deficiencies in fire protection, energy conservation and handicapped access; and to address such other physical plant deficiencies as the Director, Department of Planning and Budget may approve. Agencies and institutions of higher education may also use maintenance reserve funds to make other necessary improvements that do not meet the criteria for maintenance reserve funding with the prior approval of the Director, Department of Planning and Budget.

E. 1. The Department of General Services is authorized to use these funds from its maintenance reserve allocation for necessary repairs and improvements in and around Capitol Square for items such as repair and conservation of the historic fence, repair and improvements to the grounds, upkeep and ongoing repairs to the exterior of the Capitol and Bell Tower, and conservation and maintenance of monuments and statues. The use of and allocation of these funds shall be as deemed appropriate by the Director, Department of General Services.

2. A total of $200,000 the first year from the general fund is hereby authorized for the planning and other costs associated with the construction of permanent monuments for the Women's Monument Commission and the Virginia Indian Commemorative Commission.

3. The Department of General Services shall provide support to both groups in implementing this project, as provided for in paragraph E.2.

4. The Commissions and the Department of General Services shall report quarterly to the General Assembly on the progress made on site selection, project design, projected costs, and project finances associated with these monuments as specified in paragraph E.2.

F. 1. The Jamestown-Yorktown Foundation may use an amount not to exceed 20 percent of its annual maintenance reserve allocation from this item for the conservation of art and artifacts.

2. The Virginia Museum of Fine Arts may use an amount not to exceed 20 percent of its annual maintenance reserve allocation from this item for the conservation of art works owned by the Museum.
### ITEM C-41.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>FY2015</td>
<td>FY2016</td>
</tr>
<tr>
<td>FY2015</td>
<td>FY2016</td>
</tr>
</tbody>
</table>

- **G.** The Department of Corrections may use a portion of its annual maintenance reserve allocation to make modifications to correctional facilities needed to enable the agency to meet the requirements of the federal Prison Rape Elimination Act.

- **H.** The Department of Conservation and Recreation shall give priority in the use of maintenance reserve funds for roof replacements, or other improvements, to help preserve historic buildings at Walnut Valley Farms, located at Chippokes Plantation State Park, with an estimated cost of $200,000. The historic buildings consist of a 1785 farmhouse, summer kitchen, and slave quarters. It is the intent that the buildings be preserved and protected from further decay, to the extent possible, until planning, and building restorations can be initiated. Item C-44 in this act contains funds for detailed planning.

- **I.** The Frontier Culture Museum may use its maintenance reserve allocation to pave the loop roads, paths, and parking lots at the museum.

- **J.** 1. Any balances remaining from the maintenance reserve allocation identified in this item for the Jamestown-Yorktown Foundation shall not revert to the general fund at the end of the fiscal year, but shall be brought forward and made available to the Jamestown-Yorktown Foundation for the purposes of the maintenance reserve program in the subsequent fiscal year.

- **K.** The Jamestown-Yorktown Foundation may utilize its annual maintenance reserve allocation to restore, repair or renew exhibits.

- **L.** The Department of Corrections may use up to $1,500,000 of its annual maintenance reserve allocation to retrofit the correctional facility in Culpeper County that has been used in the past by the Department of Juvenile Justice to house juvenile defenders, but will, effective July 1, 2014, be used to house adult offenders.

### C-42. Central Reserve for Capital Equipment Funding

| Fund Sources: Bond Proceeds | $21,050,000 | $0 |

- **A.1.** The capital projects in paragraph B of this Item are hereby authorized and may be financed in whole or in part through bonds of the Virginia College Building Authority pursuant to § 23-30.24 et seq., Code of Virginia or the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia. Bonds of the Virginia College Building Authority issued to finance these projects may be sold and issued under the 21st Century College Program at the same time with other obligations of the Authority as separate issues or as a combined issue. The aggregate principle amounts will not exceed the amounts listed in paragraph B below plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263 of the Code of Virginia.

- **2.** From the list of projects included in paragraph B of this Item, the Director of the Department of Planning and Budget shall provide the Chairmen of the Virginia College Building Authority and the Virginia Public Building Authority with the specific projects, as well as the amounts for these projects, to be financed by each authority within the dollar limit established by this authorization.

- **3.** Debt service on the projects contained in this Item shall be provided from appropriations to the Treasury Board.

- **4.** The appropriations for said capital projects in this Item are subject to the conditions in § 2-0 F of this act.
B. There is hereby appropriated $21,050,000 the first year from bond proceeds of the Virginia College Building Authority or the Virginia Public Building Authority to provide funds for equipment for the following projects for which construction was previously provided, or to maintain existing operational capability.

<table>
<thead>
<tr>
<th>Agency Name / Project Title</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>The College of William and Mary in Virginia (204)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Tyler Hall (17994)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State University (208)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct Classroom Building (17995)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Longwood University (214)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct University Technology Center (17668)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>James Madison University (216)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate West Wing, Rockingham Hospital (17674)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia Commonwealth University (236)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct and Renovate Information Commons and Libraries (17998)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia Museum of Fine Arts (238)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Carpenter Shop (17582)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Richard Bland College (241)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Ernst Hall (17985)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>George Mason University (247)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Expand the Central Utility Plant, Fairfax Campus (18043)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia Community College System (260)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acquire/Construct Motorsports/Workforce Development Center, Patrick Henry (17706)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Main Hall, Middletown Campus, Lord Fairfax (17986)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Building B, Parham Road Campus, J. Sargeant Reynolds (17988)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Reynolds Academic Building, Loudoun Campus, Northern Virginia (17989)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Bayside Building, Virginia Beach Campus, Tidewater (17990)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

C-43. Capital Outlay Project Pool (17967)................................. $119,421,164 $0

Fund Sources: Trust and Agency: $400,000 $0
Federal Trust: $1,885,500 $0
Bond Proceeds: $117,135,664 $0

A. 1. The capital projects in paragraph B. of this item are hereby authorized and may be financed in whole or in part through bonds of the Virginia College Building Authority pursuant to § 23-30.24 et seq., Code of Virginia, or the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia. Bonds of the Virginia College Building Authority issued to finance these projects may be sold and issued under the 21st Century College Program at the same time with other obligations of the Authority as separate issues or as a combined issue. The aggregate principal amounts will not exceed $53,473,000 plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263 of the Code of Virginia.

2. From the list of projects included in paragraph B of this item, the Director of the Department of Planning and Budget shall provide the Chairmen of the Virginia College Building Authority and the Virginia Public Building Authority with the specific projects, as well as the amounts for these projects, to be financed by each authority within the dollar limit established by this authorization.

3. Debt service on the projects contained in this item shall be provided from appropriations to the Treasury Board.

4. The appropriations for said capital projects are contained in this item and are subject to the conditions in § 2-0 F of this act.

B. 1. It is hereby appropriated $55,135,664 from bond proceeds and $2,285,500 from nongeneral fund sources in the first year for the projects listed in this section.
<table>
<thead>
<tr>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of General Services</td>
<td>Make Critical Repairs and Improvements to Consolidated Lab</td>
</tr>
<tr>
<td>Department of General Services</td>
<td>Replace Roof on DGS Westmoreland Plaza Building</td>
</tr>
<tr>
<td>Department of State Police</td>
<td>Rehabilitate or replace South Hill and Emporia Area Offices</td>
</tr>
<tr>
<td>Department of Forestry</td>
<td>Construct Garages for Fire Dozers and Transports</td>
</tr>
<tr>
<td>Department of Behavioral Services</td>
<td>Abate Environmental Hazards</td>
</tr>
<tr>
<td>Department of Behavioral Services</td>
<td>Replace Facility Roofs and Building Envelopes</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Upgrade Operational and Security Systems - Keen Mountain Correctional Center</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Replace and Enhance Security Controls and Surveillance Systems - Sussex I and II</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Replace Fire Alarm Systems</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Replace James River Storage Tank on River Road</td>
</tr>
<tr>
<td>Department of Military Affairs</td>
<td>Renovate Waller Depot Complex</td>
</tr>
<tr>
<td>Gunston Hall</td>
<td>Renovate Ann Mason Visitor Center and Adjacent Buildings (Interior and Exterior)</td>
</tr>
<tr>
<td>Virginia Museum of Fine Arts Authority</td>
<td>Renovate / Expand Faberge Gallery</td>
</tr>
<tr>
<td>Roanoke Higher Education Authority</td>
<td>Renovate / Expand Claude Moore Building</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>Renovate Research Labs</td>
</tr>
</tbody>
</table>

2. The projects for the Department of Behavioral Health and Developmental Services in paragraph B.1. are authorized for Eastern State Hospital, Catawba Hospital, Piedmont Geriatric Hospital, Central Virginia Training Center, Commonwealth Center for Children and Adolescents, Southwest Virginia Mental Health Institute, and Hiram W. Davis Medical Center.

C. 1. A total of $20,000,000 plus amounts to fund related issuance costs, and other financing expenses is hereby authorized for issuance in the first year by the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia for water quality projects as set out in this paragraph.

2. There is hereby appropriated $20,000,000 in the first year from such bond proceeds, for the Stormwater Local Assistance Fund, established in Item 363 of this act and administered by the Department of Environmental Quality. In accordance with the purpose of the Fund, the bond proceeds shall be used to provide grants solely for capital projects, including: i) new stormwater best management practices; ii) stormwater best management practice retrofits; iii) stream restoration; iv) low impact development projects; v) buffer restoration; vi) pond retrofits; and vii) wetlands restoration. Such grants shall be in accordance with eligibility determinations made by the Department of Environmental Quality.

3. This appropriation is subject to the conditions in § 2-0 F of this act.

4. Except as provided for in paragraph C.3. of this item, 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 projects supported in the program.

D. 1. A total of $22,500,000 plus amounts to fund related issuance costs, and other financing expenses is hereby authorized for issuance in the first year by the Virginia Public Building Authority pursuant to Sec. 2.2-2263, Code of Virginia, for improvements to the Fort Monroe property as set out in this paragraph.

2. There is hereby appropriated $22,500,000 in the first year from such bond proceeds for improvements to Fort Monroe. The Department of General Services shall act as fiscal agent for the bond proceeds allocated to this capital project. The Fort Monroe Authority is authorized to use a portion of these proceeds to secure the services of a project manager for overseeing and coordinating the on-site efforts involving the various repairs and renovation activities at Fort Monroe. The project manager shall work in consultation and coordination with the Department of General Services as this project proceeds towards completion.

3. This appropriation is subject to the conditions in § 2-0 F of this act.
4. Except as provided for in paragraph D.3. of this item, 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 activity executed under this project.

E. 1. The Virginia College Building Authority, pursuant to § 23-30.24 et seq., Code of Virginia, or the Virginia Public Building Authority pursuant to § 22-2263, Code of Virginia, is authorized to issue bonds to finance in whole or in part capital projects authorized in Item C-38.10, Chapter 1, 2014 Special Session I Acts of Assembly. The aggregate principal amounts will not exceed $19,500,000 plus amounts to fund related issuance costs and other financing expenses, in accordance with § 2.2-2263, Code of Virginia.

2. From the list of projects in Item C-38.10, Chapter 1, 2014 Special Session I Acts of Assembly, the Director of the Department of Planning and Budget shall provide the Chairmen of the Virginia College Building Authority and the Virginia Public Building Authority with the specific projects, as well as the amounts for these projects, to be financed by each authority within the dollar limits established by this authorization.

3. Debt service on the bonds issued under the authorization in this paragraph shall be provided from appropriations to the Treasury Board.

F. It is hereby appropriated $19,500,000 from bond proceeds in the first year for the projects listed in Item C-38.10, Chapter 1, 2014 Special Session I Acts of Assembly. The appropriations for these projects are subject to the conditions in § 2.0 F. of this act.

G. The Director of the Department of Planning and Budget shall revert $19,500,000 in general fund appropriation in this project on or before June 30, 2015.

<table>
<thead>
<tr>
<th>C-44. Planning: Detail Planning for Capital Projects (17968)</th>
<th>$13,276,000</th>
<th>$0</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund Sources: Dedicated Special Revenue........................</td>
<td>$13,276,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

A. The following projects shall be funded for planning entirely from amounts in the Central Capital Planning Fund established under § 2.2-1520 of the Code of Virginia and any general funds provided.

### Pre-Planning

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>720</td>
<td>Department of Behavioral Health and Development Services</td>
<td>Replace Central State Hospital</td>
</tr>
<tr>
<td>948</td>
<td>Southwest Virginia Higher Education Center</td>
<td>Construct Service Corridor, Storage Area, Replace Generator</td>
</tr>
</tbody>
</table>

### Detailed Planning

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>199</td>
<td>Department of Conservation and Recreation</td>
<td>Renovate Historic Buildings, Walnut Valley Farm, Chippokes Plantation State Park</td>
</tr>
<tr>
<td>203</td>
<td>Rehabilitation Center Virginia Community</td>
<td>Life Safety Improvements, Anderson Vocational Training Building</td>
</tr>
<tr>
<td>260</td>
<td>College System Virginia Community</td>
<td>Construct Academic Building, Fauquier Campus, Lord Fairfax</td>
</tr>
<tr>
<td>260</td>
<td>College System Virginia Community</td>
<td>Renovate Seefeldt Building, Woodbridge Campus, Northern Virginia</td>
</tr>
<tr>
<td>260</td>
<td>College System Virginia Community</td>
<td>Renovate Howsmon Building, Manassas Campus, Northern Virginia</td>
</tr>
<tr>
<td>Item</td>
<td>Department</td>
<td>Details</td>
</tr>
<tr>
<td>------</td>
<td>------------</td>
<td>---------</td>
</tr>
<tr>
<td>702</td>
<td>Department for the Blind and Vision Impaired</td>
<td>Renovate the Departmental Headquarters Building</td>
</tr>
<tr>
<td>720</td>
<td>Department of Behavioral Health and Developmental Services</td>
<td>Construct New Sexually Violent Predator Facility</td>
</tr>
<tr>
<td>778</td>
<td>Department of Forensic Science</td>
<td>Expand Central Forensic Laboratory and Office of the Chief Medical Examiner Facility</td>
</tr>
<tr>
<td>799</td>
<td>Department of Corrections</td>
<td>Renovate Buckingham Wastewater Treatment Plant</td>
</tr>
<tr>
<td>799</td>
<td>Department of Corrections</td>
<td>Replace Generators Multiple Facilities</td>
</tr>
</tbody>
</table>

B. In accordance with Title 2.2, Chapter 15.1, each institution and agency shall submit its completed detailed planning documents to the Six-Year Capital Outlay Plan Advisory Committee for its review and recommendation.

C. 1. Each public college and university is authorized to use additional higher education operating nongeneral funds to move to working drawings for the projects listed in paragraph A.

2. Each agency may utilize other nongeneral funds to move to working drawings for the projects authorized in paragraph A.

D. Each agency or institution shall be reimbursed for all nongeneral funds used when the project is funded to move into the construction phase.

E. In accordance with § 2.2-1520, the Director, Department of Planning and Budget, shall reimburse the Central Capital Planning Fund for the amounts provided for detailed planning when the project is funded to move into the construction phase.

F. Due to the availability of private donations for the new academic building on the Fauquier campus of Lord Fairfax Community College, half of the costs of detailed planning shall be paid with donated funds.

G. Authorization for the Virginia Community College System to proceed to detailed planning on the project, "Construct Phase VII Academic Building, Annandale Campus, Northern Virginia", as provided in Item C-39.05 of Chapter 1, Special Session I of the 2014 General Assembly is hereby revoked.

C-45. A. The Department of General Services, on behalf of the Department of Social Services, is hereby authorized to enter a capital lease in Abingdon to address lease space needs for the Child Support Enforcement District Office, the Regional Administrative Office and the Regional Training Offices.

B. The Department of General Services, on behalf of the Department of Social Services, is hereby authorized to enter a capital lease in Roanoke to address lease space needs for the Child Support Enforcement District Office and the Child Support Enforcement Regional Office.

C. The Department of General Services, on behalf of the Department of Social Services, is hereby authorized to enter a capital lease in Warrenton to address lease space needs for the Regional Administrative Office and the Regional Training Office.

D. The Department of General Services, on behalf of the Department of Corrections, is hereby authorized to enter into a capital lease for a probation and parole office to replace or renew the lease for existing facilities in Richmond.

E. The Department of General Services, on behalf of the Department of Corrections, is hereby authorized to enter into a capital lease for a probation and parole office to replace or renew the lease for existing facilities in Virginia Beach.

F. The Department of General Services, on behalf of the Department of Behavioral Health and Developmental Services, is hereby authorized to enter into a capital lease for an administrative support facility to be used for those services that will be displaced from the Southeastern Virginia Training Center surplus property sale.

C-46. Omitted.
C-46.10. Comprehensive Capital Outlay Program (18049) 

First Year Second Year

C-46.10. Comprehensive Capital Outlay Program (18049) 

Fund Sources: Bond Proceeds 

$45,000,000 $0

A. In addition to amounts previously authorized for this program, the Virginia College Building Authority, pursuant to § 23-30.24 et seq., Code of Virginia, and the Virginia Public Building Authority, pursuant to § 2.2-2263, Code of Virginia, are authorized to issue bonds to finance projects listed in this Item. The aggregate principal amounts shall not exceed $45,000,000 plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263, Code of Virginia.

B. The General Assembly hereby appropriates $45,000,000 in the first year from bond proceeds for the George Mason University Academic VII / Research III project previously authorized in Item C-39.40, Chapter 806, 2013 Acts of Assembly and the Advanced Manufacturing Apprentice Academy Center and four Regional Centers of Excellence.

C. Out of the appropriation for this Item, $20,000,000 in bond proceeds issued by the Virginia College Building Authority is designated for a previously authorized project of George Mason University in Item C-39.40, Chapter 806, 2013 Acts of Assembly. This funding may be used in lieu of other nongeneral fund support for this project.

D. Upon certification from the Virginia Economic Development Partnership and the Commonwealth Center for Advanced Manufacturing that a federal grant has been awarded for the Advanced Manufacturing Apprentice Academy Center and Regional Centers of Excellence, the Director, Department of Planning and Budget shall release no more than $25 million from this Item to the Virginia Economic Development Partnership (VEDP) for the Commonwealth Center for Advanced Manufacturing to develop an Advanced Manufacturing Apprentice Academy Center as well as four Regional Centers of Excellence.

C-46.20. Supplements to Previously Authorized Capital Projects (18145) 

First Year Second Year

Supplements to Previously Authorized Capital Projects (18145) 

Fund Sources: Bond Proceeds 

$13,151,217 $0

A total of $13,151,217 the first year is hereby authorized for issuance by the Virginia Public Building Authority pursuant to § 2.2-2263 Code of Virginia to repay a treasury loan authorized to cover the costs of construction and administration of previously approved capital project 16881 authorized in Item C-1.10, Chapter 951, 2005 Acts of Assembly.

C-47. A.1. This Item authorizes the capital projects listed below to be financed pursuant to Article X, Section 9(c), Constitution of Virginia.

2. The appropriations for said capital projects are contained in the appropriation Items listed below and are subject to the conditions in § 2-0 F of this act.

3. The total amount listed in this Item includes $245,020,705 in bond proceeds.
ITEM C-47.  

<table>
<thead>
<tr>
<th>Project Title</th>
<th>Code</th>
<th>9(c) Bonds</th>
</tr>
</thead>
<tbody>
<tr>
<td>College of William and Mary (204)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Dormitories</td>
<td>C-5</td>
<td>18100</td>
</tr>
<tr>
<td>Old Dominion University (221)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct New Residence Halls, Phase I</td>
<td>C-9</td>
<td>18101</td>
</tr>
<tr>
<td>Virginia Commonwealth University (236)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Expand Ackell Residence Center</td>
<td>C-15</td>
<td>18102</td>
</tr>
<tr>
<td>James Madison University (216)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Christopher Newport University (242)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Expand Dining Facility</td>
<td>C-4</td>
<td>18118</td>
</tr>
<tr>
<td>Renovate Residence Halls</td>
<td>C-3</td>
<td>18098</td>
</tr>
<tr>
<td>Construct Residential Housing</td>
<td>C-2</td>
<td>17632</td>
</tr>
<tr>
<td>James Madison University (216)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct New Dining Hall</td>
<td>C-8.10</td>
<td>18143</td>
</tr>
<tr>
<td>Total for Nongeneral Fund Obligation Bonds 9(c)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total for 9(C) Revenue Bonds.......................... $0 $0

§ 2-25. 9(D) REVENUE BONDS (951)

C-48.  

1. This Item authorizes the capital projects listed below to be financed pursuant to Article X, Section 9(d), Constitution of Virginia.

2. The appropriations for said capital projects are contained in the appropriation Items listed below and are subject to the conditions in § 2-0 F of this act.

3. The total amount listed in this Item includes $136,787,000 in bond proceeds.

<table>
<thead>
<tr>
<th>Agency Name/ Project Title</th>
<th>Item #</th>
<th>Project Code</th>
<th>9(c) Bonds</th>
</tr>
</thead>
<tbody>
<tr>
<td>College of William and Mary (204)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Improve Auxiliary Facilities</td>
<td>C-6</td>
<td>18112</td>
<td>$10,000,000</td>
</tr>
<tr>
<td>University of Mary Washington (215)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Improve Battleground Athletic Complex Fields and Facilities</td>
<td>C-13.10</td>
<td>18133</td>
<td>$10,142,000</td>
</tr>
<tr>
<td>Radford University (217)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Athletics Complex</td>
<td>C-13</td>
<td>18120</td>
<td>$8,000,000</td>
</tr>
<tr>
<td>Old Dominion University (221)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Replace the Webb University Center</td>
<td>C-12</td>
<td>17947</td>
<td>$78,695,000</td>
</tr>
<tr>
<td>Virginia Commonwealth University (236)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Expand Main Street Parking Deck</td>
<td>C-16</td>
<td>18115</td>
<td>$5,600,000</td>
</tr>
<tr>
<td>Upgrade Siegel Center</td>
<td>C-17</td>
<td>18116</td>
<td>$12,000,000</td>
</tr>
<tr>
<td>Sanger Hall Phase II (Department of Pathology)</td>
<td>C-17.10</td>
<td>18070</td>
<td>$7,500,000</td>
</tr>
<tr>
<td>Virginia Community College System (260)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct Parking Garage, Blue Ridge</td>
<td>C-18</td>
<td>18096</td>
<td>$4,850,000</td>
</tr>
<tr>
<td>Total for Nongeneral Fund Obligation Bonds 9(d)</td>
<td></td>
<td></td>
<td>$136,787,000</td>
</tr>
</tbody>
</table>

Total for 9(D) Revenue Bonds.......................... $0 $0

TOTAL FOR CENTRAL APPROPRIATIONS.................... $287,098,381 $75,000,000

Fund Sources: General.................................................. $200,000 $0
              Trust and Agency............................................. $400,000 $0
              Dedicated Special Revenue.............................. $13,276,000 $0
              Federal Trust.............................................. $1,885,500 $0
              Bond Proceeds............................................... $271,336,881 $75,000,000

TOTAL FOR PART 2: CAPITAL PROJECT EXPENSES.............. $802,024,442 $149,233,222
ITEM C-48.

<table>
<thead>
<tr>
<th>Fund Sources</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>$200,000</td>
<td>$0</td>
</tr>
<tr>
<td>Special</td>
<td>$38,661,539</td>
<td>$161,539</td>
</tr>
<tr>
<td>Higher Education Operating</td>
<td>$37,594,000</td>
<td>$0</td>
</tr>
<tr>
<td>Commonwealth Transportation</td>
<td>$40,891,817</td>
<td>$39,925,683</td>
</tr>
<tr>
<td>Trust and Agency</td>
<td>$400,000</td>
<td>$0</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$15,140,022</td>
<td>$1,864,022</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$6,992,478</td>
<td>$32,281,978</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$662,144,586</td>
<td>$75,000,000</td>
</tr>
</tbody>
</table>
PART 3: MISCELLANEOUS

§ 3-1.01 INTERFUND TRANSFERS

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.

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>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)</td>
<td>$65,375,769</td>
<td>$65,375,769</td>
</tr>
<tr>
<td>b)</td>
<td>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)</td>
<td>$9,141,363</td>
<td>$9,141,363</td>
</tr>
<tr>
<td>3.</td>
<td>Peanut Fund (§3.2-1906, Code of Virginia)</td>
<td>$4,003</td>
<td>$4,003</td>
</tr>
<tr>
<td>4.</td>
<td>For collection by Department of Taxation</td>
<td>$86,913</td>
<td>$86,913</td>
</tr>
<tr>
<td>a)</td>
<td>Aircraft Sales &amp; Use Tax (§ 58.1-1509, Code of Virginia)</td>
<td>$2,935</td>
<td>$2,935</td>
</tr>
<tr>
<td>b)</td>
<td>Soft Drink Excise Tax</td>
<td>$12,748</td>
<td>$12,748</td>
</tr>
<tr>
<td>5.</td>
<td>Proceeds of the Tax on Motor Vehicle Fuels</td>
<td>$97,586</td>
<td>$97,586</td>
</tr>
<tr>
<td>6.</td>
<td>Virginia Retirement System (Trust and Agency)</td>
<td>$34,500</td>
<td>$34,500</td>
</tr>
<tr>
<td>7.</td>
<td>Department of Alcoholic Beverage Control (Enterprise)</td>
<td>$75,521</td>
<td>$75,521</td>
</tr>
<tr>
<td>a)</td>
<td>For services by the Auditor of Public Accounts</td>
<td>$64,607</td>
<td>$64,607</td>
</tr>
<tr>
<td>b)</td>
<td>For services by the Department of Accounts</td>
<td>$47,628</td>
<td>$47,628</td>
</tr>
<tr>
<td>TOTAL</td>
<td></td>
<td>$74,974,330</td>
<td>$74,974,330</td>
</tr>
</tbody>
</table>

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 $74,800,000 the first year and $78,200,000 the second year.

2.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.

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.

2. There is hereby appropriated from the applicable funds such amounts as are required to be refunded to the federal government for mutually agreeable resolution of internal service fund over-recoveries as identified by the U. S. Department of Health and Human 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.

<table>
<thead>
<tr>
<th>Agency Name</th>
<th>Fund Group</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Agriculture and Consumer Services (301)</td>
<td>0900</td>
<td>$75,637</td>
<td>$75,637</td>
</tr>
<tr>
<td>Department of Forestry (411)</td>
<td>0200</td>
<td>$24,698</td>
<td>$24,698</td>
</tr>
<tr>
<td>Board of Accountancy (226)</td>
<td>0900</td>
<td>$6,828</td>
<td>$6,828</td>
</tr>
<tr>
<td>Department of Labor and Industry (181)</td>
<td>0200</td>
<td>$3,392</td>
<td>$3,392</td>
</tr>
<tr>
<td>Tobacco Indemnification and Community Revitalization Commission (851)</td>
<td>0900</td>
<td>$81,802</td>
<td>$81,802</td>
</tr>
<tr>
<td>Virginia Museum of Fine Arts (238)</td>
<td>0200</td>
<td>$8,561</td>
<td>$8,561</td>
</tr>
<tr>
<td>Southwest Virginia Higher Education Center (948)</td>
<td>0200</td>
<td>$23,778</td>
<td>$23,778</td>
</tr>
<tr>
<td>Department for the Deaf and Hard-Of-Hearing (751)</td>
<td>0200</td>
<td>$15,730</td>
<td>$15,730</td>
</tr>
<tr>
<td>Department of Health Professions (223)</td>
<td>0900</td>
<td>$41,588</td>
<td>$41,588</td>
</tr>
<tr>
<td>Department of Behavioral Health and Developmental Services (720)</td>
<td>0900</td>
<td>$1,214</td>
<td>$1,214</td>
</tr>
<tr>
<td>Department for Aging and Rehabilitative Services (262)</td>
<td>0200</td>
<td>$62,397</td>
<td>$62,397</td>
</tr>
<tr>
<td>Department for Aging and Rehabilitative Services (262)</td>
<td>0900</td>
<td>$7,896</td>
<td>$7,896</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199)</td>
<td>0200</td>
<td>$90,143</td>
<td>$90,143</td>
</tr>
<tr>
<td>Department of Game and Inland Fisheries (403)</td>
<td>0900</td>
<td>$627,000</td>
<td>$627,000</td>
</tr>
<tr>
<td>Marine Resources Commission (402)</td>
<td>0200</td>
<td>$23,833</td>
<td>$23,833</td>
</tr>
<tr>
<td>Department of Criminal Justice Services (140)</td>
<td>0200</td>
<td>$58,422</td>
<td>$58,422</td>
</tr>
<tr>
<td>Department of Fire Programs (960)</td>
<td>0200</td>
<td>$14,376</td>
<td>$14,376</td>
</tr>
<tr>
<td>Department of Aviation (841)</td>
<td>0400</td>
<td>$72,030</td>
<td>$72,030</td>
</tr>
<tr>
<td>Department of Motor Vehicles (154)</td>
<td>0400</td>
<td>$1,034,919</td>
<td>$1,034,919</td>
</tr>
<tr>
<td>Department of Rail and Public Transportation (505)</td>
<td>0400</td>
<td>$488,769</td>
<td>$488,769</td>
</tr>
<tr>
<td>Department of Transportation (501)</td>
<td>0400</td>
<td>$3,028,317</td>
<td>$3,028,317</td>
</tr>
</tbody>
</table>

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 $5,839,598 the first year and $5,839,598 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 $2,883,627 the first year and $2,883,627 the second year.

F. On or before June 30 of each year, the State Comptroller shall transfer $6,309,188 the first year and $6,309,188 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:
G.1. The State Comptroller shall transfer to the Lottery Proceeds Fund established pursuant to § 58.1-4022.1, Code of Virginia, an amount estimated at $525,000,000 the first year and $510,000,000 the second year, from the State Lottery Fund. 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 balance of the State Lottery Fund for the first five months of the fiscal year and (2) thereafter, the transfer will be made on a monthly basis. Prior to June 20 of each year, the State Lottery Director shall estimate the amount of profits in the State Lottery Fund for the month of June and shall notify the State Comptroller so that the estimated profits can be transferred to the Lottery Proceeds Fund prior to June 22.

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 State Lottery Fund for the prior fiscal year. If such annual audit discloses that the actual revenue is less than the estimate on which the June transfer was based, the State Comptroller shall adjust the next monthly transfer from the State Lottery Fund to account for the difference between the actual revenue and the estimate transferred to the Lottery Proceeds Fund. The State Comptroller shall take all actions necessary to effect the transfers required by this paragraph, notwithstanding the provisions of § 58.1-4022, Code of Virginia. In preparing the Comprehensive Annual Financial Report, the State Comptroller shall report the Lottery Proceeds Fund as specified in § 58.1-4022.1, 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.

3. The State Treasurer is authorized to charge agencies, institutions and all other entities that utilize alternative financing structures and require Treasury Board approval, including capital lease arrangements, up to 10 basis points of the amount financed in addition to a share of direct costs of issuance as determined by the State Treasurer. Such amounts collected shall be paid into the general fund of the state treasury.

4. The State Treasurer is authorized to charge projects financed under Article X, Section 9(c) of the Constitution of Virginia, 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 are estimated to generate $50,000 the first year and $50,000 the second 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 fund to the Game Protection Fund. This transfer shall not exceed $1,700,000 the first year and $3,700,000 the second year.

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 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.
2. Notwithstanding any other provision of law, interest earnings shall not be allocated to the Family Access to Medical 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 $8,270,640 the first year and $10,635,320 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.

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 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 $4,589,914 the first year and $4,589,914 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. The Department of Alcoholic Beverage Control shall sell the building in which the Alexandria Regional office is currently located. Notwithstanding the provisions of § 2.2-1156, Code of Virginia, all the proceeds from the sale of such property, estimated to be $12,500,000, shall be deposited into the general fund no later than June 30, 2015.

S. On or before June 30 each year, the State Comptroller shall transfer to the general fund $1,550,385 the first year and $1,550,385 the second year from operating efficiencies to be implemented by the Department of Alcoholic Beverage Control.

T. 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 $9,055,000 the first year, and $9,055,000 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).

U. 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.

V. Unless prohibited by federal law or regulation or by the Constitution of Virginia and notwithstanding any contrary provision 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 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 balances from this transfer or to restore certain balances that have been transferred.

W.1. The Brunswick Correctional Center operated by the Department of Corrections shall be sold. The estimated amount of the proceeds to be received is $20,000,000. 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, up to $10,000,000 from the proceeds of the sale of the Brunswick Correctional Center shall be paid into the general fund and any amount above $10,000,000 shall be paid into the Federal Action Contingency Trust (FACT) Fund contained in Central Appropriations. Any proceeds deposited into the Federal Action Contingency Trust (FACT) Fund pursuant to this paragraph are hereby appropriated.

X. On or before June 30 each year the State Comptroller shall transfer an estimated $2,450,000 from the fund created pursuant to § 17.1-275.12 of the Code of Virginia, to Items 339, 389, and 414 of this act, for the purposes enumerated in Section 17.1-275.12.
Y. On or before June 30 each year, the State Comptroller shall transfer $10,518,587 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).

Z. 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 $114,413 the first year and $114,413 the second year.

AA. Any amount designated by the State Comptroller from the June 30, 2014, or June 30, 2015, general fund balance for transportation pursuant to § 2.2-1514B., Code of Virginia, is hereby appropriated.

BB. The State Comptroller shall transfer balances from the Foundation for Virginia’s Natural Resources Trust Fund to the Virginia Land Conservation Fund to promote environmental education, pollution prevention, and citizen monitoring by fostering and supporting collaborative efforts among businesses, citizens, communities, local governments, and state agencies.

CC. 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.

DD. On or before June 30, 2015, and June 30, 2016, the State Comptroller shall transfer amounts estimated at $3,000,000 the first year and $3,000,000 the second year to the general fund from unobligated nongeneral fund balances at the State Corporation Commission.

EE. On or before June 30 of each year, the State Comptroller shall transfer an additional $439,180 to the general fund from the fees generated by the Firearms Transaction Program.

FF. Contingent upon federal approval, the State Comptroller shall transfer in the first year $18,000,000 in nongeneral fund cash balances from the Commonwealth's Attorneys' Services Council (Fund 0282 Agency 957) to the Virginia Retirement System for deposits into the State Police Officer Retirement System and the Virginia Law Enforcement Officer Retirement System to be applied towards each systems unfunded liabilities. The Virginia Retirement System shall deposit $9,000,000 in each of the two systems.

GG.1. On or before June 30 the first year, the State Comptroller shall transfer to the general fund $30,000,000 from the Highway Maintenance and Operating Fund. On or before June 30 the second year, the State Comptroller shall transfer from the general fund $30,000,000 to the Highway Maintenance and Operating Fund.

2. In addition, on or before June 30 the first year, the State Comptroller shall transfer to the general fund $31,070,647 from the Transportation Trust Fund, an amount equivalent to the unexpended balances remaining from the 2007 Transportation Initiative authorized in Chapter 847, 2007 Acts of Assembly.

§ 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.

§ 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.

§ 3-2.00 WORKING CAPITAL FUNDS AND LINES OF CREDIT

§ 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.

§ 3-2.02 CHARGES AGAINST WORKING CAPITAL FUNDS

The State Comptroller may periodically charge the appropriation of any state agency for the expenses incurred for services received from any program financed and accounted for by working capital funds. Such charge may be made upon receipt of such documentation as in the opinion of the State Comptroller provides satisfactory evidence of a claim, charge or demand against the appropriations made to any agency. The amounts so charged shall be recorded to the credit of the appropriate working capital fund accounts. In the event any portion of the charge so made shall be disputed, the amount in dispute may be restored to the agency appropriation by direction of the Governor.

§ 3-2.03 LINES OF CREDIT

a. The State Comptroller shall provide lines of credit to the following agencies, not to exceed the amounts shown:

- Administration of Health Insurance: $150,000,000
- Department of Accounts, for the Payroll Service Bureau: $400,000
- Department of Accounts, Transfer Payments: $5,250,000
- Department of Accounts, for Enterprise Applications: $90,000,000
- Department of Alcoholic Beverage Control: $60,000,000
- Department of Corrections, for Virginia Correctional Enterprises: $1,000,000
- Department of Emergency Management: $150,000
- Department of Environmental Quality: $5,000,000
- Department of Human Resource Management, for the Workers’ Compensation Self Insurance Trust Fund: $10,000,000
- Department of Behavioral Health and Developmental Services: $30,000,000
- Department of Motor Vehicles: $5,000,000
- Department of the Treasury, for the Unclaimed Property Trust Fund: $5,000,000
- Department of the Treasury, for the State Insurance Reserve Trust Fund: $25,000,000
- State Lottery Department: $40,000,000
- Virginia Information Technologies Agency: $40,000,000
- Virginia Tobacco Settlement Foundation: $3,000,000
- Department of Historic Resources: $600,000
- Department of Fire Programs: $30,000,000
- Compensation Board: $8,000,000

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.

c. The State Comptroller, in conjunction with the Departments of General Services and Planning and Budget, shall establish guidelines for agencies and institutions to utilize a line of credit to support fixed and one-time costs associated with implementation of office space consolidation, relocation and/or office space co-location strategies, where such line of credit shall be repaid by the agency or institution based on the cost savings and efficiencies realized by the agency or institution resulting from the consolidation and/or relocation. In such cases the terms of office space consolidation or co-location strategies shall be approved by the Secretary of Administration, in consultation with the Secretary of Finance, as demonstrating cost benefit to the Commonwealth. In no case shall the advances to an agency or institution exceed $1,000,000 nor the repayment begin more than one year following the 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 State Lottery Department 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 State 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 State Lottery Department 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 State Lottery Department 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.

§ 3-3.00 GENERAL FUND DEPOSITS

§ 3-3.01 PAYMENT BY THE VIRGINIA PUBLIC SCHOOL AUTHORITY

The Virginia Public School Authority shall transfer to the general fund an amount estimated at $201,000 on or before June 30, 2015 and an amount estimated at $201,000 on or before June 30, 2016, to reimburse the Commonwealth for staff and other administrative services provided to the Authority by the Department of the Treasury.

§ 3-3.02 PAYMENT BY THE STATE TREASURER

The state Treasurer shall transfer an amount estimated at $18,000 on or before June 30, 2015 and an amount estimated at $52,000 on or before June 30, 2016, to the general fund from excess 9(c) sinking fund balances.

§ 3-3.03 INTEREST EARNINGS

A. Notwithstanding any other provision of law, the State Comptroller shall not allocate interest earnings to the following agencies and funds in the first year of the biennium. The estimated amount of interest earnings that shall remain in the general fund as a result of this provision is $11,389,754 the first year and $11,389,754 the second year.

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<td>Department of Environmental Quality</td>
<td>440</td>
<td>Motor Vehicle Dealer Board Fund 0212 Motor Vehicle Dealer Board Fund 0212</td>
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B. If actual general fund transfers in any year exceed the amount shown for "transfers" in the resources available for appropriation from the general fund in the first enactment of this act, the interest earnings retained by the general fund as a result of this provision shall be capped at $11,389,754 the first year and $11,389,754 the second year. Any interest earnings above this amount will be distributed proportionately back to the nongeneral funds shown in this item.

C. Notwithstanding any other provision of law, on or before June 30 of each year, the State Comptroller shall transfer $1,243,189 the first year and $1,243,819 the second year to the general fund, from the College of William and Mary, the University of Virginia, the University of Virginia’s College at Wise, Virginia Commonwealth University, Virginia Tech and Virginia Tech Extension for the estimated payments of interest earned on tuition and fees from Educational and General Revenues deposited in the state treasury.

§ 3-4.00 AUXILIARY ENTERPRISES AND SPONSORED PROGRAMS IN INSTITUTIONS OF HIGHER EDUCATION

§ 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.

B. No interest shall be credited for that portion of the fund’s cash balance that represents any outstanding loans due from the State Treasurer. The provisions of this section shall not apply to the capital projects authorized under Items C-36.21 and C-36.40 of Chapter 924, 1997 Acts of Assembly.

§ 3-5.00 ADJUSTMENTS AND MODIFICATIONS TO TAX COLLECTIONS

§ 3-5.01 RETALIATORY COSTS TO OTHER STATES TAX CREDIT

Notwithstanding any other provision of law, the amount deposited to the Priority Transportation Trust Fund pursuant to §58.1-2531 shall not be reduced by more than $266,667 by any refund of the Tax Credit for Retaliatory Costs to Other States available under §58.1-2510.

§3-5.02 PAYMENT OF AUTO RENTAL TAX TO THE GENERAL FUND

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 costs of administering the fee are recovered by the Department of Taxation.

§ 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 estimated amount of such transfers are $350,570,294 the first year and $362,970,294 the second year.

§ 3-5.04 NEIGHBORHOOD ASSISTANCE ACT TAX CREDIT

A. The $125,000 limit on donations for which tax credits may be issued for taxable year 2014 pursuant to Section 58.1-439.24 of the Code of Virginia shall not apply if, after an equitable allocation of tax credits for Fiscal Year 2015 under the Neighborhood Assistance Act Tax Credit Program, the total amount of tax credits allocated for all programs approved under the Act was less than $16 million.

The $125,000 limit on donations for which tax credits may be issued for taxable year 2015 pursuant to Section 58.1-439.24 of the Code of Virginia shall not apply if, after an equitable allocation of tax credits for Fiscal Year 2016 under the Neighborhood Assistance Act Tax Credit Program, the total amount of tax credits allocated for all programs approved under the Act was less than $17 million. However, in no event shall (i) more than $16 million in tax credits be issued for Fiscal Year 2015 and (ii) more than $17 million in tax credits be issued for Fiscal Year 2016 under the Act.

B. Notwithstanding § 58.1-439.20 or any other provision of law, for Fiscal Year 2015, the amount of the Neighborhood Assistance Act Tax Credit available under § 58.1-439.18 et seq., Code of Virginia, shall be limited to $16 million allocated as follows: $8.5 million for education proposals for approval by the Superintendent of Public Instruction and $7.5 million for all other proposals for approval by the Commissioner of the State Department of Social Services. For Fiscal Year 2016, the amount of the Neighborhood Assistance Act Tax Credit available under § 58.1-439.18 et seq., Code of Virginia, shall be limited to $17 million allocated as follows: $9 million for education proposals for approval by the Superintendent of Public Instruction and $8 million for all other proposals for approval by the Commissioner of the State Department of Social Services.

C. For purposes of this section, the term "individual" means the same as that term is defined in §58.1-302, but excluding any individual included in the definition of a "business firm" as such term is defined in §58.1-439.18.

§ 3-5.05 RETAIL SALES & USE TAX EXEMPTION FOR INTERNET SERVICE PROVIDERS

Notwithstanding any other provision of law, for purchases made on or after July 1, 2006, any exemption from the retail sales and use tax applicable to production, distribution, and other equipment used to provide Internet-access services by providers of Internet service, as defined in § 58.1-602, Code of Virginia, shall occur as a refund request to the Tax Commissioner. The Tax Commissioner shall develop procedures for such refunds.

§ 3-5.06 DISPOSITION OF EXCESS FEES COLLECTED BY CLERKS OF THE CIRCUIT COURTS
§ 3-5.07 ACCELERATED SALES TAX

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 purchases of $1,000,000 or greater for the 12-month period beginning July 1, and ending June 30 of the immediately preceding calendar year, shall be required to make a payment equal to 90 percent of the sales and use tax liability for the previous June. Such tax payments shall be made on or before the 30th day of June, if payments are made by electronic fund transfer, as defined in § 58.1-202.1. If payment is made by other than electronic funds transfer, such payment shall be made on or before 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 return for June of the current year due July 20.

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.).

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.

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 payment of the sales and use tax liability as provided in subsection A shall subject the dealer or direct payment permit holder to a penalty of six percent of the amount of tax underpayment that should have been properly paid to the Tax Commissioner. Interest shall accrue as provided in § 58.1-15. The payment required by this section shall become delinquent on the first day following the due date set forth in this section if not paid.

E. Payments made pursuant to this section shall be made in accordance with procedures established by the Tax Commissioner and shall be considered general fund revenue, except with respect to those revenues required to be distributed under the provisions of §§ 58.1-605 and 58.1-606 of the Code of Virginia.

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, and 58.1-638.1 of the Code of Virginia until the Tax Commissioner makes a written 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 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 and 58.1-638.1, Code of Virginia, he shall direct the State Comptroller to make such allocation. The Governor will report his determination to the Chairman of the 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, 2015, if the payment is made by other than electronic fund transfers, 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 $26,000,000 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, 2016, if the payment is made by other than electronic transfer, and by June 30, 2016, 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 $48,500,000 or greater for the 12-month period beginning July 1 and ending June 30 of the immediately preceding calendar year.

3. It is the intent of the General Assembly that the payment requirement contained herein be phased out beginning in fiscal year 2013 and the payment amount should continue to be reduced until fully eliminated not later than June 2021.

§ 3-5.08 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:

- **§ 58.1-603**: No discount or allowance.
- **§ 58.1-604**: No discount or allowance.

B. For the year 2013 and the payment amount should continue to be reduced until fully eliminated not later than June 2021.

C. It is the intent of the General Assembly that the payment requirement contained herein be phased out beginning in fiscal year 2013 and the payment amount should continue to be reduced until fully eliminated not later than June 2021.

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 payment of the sales and use tax liability as provided in subsection A shall subject the dealer or direct payment permit holder to a penalty of six percent of the amount of tax underpayment that should have been properly paid to the Tax Commissioner. Interest shall accrue as provided in § 58.1-15. The payment required by this section shall become delinquent on the first day following the due date set forth in this section if not paid.

E. Payments made pursuant to this section shall be made in accordance with procedures established by the Tax Commissioner and shall be considered general fund revenue, except with respect to those revenues required to be distributed under the provisions of §§ 58.1-605 and 58.1-606 of the Code of Virginia.

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, and 58.1-638.1 of the Code of Virginia until the Tax Commissioner makes a written 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 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 and 58.1-638.1, Code of Virginia, he shall direct the State Comptroller to make such allocation. The Governor will report his determination to the Chairman of the 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, 2015, if the payment is made by other than electronic fund transfers, 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 $26,000,000 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, 2016, if the payment is made by other than electronic transfer, and by June 30, 2016, 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 $48,500,000 or greater for the 12-month period beginning July 1 and ending June 30 of the immediately preceding calendar year.

3. It is the intent of the General Assembly that the payment requirement contained herein be phased out beginning in fiscal year 2013 and the payment amount should continue to be reduced until fully eliminated not later than June 2021.

§ 3-5.08 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:
Monthly Taxable Sales | Percentage
---|---
$0 to $62,500 | 1.6%
$62,501 to $208,000 | 1.2%
$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.

C. Beginning with the return for June 2011, due July 2011, the compensation under § 58.1-1021.03 shall be reinstated.

§ 3-5.09 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.

§ 3-5.10 INTANGIBLE HOLDING COMPANY ADDBACK

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(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

(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 unrelated parties shall be limited and apply only to the portion of such income derived from licensing agreements for which the rates and terms are comparable to the rates and terms of agreements that the related member has actually entered into with unrelated entities.

§ 3-5.11 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.

§ 3-6.00 ADJUSTMENTS AND MODIFICATIONS TO FEES

§ 3-6.01 RECORDATION TAX FEE

There is hereby assessed a twenty dollar fee on (i) every deed for which the state recordation tax is collected pursuant to §§ 58.1-801 A and 58.1-803, Code of Virginia; and (ii) every certificate of satisfaction admitted under § 55-66.6, Code of Virginia. The revenue generated from fifty percent of such fee shall be deposited to the general fund. The revenue generated from the other fifty percent of such fee shall be deposited to the Virginia Natural Resources Commitment Fund, a subfund of the Virginia Water Quality Improvement Fund, as established in § 10.1-2128.1, Code of Virginia. The funds deposited to this subfund shall be disbursed for the agricultural best management practices cost share program, pursuant to § 10.1 - 2128.1, Code of Virginia.

§ 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.

§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.

§ 3-6.04 QUALIFIED EQUITY AND SUBORDINATED DEBT INVESTMENT TAX CREDIT

Notwithstanding any other provision of law, for taxable years beginning on or after January 1, 2006, the amount of the Qualified Equity and Subordinated Debt Investments Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $3,000,000 for calendar years 2006 and thereafter, except that for taxable years beginning on or after January 1, 2010, and before December 31, 2010, the credit shall be capped at $5,000,000. For taxable years beginning on and after January 1, 2011, and before December 31, 2011, the amount of the Qualified Equity and Subordinated Debt Investments Tax Credit available under §58.1-339.4, Code of Virginia, shall be limited to $3,000,000. For taxable years beginning on and after January 1, 2012, and before December 31, 2012, the amount of the Qualified Equity and Subordinated Debt Investments Tax
Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $4,000,000. For taxable years beginning on or after January 1, 2013, and before December 31, 2013 the amount of the Qualified Equity and Subordinated Debt Investment Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $4,500,000. For taxable years beginning on or after January 1, 2014, and before December 31, 2014 the amount of the Qualified Equity and Subordinated Debt Investment Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $5,000,000.

§ 3-6.05 DEPOSIT OF FINES AND FEES

A. The Auditor of Public Accounts shall annually calculate the amount of total fines and fees collected by the District Courts. The Auditor of Public Accounts will determine those localities in which total local fines and fee collections exceed 50 percent of the total collections. Using the Auditor of Public Accounts' calculation for fiscal year 2011, the State Comptroller shall deduct half of the amount in excess of 50 percent from any current payment of local fines and fees before remitting to the localities their remaining collections. When the State Comptroller has recovered in total, the half of the amount exceeding 50 percent, he shall pay all local collections monthly directly to the locality's treasury. The State Comptroller shall promptly and without delay transmit any and all non-withheld local fees and fines to the locality's treasury not later than sixty (60) days after these fines and fees were deposited and recorded in the state treasury by the District Courts. Furthermore, the State Comptroller and the Executive Secretary of the Supreme Court shall work with the District Courts and the localities to develop a process to provide the localities a complete accounting of when these fees were collected. The State Comptroller shall deposit the withheld funds in the Literary Fund, as they become available.

B. The Auditor of Public Accounts shall provide the State Comptroller the annual calculation by May 1 of each year for future withholdings. The State Comptroller will act as a fiscal agent, holding the amounts of local fine and fee collections in an agency fund.
§ 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.

c. The Governor, as chief budget officer of the state, shall ensure that the provisions and conditions as set forth in this section are strictly observed.

d. Public higher education institutions are not subject to the provisions of § 2.2-4800, Code of Virginia, or the provisions of the Department of Accounts' Commonwealth Accounting Policies and Procedures manual (CAPP) topic 20505 with regard to students who are veterans of the United States armed services and National Guard and are in receipt of federal educational benefits under the G.I. Bill. Public higher education shall establish internal procedures for the continued enrollment of such students to include resolution of outstanding accounts receivable.

§ 4-1.00 APPROPRIATIONS

§ 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, § 4-1.01 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.

§ 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.

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 purpose, provided the withholding of allotments of appropriations under this provision shall not occur until at least 15 days after the Governor has transmitted a statement of changed factors and intent to withhold moneys to the Chairmen of the House Appropriations and Senate Finance Committees.

2. Moneys shall not be withheld on the basis of reorganization plans or program evaluations until such plans or evaluations have been specifically presented in writing to the General Assembly at its next regularly scheduled session.

c. Increased Nongeneral Fund Revenue:

1. General fund appropriations to any state agency for operating expenses are supplemental to nongeneral fund revenues collected by the agency. To the extent that nongeneral fund revenues collected in a fiscal year exceed the estimate on which the operating budget was based, the Governor is authorized to withhold general fund spending authority, by withholding allotments of appropriations, in an equivalent amount. However, this limitation shall not apply to (a) restricted excess tuition and fees for 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 state agency for the direct costs of a stipulated project; (d) appropriations to institutions for the mentally ill or
intellectual disabilities payable from the Behavioral Health and Developmental Services Revenue Fund; and (e) general fund appropriations for highway construction and mass transit. Moneys unallotted under this provision shall not be reallocated for any other 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.

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.

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.

3. In making this determination, the Governor shall take into account actual general fund revenue collections for the current fiscal year and the results of a formal written re-estimate of general fund revenues for the current and next biennium, prepared within the previous 90 days, in accordance with the process specified in § 2.2-1503, Code of Virginia. Said re-estimate of general fund revenues shall be communicated to the Chairmen of the Senate Finance, House Appropriations and House Finance 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.

b) Within five business days after the preliminary close of the state accounts at the end of the fiscal year, the State Comptroller shall provide the Governor with the actual total of (1) individual income taxes, (2) corporate income taxes, and (3) sales taxes for the just-completed fiscal year, with a comparison of such actual totals with the total of such taxes in the official budget estimate for that fiscal year. If that comparison indicates that the total of (1) individual income taxes, (2) corporate income taxes, and (3) sales taxes, as shown on the preliminary close, was one percent or more below the amount of such taxes in the official budget estimate for the just-completed fiscal year, the Governor shall prepare a written re-estimate of general fund revenues for the current biennium and the next biennium in accordance with § 2.2-1503, Code of Virginia, to be reported to the Chairmen of the Senate Finance, House Appropriations and House Finance Committees, not later than September 1 following 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.

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.

6. In effecting the reduction of expenditures, the Governor shall not withhold allotments of appropriations for:

a) More than 15 percent cumulatively of the annual general fund appropriation contained in this act for operating expenses of any one state or nonstate agency or institution designated in this act by title, and the exact amount withheld, by state or nonstate agency or institution, shall be reported within five calendar days to the Chairmen of the Senate Finance and House Appropriations Committees. State agencies providing funds directly to grantees named in this act shall not apportion a larger cut to the grantee than the proportional cut apportioned to the agency. Without regard to § 4-5.05 b.4. of this act, the remaining appropriation to the grantee 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 $500,000, except in cases where the normal conditions of the grant dictate a different payment schedule.

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.

c) The payments for care of graves of Confederate dead.
d) The employer contributions, and employer-paid member contributions, to the Social Security System, Virginia Retirement System, Judicial Retirement System, State Police Officers Retirement System, Virginia Law Officers Retirement System, Optional 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 disability, and retiree health care credit programs for state employees, state-supported local employees and teachers. If the Virginia Retirement System Board of Trustees approves a contribution rate for a fiscal year that is lower than the rate on which the appropriation was based, or if the United States government approves a Social Security rate that is lower than that in effect for the 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 increased or decreased beyond the amounts approved by the General Assembly. Payments for the employee benefit programs listed in this paragraph may not be delayed beyond the customary billing cycles that have been established by law or policy by the governing board.

e) The payments in fulfillment of any contract awarded for the design, construction and furnishing of any state building.

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.

8. Each nongeneral fund appropriation shall be payable in full only to the extent the nongeneral fund revenues from which the appropriation is payable are estimated to be sufficient. The Governor is authorized to reduce allotments of nongeneral fund appropriations by the amount necessary to ensure that expenditures do not exceed the supporting revenues for such appropriations; 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 accordance with the process specified in § 2.2-1503, Code of Virginia, has been reported to the Chairmen of the Senate Finance, House Finance, and House Appropriations Committees. For purposes of this subsection, major nongeneral fund sources are defined 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 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 withhold 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 Assembly.

§ 4-1.03 APPROPRIATION TRANSFERS

GENERAL

a. During any fiscal year, the Director, Department of Planning and Budget, may transfer appropriation authority from one state or 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 agencies in accordance with specific language in the central appropriation establishing reversion clearing accounts;

2) distribution of pass-through grants or other funds held by an agency as fiscal agent;

3) correction of errors within this act, where such errors have been identified in writing by the Chairmen of the House Appropriations and Senate Finance Committees;

4) proper accounting between fund sources 0100 and 0300 in higher education institutions;

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.

3. The Director, Department of Planning and Budget, may transfer appropriations from the Office of Comprehensive Services to the Department of Medical Assistance Services, consisting of the general fund amounts required to match federal funds for reimbursement of services provided to eligible children.

4. The Director, Department of Planning and Budget, may transfer an appropriation or portion thereof within a state or other agency, or from one such agency to another, to support changes in agency organization, program or responsibility enacted by 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:

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

e) continue a program at the present level of service or at an increased level of service when required to address unanticipated 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.

§ 4-1.04 APPROPRIATION INCREASES

a. UNAPPROPRIATED NONGENERAL FUNDS:

1. Sale of Surplus Materials:

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.

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.

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:

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

3) 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

4) continue a program at the present level of service or at an increased level of service when required to address unanticipated increases in noncredit instruction at institutions of higher education or business and industrial development opportunities which will benefit the state's economy, or

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 their acceptance; or

6) realize cost savings in excess of the additional funds provided, or

7) permit a state agency or institution to use a donation, gift or grant for the purpose intended by the donor, or

8) provide for cost overruns on capital projects and for capital projects authorized under § 4-4.01 m of this act, or

9) address caseload or workload changes in programs approved by the General Assembly.

b) The above conditions shall not apply to donations and gifts to the endowment funds of institutions of higher education.

c) Each state agency and institution shall ensure that its budget estimates include a reasonable estimate of receipts from donations, gifts or other nongeneral fund revenue. The Department of Planning and Budget shall review such estimates and verify their accuracy, as part of the budget planning and review process.
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 purpose for which it was made; however, expenditures for property, plant or equipment, irrespective of fund source, are subject 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, of this act.

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.

4. Any nongeneral fund cash balance recorded on the books of the Department of Accounts as unexpended on the last day of the fiscal year may be appropriated for use in the succeeding fiscal year with the prior written approval of the Director, Department of Planning and Budget, unless the General Assembly shall have specifically provided otherwise. Revenues deposited to the Virginia Health Care Fund shall be used only as the state share of Medicaid, unless the General Assembly specifically authorizes an alternate use. With regard to the appropriation of other nongeneral fund cash balances, the Director shall make a listing of such transactions available to the public via electronic means no less than ten business days following the approval of the appropriation of any such balance.

5. Reporting:

The Director, Department of Planning and Budget, shall make available via electronic means a report on increases in unappropriated nongeneral funds in accordance with § 4-8.00, Reporting Requirements, or as modified by specific provisions in this subsection.

b. AGRIBUSINESS EQUIPMENT FOR THE DEPARTMENT OF CORRECTIONS

The Director of the Department of Planning and Budget may increase the Department of Corrections appropriation for the purchase of agribusiness equipment or the repair or construction of agribusiness facilities by an amount equal to fifty percent of any annual amounts in excess of fiscal year 1992 deposits to the general fund from agribusiness operations. It is the intent of the General Assembly that appropriation increases for the purposes specified shall not be used to reduce the general fund appropriations for the Department of Corrections.

§ 4-1.05 REVERSION OF APPROPRIATIONS AND REAPPROPRIATIONS

a. GENERAL FUND OPERATING EXPENSE:

1.a) General fund appropriations which remain unexpended on (i) the last day of the previous biennium or (ii) the last day of the first year of the current biennium, shall be reappropriated and allotted for expenditure where required by the Code of Virginia, where necessary for the payment of preexisting obligations for the purchase of goods or services, or where desirable, 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 incentives to reduce spending to effect current or future cost savings. With the exception of the unexpended general fund appropriations of agencies in the Legislative Department, the Judicial Department, the Independent Agencies, or institutions of higher education, all other such unexpended general fund appropriations unexpended on the last day of the previous biennium or the last day of the first year of the current biennium shall revert to the general fund.

General fund appropriations for agencies in the Legislative Department, the Judicial Department, and the Independent Agencies shall be reappropriated, except as may be specifically provided otherwise by the General Assembly. General fund appropriations shall also be reappropriated for institutions of higher education, subject to § 2.2-5005, Code of Virginia.

2. a. The Governor shall report within five calendar days after completing the reappropriation process to the Chairmen of the Senate Finance and House Appropriations Committees on the reappropriated amounts for each state agency in the Executive Department. He shall provide a preliminary report of reappropriation actions on or before November 1 and a final report on or 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.

5. Upon request, the Director, Department of Planning and Budget, shall provide a report to the Chairmen of the House Appropriations and Senate Finance Committees showing the amount reverted for each agency and the total amount of such reversions.

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.

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 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 and become part of the fund balance of the general fund during the current biennium as of the date the Director, Department of Planning and Budget, certifies to the State Comptroller that the project has been completed in accordance with the intent of the appropriation or reappropriation and there are no known unpaid obligations related to the project. The State Comptroller shall return the unexpended nongeneral fund cash balance, if there be any, for such completed project to the source from which said nongeneral funds were obtained. Likewise, he shall revert an equivalent portion of the appropriation or reappropriation of said nongeneral funds.

3. The Director, Department of Planning and Budget, may direct the restoration of any portion of the reverted amount if he shall subsequently verify an unpaid obligation or requirement for completion of the project. In the case of a capital project for which an unexpended cash balance was returned and appropriation or reappropriation was reverted in the prior biennium, he may likewise restore any portion of such amount under the same conditions.

§ 4-1.06 LIMITED ADJUSTMENTS OF APPROPRIATIONS

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.

b. LIMITATIONS ON CASH DISBURSEMENTS.

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 transactions and transactions that will not require the receipt or disbursement of funds until after June 30. Should an emergency arise, or in years in which July 1 falls on a weekend requiring the processing of transactions on or before June 30, the State Comptroller may, with notification to the Auditor of Public Accounts, authorize the disbursement of funds drawn against 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 documents, trust indentures, and/or escrow agreements.

§ 4-1.07 ALLOTMENTS

Except when otherwise directed by the Governor within the limits prescribed in §§ 4-1.02 Withholding of Spending Authority, 4-1.03 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

§ 4-2.01 NONGENERAL FUND REVENUES

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 § 4-2.00 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 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.

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.

2. a) 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 resident student groups based on, but not limited to, competitive market rates, provided that 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.

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.

c) For institutions charging nonresident students less than 100 percent of the cost of education, the State Council of Higher Education for Virginia may authorize a phased approach to meeting this requirement, when in its judgment, it would result in 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.

3. a) In setting the nongeneral fund appropriation for educational and general programs at the institutions of higher education, 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.

c. HIGHER EDUCATION PLANNED EXCESS REVENUES:

An institution of higher education, except for those public institutions 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, 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 the following:

1. Such revenues are identified by language in the appropriations in this act to any such institution.

2. The use of such moneys is fully documented by the institution to the Governor prior to each fiscal year and prior to allotment.

3. The moneys are supplemental to, and not a part of, ongoing expenditure levels for educational and general programs used as the basis for funding in subsequent biennia.

4. The receipt and expenditure of these moneys shall be recorded as restricted funds on the books of the Department of Accounts and shall not revert to the surplus of the general fund at the end of the biennium.

5. Tuition and fee revenues generated by the institution other than as provided herein shall be subject to the provisions of § 4-1.04 a.3 Gifts, Grants, and Other Nongeneral Funds of this act.

§ 4-2.02 GENERAL FUND REVENUE

a. STATE AGENCY PAYMENTS INTO GENERAL FUND:
1. Except as provided in § 4-2.02 a.2., all moneys, fees, taxes, charges and revenues received at any time by the following 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:

      1) Revenues payable to the Public Oyster Rocks Replenishment Fund established by § 28.2-542, Code of Virginia.

      2) Revenue payable to the Virginia Marine Products Fund established by § 3.2-2705, Code of Virginia.


      4) Revenue payable to the Marine Fishing Improvement Fund established by § 28.2-208, Code of Virginia.

      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 laws under 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.

   c) All state institutions for the mentally ill or intellectually disabled, from fees or per diem paid employees for the performance of services for which such payment is made, except for a fee or per diem allowed by statute to a superintendent or staff member of any such institution when summoned as a witness in any court.

   d) Secretary of the Commonwealth, from all sources.

   e) The Departments of Corrections, Juvenile Justice, and Correctional Education, 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.

   g) Department of Education, from repayment of student scholarships and loans, except for the cost of such collections.

   h) Department of the Treasury, from the following source:

      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.

   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.

   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, Juvenile Justice and Correctional Education 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 Department of Correctional Education for work performed shall be retained by the agency to increase vocational 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.

b. DEFINITION OF GENERAL FUND REVENUE FOR PERSONAL PROPERTY RELIEF ACT

Notwithstanding any contrary provision of law, for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia, the term general fund revenues, excluding transfers, is defined as (i) all state taxes, including penalties and interest, required and/or authorized to be collected and paid into the general fund of the state treasury pursuant to Title 58.1, Code of Virginia; (ii) permits, fees, licenses, fines, forfeitures, charges for services, and revenue from the use of money and property required 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 generated from the normal operation of state government, or (iii) proceeds from the sale of state property or assets be included in the general fund revenue calculations for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia.

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.

d. SETTLEMENTS NEGOTIATED BY THE OFFICE OF THE ATTORNEY GENERAL:

1. There is hereby created the Disbursement Review Committee (the "Committee"), the members of which are the Attorney General, who shall serve as chairman; the Chairman of the House Committee on Appropriations and one Delegate appointed by him, or their designees; the Chairman of the Senate Committee on Finance and one Senator appointed by him, or their designees; and two individuals appointed by the Governor. Whenever the Attorney General reasonably expects that there will be money or any real, tangible, or intangible property ("money or property"), or both, other than criminal fines (which would go to the Literary Fund) or attorney's fees (i) due or available to the Commonwealth as a result of any civil or criminal dispute or (ii) available to the Commonwealth or to any state or local governmental entity in the Commonwealth from any federal entity pursuant to an asset forfeiture equitable sharing agreement or other legal action, including a compromise, settlement, or agreement in a multistate action in which the Attorney General has participated on behalf of the Commonwealth or an agency of the Commonwealth, he shall forthwith notify all members of the Committee of the pertinent facts, and may convene a meeting of the Committee, but shall convene a meeting of the Committee at the request of any member.

2. For a compromise, settlement, or agreement under subdivision 1(i) above, the Attorney General shall prepare and recommend to the Committee a proposed Distribution Plan (the "Plan") regarding the distribution and use of money or property, or both, to be received by the Commonwealth as a result of any such compromise, settlement, or agreement. The Committee may propose the same or a modified Plan to the General Assembly for the distribution or use, or both, of such money or property, or both.

3. For a compromise, settlement, or agreement under subdivision 1(ii) above, if the distribution or use, or both, of any money or property, or both, to be received by the Commonwealth is determined by a court order, federal law, or by a federal entity pursuant to federal law (such as a federal asset forfeiture sharing agreement), the Attorney General shall prepare and provide to the Committee a proposed Plan for the distribution and use of any such money or property, or both, that is consistent with such court order, federal law, or regulations or policies of such federal agency. If the permissible purpose(s) for the distribution or use, or both, of such money or property, or both, is described in general terms (for example, it must be used for "law enforcement purposes" or for "consumer education"), the Committee may propose a modified Plan with a more particular distribution or use, or both, that falls within such general permissible purpose(s). If a federal entity must approve the final Plan for such distribution or use, or both, and does not approve the Plan submitted to it by the Attorney General, he shall so inform the Committee, and the Plan may be revised if deemed appropriate and resubmitted to the federal entity for approval. If the federal entity approves the original Plan or a revised Plan, the Attorney General shall so inform the Committee, and the Committee shall recommend to the General Assembly distribution or use, or both, of such money or property, or both, that is consistent with the Plan approved by the federal entity.

4. The Attorney General shall not enter into any compromise, settlement, or agreement for the distribution of money or property, or both, to be received by the Commonwealth under subdivision 1(i) or 1(ii) unless the compromise, settlement, or agreement provides that such money or property, or both, is to be deposited into the state treasury. No such distribution shall occur without a specific appropriation by the General Assembly that is consistent with the permissible purpose(s) set forth in the court order or federal law or by the federal entity. If a federal entity must approve the final Plan for such distribution or use, or both, and the General Assembly's appropriation in an appropriation act differs from the Plan approved by the federal entity, the appropriation shall be submitted to the federal entity for approval. The distribution of any money or property, or both, shall be done in a manner as prescribed by the State Comptroller in order to ensure proper accounting on the books of the Commonwealth.
5. The provisions of subdivisions 1) through 4) shall not apply to any negotiation, compromise, settlement, or agreement involving money or property, or both (a) where the distribution and use of such money or property, or both, is governed specifically by this act or by the constitution or other law of the Commonwealth, (b) in which the total value of such moneys or property does not exceed $250,000, or (c) in which the entire amount of the settlement is for services provided, or for property sold or provided, under a contract with a governmental entity. "Governmental entity" shall include, without limitation, public institutions of higher education. The General Assembly hereby appropriates a sum sufficient amount for any settlement or agreement authorized solely by virtue of this subdivision 5. The provisions of this section 4-2.02.d. shall not apply to state teaching hospitals.

§ 4-2.03 INDIRECT COSTS

a. INDIRECT COST RECOVERIES FROM GRANTS AND CONTRACTS:

Each state agency, including institutions of higher education, which accepts a grant or contract shall recover full statewide and agency indirect costs unless prohibited by the grantor agency or exempted by provisions of this act.

b. AGENCIES OTHER THAN INSTITUTIONS OF HIGHER EDUCATION:

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 non-general 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 non-general fund appropriations shall reflect the indirect costs in the program incurring the costs.

2. If actual agency indirect cost recoveries exceed the non-general fund amount appropriated in this act, the Director, Department of Planning and Budget, is authorized to increase the non-general 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.

c. INSTITUTIONS OF HIGHER EDUCATION:

The following conditions shall apply to indirect cost recoveries received by institutions of higher education:

1. 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 § 23-19, 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.

3. Institutions of higher education may retain 100 percent of the indirect cost recoveries related to research grant and contract levels in excess of the levels authorized in Chapter 1042 of the Acts of Assembly of 2003. This provision is included as an 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:

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.

§ 4-3.00 DEFICIT AUTHORIZATION AND TREASURY LOANS

§ 4-3.01 DEFICITS

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 obligate or expend moneys in excess of nongeneral fund revenues that are collected and appropriated.

2. The Governor is authorized to approve deficit funding for a state agency under the following conditions:
   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.

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 capital nature not covered by § 4-4.00 Capital Projects, of this act provided such projects a) are delineated in the Virginia 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.

b. UNAUTHORIZED DEFICITS: If any agency contravenes any of the prohibitions stated above, thereby incurring an unauthorized deficit, the Governor is hereby directed to withhold approval of such excess obligation or expenditure. Further, there shall be no reimbursement of said excess, nor shall there be any liability or obligation upon the state to make any appropriation hereafter to meet such unauthorized deficit. Further, those members of the governing board of any such agency who shall have voted therefor, or its 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 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 biennial budget. In addition, the Governor is directed to bring this provision of this act to the attention of the members of the governing board of each state agency, or its head if there be no governing board, within two weeks of the date that this act becomes effective. The governing board or the agency head shall execute and return to the Governor a signed acknowledgment of such notification.

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.

§ 4-3.02 TREASURY LOANS

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 deficit and to prevent future deficits. If the Governor approves the plan and authorizes a state agency to incur a deficit under the provisions of this section, the amount authorized shall be obtained by the agency by borrowing the authorized amount on such terms 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 the loan approval. The Director, Department of Planning and Budget, shall set forth in the next biennial budget all such loans which require an appropriation for repayment. A copy of the approved plan to eliminate the deficit shall be transmitted to the Chairmen of the House Appropriations and the Senate Finance Committees within five calendar days of approval.

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.

2. Anticipation loans for operating expenses shall be in amounts not greater than the sum identified by the agency as the minimum amount required to meet the projected expenditures. The term of any anticipation loans granted for operating expenses shall not exceed twelve months.

3. Before an anticipation loan for a capital project is authorized, the agency shall develop a plan for financing such capital project; approval of the State Treasurer shall be obtained for all plans to incur authorized debt.

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.

c) 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.

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 § 4-4.01 m are limited to the provisions below:

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.

3. Anticipation loans for operating expenses shall be in amounts not greater than the sum identified by the agency as the minimum amount required to meet projected expenditures. The term of any anticipation loans granted for operating expenses 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.

§ 4-3.03 CAPITAL LEASES

a. GENERAL:

1. As part of their capital budget submission, all agencies and institutions of the Commonwealth proposing building projects that may qualify as capital lease agreements, as defined in Generally Accepted Accounting Principles (GAAP), and that may be supported in whole, or in part, from appropriations provided for in this act, shall submit copies of such proposals to the Directors of the Departments of Planning and Budget and General Services, the State Comptroller, and the State Treasurer. The 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 annual Debt Capacity Advisory Committee reports.

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, 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 considered tax supported debt of the Commonwealth.

§ 4-4.00 CAPITAL PROJECTS

§ 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.

2. The provisions of this section are applicable equally to acquisition of property and plant by purchase, gift, or any other means, including the acquisition of property through a lease/purchase contract, regardless of the method of financing or the source of funds. Acquisition of property by lease shall be subject to § 4-3.03 of this act.

3. The provisions of this section shall not apply to property or equipment acquired by lease or improvements to leased property and equipment when the improvements are provided by the lessor pursuant to the terms of the lease and upon expiration of the lease 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 33.1-93, 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.

3. As part of any request for appropriations for an armory, the Department of Military Affairs shall obtain a written commitment 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 accomplished or are in the process of being accomplished. Such roof repairs and replacements shall be in accord with the technical requirements of the Commonwealth’s Construction and Professional Services Manual.

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 Chairman 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.

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 Virginia, amended by Chapter 488, 1997 Acts of Assembly, relating to Virginia Port Authority capital projects and procurement activities.

f. It is the intent of the General Assembly that the Department of Conservation and Recreation shall be authorized to initiate and accept by gift or purchase with nongeneral fund dollars any lands for State Park or Natural Area purposes which may become available, and that are not specifically appropriated by the General Assembly, when such acquisitions are made in accordance with the provisions of this section and other applicable provisions of state law including approval by the Governor.

g. 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 § 2.2-1515, et seq., Code of Virginia. Otherwise, the consideration of capital projects shall be limited to:

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.

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.

h. Preliminary Requirements: In regard to each capital project for which appropriation or reappropriation is made pursuant to this act, or which is hereafter considered by the Governor for inclusion in the Executive Budget, or which is offered as a gift or is considered for purchase, the Governor is hereby required: (1) to determine the urgency of its need, as compared with the need for other capital projects as herein authorized, or hereafter considered; (2) to determine whether the proposed plans and specifications for each capital project are suitable and adequate, and whether they involve expenditures which are excessive for the purposes intended; (3) to determine whether labor, materials, and other requirements, if any, needed for the acquisition or construction of such project can and will be obtained at reasonable cost; and (4) to determine whether or not the project conforms to a site or master plan approved by the agency head or board of visitors of an institution of higher education for a program approved by the General Assembly.

i. 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.
3. The Governor, at his discretion, or his designee may release from any capital project appropriation or reappropriation made pursuant to this act such sum (or sums) as may be necessary to pay for the preparation of plans and specifications by architects and engineers, provided that the estimated cost of the construction covered by such drawings and specifications does not exceed the appropriation therefor; provided, further, however, that the architectural and engineering fees paid on completion of the preliminary design for any such project may be based on such estimated costs as may be approved by the Governor in writing, where it is shown to the satisfaction of the Governor that higher costs of labor or material, or both, or other unforeseen 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 based on costs exceeding the appropriation.

4. Architectural or engineering contracts shall not be awarded in perpetuity for capital projects at any state institution, agency or activity.

j. Capital Projects Financed with Bonds: Capital projects proposed to be financed with (i) 9 (c) general obligation bonds or (ii) 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:

1. By August 15 of each year, requests for inclusion in the Executive Budget of capital projects to be financed with 9(c) general obligation bonds shall be submitted to the State Treasurer for evaluation of financial feasibility. Submission shall be in 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 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.

3. Prior to the issuance of debt for 9(c) general obligation projects, when more than one year has elapsed since the review of financial feasibility specified in § 4-4.01 j.1 above, an updated feasibility study shall be prepared by the agency and reviewed by the State Treasurer prior to requesting the Governor's Opinion of Financial Feasibility required under Article X, Section 9 (c), of the Constitution of Virginia.

k. 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.

l.1. Change in Size and Scope: Unless otherwise provided by law, the scope, which is the function or intended use, of any capital project may not be substantively changed, nor its size increased or decreased by more than five percent in size beyond the plans and 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 determined by the Governor to be an emergency, or 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. Furthermore, this prohibition shall not apply to minor increases, beyond five percent, in square footage determined by the Director, Department of General Services, to be reasonable and appropriate based on a written justification submitted by the agency stating the reason for the increase, with the provision that such increase will not increase the cost of the project beyond the amount appropriated; nor to decreases in size beyond five percent to offset unbudgeted costs when such costs are determined by the Director, Department of Planning and Budget, to be reasonable based on a written justification submitted by the agency specifying the amount and nature of the unbudgeted costs and the types of actions that will be taken to decrease the size of the project. The written justification shall also include a certification, signed by the agency head, that the resulting project will be consistent with the original programmatic intent of the appropriations.

2. If space planning, energy conservation, and environmental standards guides for any type of construction have been approved by the Governor or the General Assembly, the Governor shall require capital projects to conform to such planning guides.

m. Projects Not Included In This Act:

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:

1) The project is required to meet an emergency situation.
2) The project is to be operated as an auxiliary enterprise or sponsored program in an institution of higher education and will be fully 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 or the Virginia Tobacco Settlement Foundation.

b) The foregoing conditions are subject to the following criteria:

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) without adverse effect on other projects or programs, or from unappropriated nongeneral fund revenues or balances.

2) In the Governor's opinion such action may avoid an increase in cost or otherwise result in a measurable benefit to the state.

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 authorization of any capital project under the provisions of this subsection.

5) Permanent funding for any project initiated under this section shall only be from nongeneral fund sources.

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.

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.

n. 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.

2. Expenditures for land acquisition, site preparation beyond five feet from a building, and the construction of additional outdoor lighting, sidewalks, outdoor athletic and recreational facilities, and parking lots in the Virginia Community College System shall be made only from appropriated federal funds, Trust and Agency funds, including local government allocations or appropriations, or the proceeds of indebtedness authorized by the General Assembly.

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.

2. All institutions of higher education shall be exempt from the capital review and approval process for repair, renovation, or 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.

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.

o. 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.

p. 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.

q. Local or private funds to be used for the acquisition, construction or improvement of capital projects for state agency use as owner or lessee shall be deposited into the state treasury for appropriation prior to their expenditure for such projects.

r. 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.

s.1. The Governor may authorize the conveyance of any interest in property or improvements thereon held by the Commonwealth to the educational or real estate foundation of any institution of higher education where he finds that such property was acquired with 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 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, such conveyance shall likewise be exempt from compliance with any statute concerning disposition of state property. Any income or proceeds from the conveyance of any interest in the property or any improvements thereon, such conveyance shall likewise be exempt from compliance with any statute concerning disposition of state property. Any income or 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 foundation for any foundation purpose.


t.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.

u. Energy-efficiency Projects: Improvements to state-owned properties for the purpose of energy-efficiency shall be treated as follows:

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;

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

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 the project, including debt service and interest payments.

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;

c) the scope of work has been reviewed and recommended by the Department of Mines, Minerals and Energy;

d) the project has been reviewed by the Department of Planning and Budget; and

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 of Planning 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.

v. 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.
w. 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.

x. 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.

y. Any new construction project developed by or for the Chippokes Plantation Farm Foundation, with an estimated cost of $750,000 or less, shall be exempt from the capital outlay review and approval process.

z. 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.

aa. Any bridge structure constructed and operated in accordance with the provisions of Chapter 581, 2009 Acts of Assembly, shall not be deemed to be within any locality to which it is attached pursuant to § 15.2-3105, Code of Virginia. This is declarative of existing law.

§ 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.

§ 4-5.00 SPECIAL CONDITIONS AND RESTRICTIONS ON EXPENDITURES

§ 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.

b. STUDENT FINANCIAL ASSISTANCE FOR HIGHER EDUCATION:

1. General:

a) The appropriations made in this act to state institutions of higher education within the Items for student financial assistance may be expended for any one, all, or any combination of the following purposes: grants to undergraduate students enrolled at least one-half time in a degree, certificate or diploma program; grants to full-time graduate students; graduate assistantships: grants to students enrolled full-time in a dual or concurrent undergraduate and graduate program. The institutions may also use these appropriations for the purpose of supporting work study programs. The institution is required to transfer to educational general appropriations all funds used for work study or to pay graduate assistantships. Institutions may also contribute to federal or private student grant aid programs requiring matching funds by the institution, except for programs requiring work. The State Council of Higher Education for Virginia shall annually review each institution's plan for the expenditures of its general fund appropriation for undergraduate student financial assistance prior to the start of the fall term to determine program 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 awarded. For the purposes of the proposed plan, each community college shall be considered independently. No limitations shall be placed on the awarding of nongeneral fund appropriations made in this act to state institutions of higher education within the Items for student financial assistance other than those found previously in this paragraph and as follows: (i) funds derived from in-state student tuition will not subsidize out-of-state students, (ii) students receiving these funds must be making satisfactory academic progress, (iii) awards made to students should be based primarily on financial need, and (iv) institutions should make larger grant and scholarship awards to students taking the number of credit hours necessary to complete a degree in a timely manner.

b) All awards made to undergraduate students from such Items shall be for Virginia students only and such awards shall offset all, or portions of, the costs of tuition and required fees, and, in the case of students qualifying under subdivision b 2 c)(1) hereof, the cost of books. All undergraduate financial aid award amounts funded by this appropriation shall be proportionate to the remaining need of individual students, with students with higher levels of remaining need receiving grants before other
students. No criteria other than the need of the student shall be used to determine the award amount. Because of the low cost of attendance and recognizing that federal grants provide a much higher portion of cost than at other institutions, a modified approach and minimum award amount for the neediest VGAP student should be implemented for community college and Richard Bland College students based on remaining need and the combination of federal and grant state aid. Student financial 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 the Council.

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 the soil scientist scholarships authorized under § 23-38.3, Code of Virginia.

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.

2. Grants To Undergraduate Students:

a) Each institution which makes undergraduate grants paid from its appropriation for student financial assistance shall expend 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.

c) 1) It is the intent of the General Assembly that students eligible under the Virginia Guaranteed Assistance Program (VGAP) authorized in Title 23, 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 performance and to consider higher education an achievable objective in their futures.

4) Students may not receive a VGAP and a Commonwealth grant in the same semester.

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.

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, 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.

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.

§ 4-5.02 THIRD PARTY TRANSACTIONS

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.

2. This section does not apply to attorneys employed by state agencies in the Legislative Department, Judicial Department or Independent Agencies.

3. Reporting on employment of attorneys shall be in accordance with § 4-8.00, Reporting Requirements.

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 General Assembly or to any study group created by the General Assembly, nor shall any such expenditure for third party nongovernmental contracts be made by any Executive Department agency in response to a legislative request for a study, 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. All such expenditures shall be made only in accordance with the terms of a written contract approved as to form by the 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.

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.

2. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the University of Virginia Medical Center 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, provided that the University of Virginia demonstrates to the Secretary of Finance that debt collection by an agent other than the Office of the Attorney General is anticipated to be more cost effective. Nothing in this paragraph is intended to limit the ability of the University of Virginia Medical Center from voluntarily contracting with the Office of the Attorney General's Division of Debt Collection in cases where the Center would benefit from the expertise of legal counsel and collection services offered by the Office of the Attorney General.

3. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the Department of Taxation shall be exempt from participating in the debt collection process of the Office of the Attorney General.

§ 4-5.03 SERVICES AND CLIENTS

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.

2. State agencies shall submit any proposed modifications in rates to be charged by internal service funds, pursuant to §§ 2.2-803, 2.2-1101, and 2.2-2013, Code of Virginia, that impact on agency expenditures to the Department of Planning and Budget for review prior to approval by the Joint Legislative Audit and Review Commission. In its review, the Department of Planning and Budget shall determine whether the requested rate modifications are consistent with budget assumptions and report its findings to the Commission prior to the approval of the rate request.

3. Notwithstanding any other provision of law, the Joint Legislative Audit and Review Commission, in coordination with the Department of Planning and Budget, shall establish policies and procedures for annually reviewing internal service fund revenues, expenditures, and approval of rates.

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. Reporting on all new services shall be in accordance with § 4-8.00, Reporting Requirements.

c. OFF-CAMPUS SITES OF INSTITUTIONS OF HIGHER EDUCATION:

No moneys appropriated by this act shall be used for off-campus sites unless as provided for in this section.

1. A public college or university seeking to create, establish, or operate an off-campus instructional site, funded directly or indirectly from the general fund or with revenue from tuition and mandatory educational and general fees generated from credit 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.

c) Further, the provisions herein do not govern the establishment and operations of campus sites with a primary function of 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.

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.

2.a) Within thirty days of the enactment of this act, the Director, Department of Planning and Budget, shall make available via electronic means to the Chairmen of the House Appropriations and Senate Finance Committees and the public a list of the new 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.

§ 4-5.04 GOODS AND SERVICES

a. STUDENT ATTENDANCE AT INSTITUTIONS OF HIGHER EDUCATION:

1. Public Information Encouraged: Each public institution of higher education is expected and encouraged to provide prospective students with accurate and objective information about its programs and services. The institution may use public funds under the control of the institution's Board of Visitors for the development, preparation and dissemination of factual 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.

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.

3. Remedial Education: Senior institutions of higher education shall make arrangements with community colleges for the 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.

b. INFORMATION TECHNOLOGY FACILITIES AND SERVICES:

1.a) The Virginia Information Technologies Agency shall procure information technology and telecommunications goods and services of every description for its own benefit or on behalf of other state agencies and institutions, or authorize other state agencies or institutions to undertake such procurements on their own.
b) Except for research projects, research initiatives, or instructional programs at public institutions of higher education, or any non-major information technology project request from the Virginia Community College System, Longwood University, or from an institution of higher education which is a member of the Virginia Association of State Colleges and University Purchasing Professionals (VASCUPP) as of July 1, 2003, or any procurement of information technology and telecommunications goods and services by 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, 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, requests for authorization from state agencies and institutions to procure information technology and telecommunications goods and services on their own behalf shall be made in writing to the Chief Information Officer or his designee. Members of VASCUPP as of July 1, 2003, are hereby 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 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.

2. If the billing rates and associated systems for computer, telecommunications and systems development services to state agencies are altered, the Director, Department of Planning and Budget, may transfer appropriations from the general fund between programs affected. These transfers are limited to actions needed to adjust for overfunding or underfunding the program appropriations affected by the altered billing systems.

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 geographic information systems (GIS), be contained through the shared use of existing or planned equipment, data, or services 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.


6. Notwithstanding any other provision of law, state agencies that do not receive computer services from the Virginia Information Technologies Agency may develop their own policies and procedures governing the sale of surplus computers and laptops to their employees or officials. Any proceeds from the sale of surplus computers or laptops shall be deposited into the appropriate fund or funds used to purchase the equipment.

c. MOTOR VEHICLES AND AIRCRAFT:

1. No motor vehicles shall be purchased or leased with public funds by the state or any officer or employee on behalf of the state without the prior written approval of the Director, Department of General Services.

2. The institutions of higher education 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 to like vehicles under the state contract. If the comparison demonstrates for a given institution 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 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.

d. MOTION PICTURE, TELEVISION AND RADIO SERVICES PRODUCTION: Except for public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly, no state Executive Department agency or the State Lottery Department shall expend any public funds for the production of motion picture films or of programs for television transmission, or for the operation of television or radio transmission facilities, without the prior written approval of the Governor or as otherwise provided in this act, except for educational television programs produced for elementary-secondary education by authority of the Virginia Information Technologies Agency. The Joint Subcommittee on Rules is authorized to provide the approval of such expenditures for legislative agencies. For judicial agencies and independent agencies, other than the State Lottery Department, prior approval action rests with the supervisory bodies of these entities. 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 negotiation, for program production and transmission services which are performed by public telecommunications entities, as defined in § 2.2-2427, 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:

1. For the use of personal automobiles in the discharge of official duties outside the continental limits of the United States, the State Comptroller may authorize an allowance not exceeding the actual cost of operation of such automobiles;

2. The first 15,000 miles of use during each fiscal year of personal automobiles in the discharge of official duties within the continental limits of the United States shall be reimbursed at an amount equal to the most recent business standard mileage rate as established by the Internal Revenue Service for employees or self-employed individuals to use in computing their income tax deductible costs for operating passenger vehicles owned or leased by them for business purposes, or in the instance of a state employee, at the lesser of (a) the IRS rate or (b) the lowest combined capital and operational trip pool rate charged by the Department of General Services, Office of Fleet Management Services (OFMS), posted on the OFMS website at time of travel, for the use of a compact state-owned vehicle. If the head of the state agency concerned certifies that a state-owned vehicle was not available, or if, according to regulations issued by the State Comptroller, the use of a personal automobile in lieu of a state-owned automobile is considered to be an advantage to the state, the reimbursement shall be at the rate of the IRS rate. For such 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-owned vehicle is not available; then the rate shall be the IRS rate;

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;

5. State employees traveling on official business of state government shall be reimbursed for their travel costs using the same bank account authorized by the employee in which their net pay is direct deposited; and

6. This section shall not apply to members and employees of public school boards.

f. SMALL PURCHASE CHARGE CARD, ELECTRONIC DATA INTERCHANGE, DIRECT DEPOSIT, AND PAYLINE OPT OUT: The State Comptroller is hereby authorized to charge state agencies a fee of $5 per check or earnings notice when, in his judgment, agencies have failed to comply with the Commonwealth’s electronic commerce initiatives to reduce unnecessary administrative costs for the printing and mailing of state checks and earning notices. The fee shall be collected by the Department of 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.

j. MEDICAL SERVICES: No expenditures from general or nongeneral fund sources may be made out of any appropriation by the General Assembly for providing abortion services, except as otherwise required by federal law or state statute.
k. 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.

2. In-scope Executive Department agencies providing employees with telecommunication devices shall develop agency-specific policies, incorporating the guidance provided in § 4-5.04 k. 1. of this act and shall maintain a cost justification for the assignment or a public health, welfare and safety need.

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.

l. 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.

§ 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.

b.1. For purposes of this subsection, the definition of "nonstate agency" is that contained in § 2.2-1505, Code of Virginia.

2. Allotment of appropriations to nonstate agencies shall be subject to the following criteria:

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 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.

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.

§ 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 § 4-5.08b 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 this information to the Governor, the responsible Cabinet Secretary, and the 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 Comptroller, the audit discloses that funds are available within the agency's appropriations made by this act for the cost of the lease, license or use agreement and (ii) except for good cause as determined by the Department of General Services, the volume of such space conforms with the space planning procedures for leased facilities developed by the Department of General Services and approved by the Governor. The Department of General Services shall acquire and hold such space for use by state departments, agencies and institutions within the Executive Branch and may utilize brokerage services, portfolio management strategies, strategic planning, transaction management, project and construction management, and lease administration strategies consistent with industry best practices as adopted by the Department from time to time. These provisions may be waived in writing by the Director, Department of General Services. However, these provisions shall not apply to institutions of higher education that have met the conditions prescribed in subsection B of § 23-38.88, Code of Virginia.

g. Notwithstanding any contrary provision of law or this act, delegations of authority in this act to the Governor shall apply only to agencies and personnel within the Executive Department, unless specifically stated otherwise.

h. This section shall not apply to public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly.

§ 4-5.07 LEASE, LICENSE OR USE AGREEMENTS

a. Agencies shall not acquire or occupy real property through lease, license or use agreement until the agency certifies to the Director, Department of General Services, that (i) funds are available within the agency's appropriations made by this act for the cost of the lease, license or use agreement and (ii) except for good cause as determined by the Department of General Services, the volume of such space conforms with the space planning procedures for leased facilities developed by the Department of General Services and approved by the Governor. The Department of General Services shall acquire and hold such space for use by state departments, agencies and institutions within the Executive Branch and may utilize brokerage services, portfolio management strategies, strategic planning, transaction management, project and construction management, and lease administration strategies consistent with industry best practices as adopted by the Department from time to time. These provisions may be waived in writing by the Director, Department of General Services. However, these provisions shall not apply to institutions of higher education that have met the conditions prescribed in subsection B of § 23-38.88, 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.

§ 4-5.08 SEMICONDUCTOR MANUFACTURING PERFORMANCE GRANT PROGRAMS

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 accordance with the terms and conditions set forth in a memorandum of understanding between a qualified manufacturer and the Commonwealth. These terms and conditions shall supplement the provisions of the Semiconductor Manufacturing Performance Grant Program, the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Program, and the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Program II, as applicable, and shall include but not be limited to the numbers and types of semiconductor wafers that are produced; the level of investment directly related to the building and equipment for manufacturing of wafers or activities ancillary to or supportive of such manufacturer within the eligible locality; and the direct employment related to these programs. To that end, the Secretary of Commerce and Trade shall certify in writing to the Governor and to the Chairmen of the House Appropriations and Senate Finance Committees the extent to which a qualified manufacturer met the terms and conditions. The appropriation shall be made in full or in proportion to a qualified manufacturer's fulfillment of the 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.

§ 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:

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.

3. Surplus property valued at less than $5,000,000 that is possessed and controlled by a public institution of higher education, 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.

c. In accordance with § 15.2-2005, Code of Virginia, the consent of the General Assembly is herein provided for the road known as Standpipe Road, that was relocated and established on a portion of the Virginia Department of Transportation's Culpeper District Office property, identified as Tax Map No. 50-28, to improve the operational efficiency of the local road network in the Town of Culpeper. Further, the Virginia Department of Transportation is hereby authorized to convey to the Town of Culpeper, upon such terms and conditions as the Department deems proper, and for such considerations the Department may determine, the property on which "Standpipe Road (Relocated)(Variable Width R/W)” on the plat entitled "plat Showing Property and Various Easements for Standpipe Road Relocated, Tax Map 50-28, Town of Culpeper, Culpeper County, Virginia” prepared by ATCS P.L.C and sealed March 14, 2012, together with easements to the Town of Culpeper for electric utility, slopes and drainage as shown on said plat. The conveyance shall be made with the approval of the Governor and in a form approved by the Attorney General. The appropriate officials of the Commonwealth are hereby authorized to prepare, execute, and deliver such deed and other documents as may be necessary to accomplish the conveyance.

d. Notwithstanding the provisions of §2.2-1156, Code of Virginia, if tax-exempt bonds were issued by the Commonwealth or its related authorities, boards or institutions to finance the acquisition, construction, improvement or equipping of real property, proceeds from the sale or disposition of such property and any improvements may first be applied toward remediation options available under federal law to maintain the tax-exempt status of such bonds.

§ 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 Governor'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.

§ 4-6.00 POSITIONS AND EMPLOYMENT

§ 4-6.01 EMPLOYEE COMPENSATION

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 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
accordance with the rules and regulations established by the Governor. In all cases where any appointee, officer or employee is 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 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 position in accordance with the provisions of this subsection.

b. Annual salaries of persons appointed to positions by the General Assembly, pursuant to the provisions of §§ 2.2-200 and 2.2-400, Code of Virginia, shall be paid in the amounts shown.

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</tr>
<tr>
<td>Secretary of Veterans Affairs and Homeland Security</td>
<td>$160,433</td>
<td>$160,433</td>
<td>$160,433</td>
</tr>
</tbody>
</table>

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 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.

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.

4. Notwithstanding § 4-6.01.c.2.b)1) of this Act, the Board of Commissioners of the Virginia Port Authority may supplement the 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.

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Midpoint</td>
<td>$175,181</td>
<td>$175,181</td>
<td>$175,181</td>
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</tbody>
</table>

- Chief Information Officer, Virginia Information Technologies Agency: $160,650
- Commissioner, Department of Motor Vehicles: $156,706
- Commissioner, Department of Social Services: $147,000
- Commissioner, Department of Behavioral Health and Developmental Services: $196,090
- Commonwealth Transportation Commissioner: $204,044
- Director, Department of Corrections: $153,000
- Director, Department of Environmental Quality: $162,834
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<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Director, Department of Medical Assistance Services</td>
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<td>$170,932</td>
<td>$170,932</td>
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<td>Director, Department of Planning and Budget</td>
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<td>$162,470</td>
<td>$162,470</td>
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<tr>
<td>State Health Commissioner</td>
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<tr>
<td>State Tax Commissioner</td>
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<td>$180,796</td>
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<tr>
<td>Superintendent of State Police</td>
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<td>$158,088</td>
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<tr>
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<td>Commissioner, Department of Agriculture and Consumer Services</td>
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<tr>
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<tr>
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<tr>
<td>Commissioner, Marine Resources Commission</td>
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**Level II Range**
- **Midpoint**: $132,749
- **July 1, 2014 to June 24, 2015**: $103,153 - $162,344
- **June 25, 2015 to November 24, 2015**: $103,153 - $162,344
- **November 25, 2015 to June 30, 2016**: $103,153 - $162,344
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<tr>
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</thead>
<tbody>
<tr>
<td>Director, Department of Forensic Science</td>
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<td>$158,221</td>
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<tr>
<td>Director, Department of General Services</td>
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<td>Director, Department of Human Resource Management</td>
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<td>Director, Department of Rail and Public Transportation</td>
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<tr>
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<tr>
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<td>Level III Range</td>
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<td>$113,040</td>
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<tr>
<td>Director, Department of Aviation</td>
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<tr>
<td>Position</td>
<td>Salary Range</td>
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<tr>
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<tr>
<td>Director, Department of Conservation and Recreation</td>
<td>$130,560 - $130,560</td>
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<tr>
<td>Director, Department of Criminal Justice Services</td>
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<tr>
<td>Director, Department of Health Professions</td>
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<tr>
<td>Director, Department of Historic Resources</td>
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<tr>
<td>Director, Department of Housing and Community Development</td>
<td>$128,772 - $128,772</td>
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<tr>
<td>Director, Department of Professional and Occupational Regulation</td>
<td>$114,240 - $114,240</td>
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<tr>
<td>Director, The Science Museum of Virginia</td>
<td>$131,667 - $131,667</td>
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<tr>
<td>Director, Virginia Museum of Fine Arts</td>
<td>$136,791 - $136,791</td>
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<tr>
<td>Director, Virginia Museum of Natural History</td>
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<tr>
<td>Executive Director, Jamestown-Yorktown Foundation</td>
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<tr>
<td>Executive Secretary, Virginia Racing Commission</td>
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<tr>
<td>Librarian of Virginia</td>
<td>$144,276 - $144,276</td>
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<tr>
<td>State Forester, Department of Forestry</td>
<td>$104,173 - $104,173</td>
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**July 1, 2014 to June 24, 2015**

**Level IV Range**

<table>
<thead>
<tr>
<th>Salary Range</th>
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<tbody>
<tr>
<td>$101,933 - $113,009</td>
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**Midpoint**

<table>
<thead>
<tr>
<th>Salary</th>
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<tbody>
<tr>
<td>$107,471</td>
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</table>

**November 25, 2015 to June 30, 2016**

**Level IV Range**

<table>
<thead>
<tr>
<th>Salary Range</th>
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<tbody>
<tr>
<td>$101,933 - $113,009</td>
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**Midpoint**

<table>
<thead>
<tr>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>$107,471</td>
</tr>
</tbody>
</table>

**Administrator, Commonwealth's Attorneys' Services Council**

<table>
<thead>
<tr>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>$101,933</td>
</tr>
</tbody>
</table>

**Commissioner, Virginia Department for the Blind and Vision Impaired**

<table>
<thead>
<tr>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>$112,245</td>
</tr>
</tbody>
</table>
7. Annual salaries of the directors of the independent agencies, as listed in this subdivision, shall be paid in the amounts shown. All salary changes shall be subject to subdivisions c 1, c 2, and c 3 above.

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Executive Director, Board of Accountancy</td>
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<td>$113,009</td>
<td>$113,009</td>
</tr>
<tr>
<td>Executive Director, Frontier Culture Museum of Virginia</td>
<td>$108,977</td>
<td>$108,977</td>
<td>$108,977</td>
</tr>
<tr>
<td>Commissioner, Department of Elections</td>
<td>$106,080</td>
<td>$106,080</td>
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<tr>
<td>Director, Gunston Hall</td>
<td>$86,176</td>
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<tr>
<td>Director, Virginia Department for the Deaf and Hard-of-Hearing</td>
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<td>Executive Director, Department of Fire Programs</td>
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<tr>
<td>Executive Director, Virginia Commission for the Arts</td>
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<tr>
<td>Chairman of Board Chairman, Compensation Board</td>
<td>$22,383</td>
<td>$22,383</td>
<td>$22,383</td>
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</table>

Independent Range: $147,198 - $175,709
Midpoint: $161,453

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.

2.a) The board of visitors of each institution of higher education or the boards of directors for Southern Virginia Higher Education Center, Southwest Virginia Higher Education Center, and the New College Institute may annually supplement the salary of a president or director from private gifts, endowment funds, foundation funds, or income from endowments and gifts. Supplements paid from other than the cited sources prior to June 30, 1997, may continue to be paid. In approving a supplement, the board of visitors or board of directors should be guided by criteria which provide a reasonable limit on the total additional income of a president or director. The criteria should include a consideration of additional income from outside sources including, but not being limited to, service on boards of directors or other such services. The board of visitors or board of 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.

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.

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<thead>
<tr>
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<tbody>
<tr>
<td>NEW COLLEGE INSTITUTE</td>
<td>$173,759</td>
<td>$173,759</td>
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</tr>
<tr>
<td>Executive Director, New College Institute</td>
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<tr>
<td>STATE COUNCIL OF HIGHER EDUCATION FOR VIRGINIA</td>
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<tr>
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<td>SOUTHERN VIRGINIA HIGHER EDUCATION CENTER</td>
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<tr>
<td>Position</td>
<td>Salary 1</td>
<td>Salary 2</td>
<td>Salary 3</td>
</tr>
<tr>
<td>---------------------------------------------------</td>
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</tr>
<tr>
<td>Director, Southwest Virginia Higher Education Center</td>
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<td>$128,300</td>
<td>$128,300</td>
</tr>
<tr>
<td>Chancellor of Community Colleges</td>
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<td>$171,368</td>
</tr>
<tr>
<td>Chancellor, University of Virginia's College at Wise</td>
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<td>$127,213</td>
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<tr>
<td>President, Christopher Newport University</td>
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<tr>
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<td>$160,394</td>
<td>$160,394</td>
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<tr>
<td>President, George Mason University</td>
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<tr>
<td>President, James Madison University</td>
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<td>President, Longwood University</td>
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<td>President, Old Dominion University</td>
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<tr>
<td>President, Radford University</td>
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<tr>
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<tr>
<td>President, University of Mary Washington</td>
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<tr>
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<tr>
<td>President, Virginia Commonwealth University</td>
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<tr>
<td>President, Virginia Polytechnic Institute and State University</td>
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<td>$190,567</td>
<td>$190,567</td>
</tr>
</tbody>
</table>
e. 1. Salaries for newly employed or promoted employees shall be established consistent with the compensation and classification plans established by the Governor.

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 merit service awards program, as provided for in § 2.2-1201.12, 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.

2. If the Administrator ceases to be a member of the faculty of a state-supported institution of higher education, the total salary listed in § 4-6.01 c 6 shall be paid from the Council's appropriation.

k.1. Except as otherwise provided for in this subdivision, any increases in the salary band assignment of any job role contained in the compensation and classification plans approved by the Governor shall be effective beginning with the first pay 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 Finance that funds are available within the agency's appropriation to cover the cost of the increase for the remainder of the current biennium and presents a plan for covering the costs next biennium and the Secretary concurs, or (2) such funds are appropriated by the General Assembly. If at any time the Secretary of Administration shall certify that such change in the salary band assignment for a job role is of an emergency nature and the Secretary of Finance shall certify that funds are available to cover the cost of the increase for the remainder of the biennium within the agency’s appropriation, such change in compensation may be effective on a date agreed upon by these two Secretaries. The Secretary of Administration shall provide a monthly report of all such emergency changes in accordance with § 4-8.00, Reporting Requirements.

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.

l. Full-time employees of the Commonwealth, including faculty members of state institutions of higher education, who are appointed to a state-level board, council, commission or similar collegial body shall not receive any such compensation for their services as members or chairmen except for reimbursement of reasonable and necessary expenses. The foregoing provision shall likewise apply 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 § 23-9.2:3.1 B and the cash payment offered under such compensation plans pursuant to § 23-9.2:3.1 D, Code of Virginia. Notwithstanding the limitations in § 23-9.2:3.1 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.
2. Notwithstanding any other provision of law, employees holding full-time, academic-year classified positions at public institutions of higher education shall be considered "state employees" as defined in § 51.1-124.3, Code of Virginia, and shall be considered for medical/hospitalization, retirement service credit, and other benefits on the same basis as those individuals appointed to full-time, 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 seventy-five 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 this item, and other items in the Act, to reflect the compensation adjustments authorized in Item 468 of 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.

§ 4-6.02 EMPLOYEE TRAINING AND STUDY

Subject to uniform rules and regulations established by the Governor, the head of any state agency may authorize, from any funds appropriated to such department, institution or other agency in this act or subsequently made available for the purpose, compensation or expenses or both compensation and expenses for employees pursuing approved training courses or academic studies for the purpose of becoming better equipped for their employment in the state service. The rules and regulations shall include reasonable provision for the return of any employee receiving such benefits for a reasonable period of duty, or for reimbursement to the state for expenditures incurred on behalf of the employee should he not return to state service.

§ 4-6.03 EMPLOYEE BENEFITS

a. Any medical/hospitalization benefit program provided for state employees shall include the following provision: any state employee, as defined in § 2.2-2818, Code of Virginia, shall have the option to accept or reject coverage.

b. Except as provided for sworn personnel of the Department of State Police, no payment of, or reimbursement for, the employer paid contribution to the State Police Officers' Retirement System, or any system offering like benefits, shall be made by the Compensation Board of the Commonwealth at a rate greater than the employer rate established for the general classified workforce of the Commonwealth covered under the Virginia Retirement System. Any cost for benefits exceeding such general 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.

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 participating provider in the network, contracted by the Department of Human Resource Management, that serves state employees and (2) such hospital enters into a written agreement with the Department of Human Resource Management as to the rates of reimbursement. The department shall accept the lowest rates offered by the hospital from among the rates charged 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 the hospital cannot come to an agreement, the department shall reimburse the hospital at the rates contained in its final offer to
the hospital until the dispute is resolved. Any dispute shall be resolved through arbitration or through the procedures established 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.

2. The Virginia Retirement System shall establish procedures for verification by the employer of eligibility for the benefits 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 3 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 14 of the Constitution of Virginia.

l. Notwithstanding the provisions of subsection B of § 51.1-155, any person who (i) has attained age 62, (ii) is receiving a service retirement allowance under Chapter 1 of Title 51.1, and (iii) was employed in an otherwise covered position as interim president and chief executive officer of an institution of higher education, who were appointed prior to January 1, 2014, for a period necessary to rectify significant management deficiencies, may elect to continue to receive the retirement allowance during such employment. If the person elects to continue to receive the retirement allowance, then his service performed and compensation received during the period of time he receives the retirement allowance will not increase, decrease, or affect in any way his retirement benefits before, during, or after such employment.

§ 4-6.04 CHARGES
§ 4-6.06 POSITIONS GOVERNED BY CHAPTERS 933 AND 943 OF THE 2006 ACTS OF ASSEMBLY

§ 4-6.05 SELECTION OF APPLICANTS FOR CLASSIFIED POSITIONS

It is the responsibility of state agency heads to ensure that all provisions outlined in Title 2.2, Chapter 29, Code of Virginia (the Virginia Personnel Act), and executive orders that govern the practice of selecting applicants for classified positions are strictly observed. The Governor's Secretaries shall ensure this provision is faithfully enforced.

§ 4-6.06 POSITIONS GOVERNED BY CHAPTERS 933 AND 943 OF THE 2006 ACTS OF ASSEMBLY

Except as provided in subsection A of § 23-38.114 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.

§ 4-7.00 STATEWIDE PLANS

§ 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 curtailing 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 operation of programs.

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.

2. Positions assigned to programs supported by internal service funds are for reference only and may fluctuate depending upon 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.

4. Positions assigned to educational and general programs in the institutions of higher education are for reference only and may fluctuate depending upon workload and funding availability. However, total general fund positions filled by an institution of higher education may not exceed 105 percent of the general fund positions appropriated without prior approval from the Director, Department of Planning and Budget.

5. Positions assigned to Item Details 47001, Job Placement Services; 47002, Unemployment Insurance Services; 47003, 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.

f.1. Full-time, part-time, wage or contractual state employees assigned to the Governor's Cabinet Secretaries from agencies and institutions under their control for the purpose of carrying out temporary assignments or projects may not be so assigned for a period exceeding 180 days in any calendar year. The permanent transfer of positions from an agency or institution to the Offices of the Secretaries, or the temporary assignment of agency or institutional employees to the Offices of the Secretaries for periods exceeding 180 days in any calendar year regardless of the separate or discrete nature of the projects, is prohibited without the prior approval of the General Assembly.

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 Cabinet Secretary, unless specifically approved in writing by the Governor. The Governor shall notify the Chairmen of the House Appropriations and Senate Finance Committees in the case of any such approvals.
All state employees, including those in the legislative, judicial, and executive branches and the independent agencies of the Commonwealth, who are not eligible for benefits under a health care plan established and administered by the Department of Human Resource Management (DHRM) pursuant to Va. Code § 2.2-2818, or by an agency administering its own health care plan, may not work more than 29 hours per week on average over a twelve month period. Adjunct faculty at institutions of higher education may not work more than 29 hours per week on average over a twelve month period, including classroom or other instructional time plus additional hours determined by the institution as necessary to perform the adjunct faculty's duties. DHRM shall provide relevant program requirements to agencies and employees, including, but not limited to, information on wage, variable and seasonal employees. All state agencies/employers in all branches of government shall provide information requested by DHRM concerning hours worked by employees as needed to comply with the Affordable Care Act (the "Act") and this provision. State agencies/employers are accountable for compliance with this provision, and are responsible for any costs associated with maintaining compliance with it and for any costs or penalties associated with any violations of the Act or regulations thereunder and any such costs shall be borne by the agency from existing appropriations. The provisions of this paragraph shall not apply to employees of state teaching hospitals that have their own health insurance plan; however, the state teaching hospitals are accountable for compliance with, and are responsible for any costs associated with maintaining compliance with the Act and for any costs or 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 changes to federal law and regulations.

§ 4-8.00 REPORTING REQUIREMENTS

§ 4-8.01 GOVERNOR

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.

2. The Governor shall make available annually to the Chairmen of the Senate Finance, House Finance, and House Appropriations Committees a report concerning the receipt of any nongeneral funds above the amount(s) specifically appropriated, their sources, and the amounts for each agency affected.

3. a) It is the intent of the General Assembly that reporting requirements affecting state institutions of higher education be reduced or consolidated where appropriate. State institutions of higher education, working with the Secretary of Education and Workforce, Secretary of Finance, and the Director, Department of Planning and Budget, shall continue to identify specific reporting 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:

<table>
<thead>
<tr>
<th>Agency</th>
<th>Report Title of Descriptor</th>
<th>Authority</th>
<th>Action</th>
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<tbody>
<tr>
<td>Department of Accounts</td>
<td>Prompt Pay Summary Report</td>
<td>Agency Directive</td>
<td>Change reporting from monthly to quarterly.</td>
</tr>
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Human Capital Report (Full-Time, Part-Time, Temporary, Contractual employees funded by the Commonwealth) Code of Virginia § 2.2-1201. A. Change reporting from annually to monthly.


Governor’s Office Small, Women-and Minority-owned Businesses (SWaM) Executive Directive Change reporting from weekly to monthly.


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.

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.

3. Status of Economic Contingency Appropriation. The information must include actions taken related to the appropriation for economic contingency.

4. Status of Withholding Appropriations. The information must include amounts withheld and the agencies affected.

5. Status of reductions occurring in general and nongeneral fund revenues in relation to appropriations.


c. Employment Reports:

1. Status of changes in positions and employment of state agencies affected. The information must include the number of positions and the agencies affected.

2. Status of the employment by the Attorney General of special counsel in certain highway proceedings brought pursuant to Chapter 1 of Title 33.1, Code of Virginia, on behalf of the Commonwealth Transportation Commissioner, as authorized by § 2.2-510, Code of Virginia. This report shall include fees for special counsel for the respective county or city for which the expenditure is made and shall be submitted within 60 days of the close of the fiscal year (see § 4-5.02 a.3).

3. Changes in the level of compensation authorized pursuant to § 4-6.01 k, Employee Compensation. Such report shall include a list 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.

d. Capital Appropriations Reports:

1. Status of progress of capital projects on an annual basis (see § 4-4.01 o).

2. Notice of all capital projects authorized under § 4-4.01 m (see § 4-4.01 m. 1. b) 4)).

e. Utilization of State Owned and Leased Real Property:

1. By November 15 of each year, the Department of General Services (DGS) shall consolidate the reporting requirements of § 2.2-1131.1 and § 2.2-1153 of the Code of Virginia into a single report eliminating the individual reports required by § 2.2-1131.1 and § 2.2-1153 of the Code of Virginia. This report shall be submitted to the Governor and the General Assembly and include (i) information on the implementation and effectiveness of the program established pursuant to subsection A of § 2.2-1131.1, (ii) a listing of real property leases that are in effect for the current year, the agency executing the lease, the amount of space leased, the population of each leased facility, and the annual cost of the lease; and, (iii) a report on DGS’s findings and recommendations under the provisions of § 2.2-1153, and recommendations for any actions that may be required by the Governor and the General Assembly to identify and dispose of property not being efficiently and effectively utilized.

2. By October 1 of each year, each agency that controls leased property, where such leased property is not under the DGS lease administration program, shall provide a report on each leased facility or portion thereof to DGS in a manner and form prescribed by DGS. Specific data included in the report shall identify at a minimum, the number of square feet occupied, the number of employees and contractors working in the leased space, if applicable, and the cost of the lease.

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).

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.

h. Educational and General Program Nongeneral Fund Administrative Appropriations Approved by the Department of Planning and Budget:

The Secretary of Finance and Secretary of Education, in collaboration with the Director, Department of Planning and Budget, shall report in December and June of each year to the Chairmen of the House Appropriations and Senate Finance Committees on adjustments made to higher education operating funds in the Educational and General Programs (10000) items for each public college and university contained in this budget. The report shall include actual or projected adjustments which increase nongeneral funds or actual or projected adjustments that transfer nongeneral funds to other items within the institution. The report shall provide the justification for the increase or transfer and the relative impact on student groups.

§ 4-8.02 STATE AGENCIES

a. As received, all state agencies shall forward copies of each federal audit performed on agency or institution programs or activities 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.

I VETO THIS ITEM. /s/ Terence R. McAuliffe (6/21/14) (Vetoed item is enclosed in brackets.)

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, including all attachments that were submitted separately as part of these budget requests, amendment briefs, or requests for amendments and are not fully incorporated into the electronic submission by the Director, Department of Planning and Budget.

c. By September 1 of each year, state agencies receiving any asset as the result of a law-enforcement seizure and subsequent forfeiture by either a state or federal court, shall submit a report identifying all such assets received during the prior fiscal year and their estimated net worth, to the Chairmen of the House Appropriations and Senate Finance Committees.
§ 4-9.00 HIGHER EDUCATION RESTRUCTURING

§ 4-9.01 ASSESSMENT OF INSTITUTIONAL PERFORMANCE

Consistent with § 23-9.6:1.01, 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 until Council review of the remediation plan or (b) recommend that the Governor withhold all or part 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.

The State Council may develop, adopt, and publish standards for granting exemptions and ongoing modifications to the certification process.

a. BIENNIAL ASSESSMENTS

1. Institution meets at least 95 percent of its State Council-approved biennial projections for in-state undergraduate headcount enrollment.

2. Institution meets at least 95 percent of its State Council-approved biennial projections for the number of in-state associate and 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 - sophomore level for two-year institutions and junior and senior level for four-year institutions - program-placed, full-time equivalent students.

5. Maintain or increase the number of in-state associate and bachelor degrees awarded to students from under-represented populations.

6. Maintain or increase the number of in-state two-year transfers to four-year institutions.

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 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.

c. SIX-YEAR PLAN

Institution prepares six-year financial plan consistent with § 23-9.2:3.02.

d. FINANCIAL AND ADMINISTRATIVE STANDARDS


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;

   b) No significant audit deficiencies attested to by the Auditor of Public Accounts;

   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, any standards for accounts payable past due.

2. Institution complies with a debt management policy approved by its governing board that defines the maximum percent of 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.

e. FINANCIAL AND ADMINISTRATIVE STANDARDS

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

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;

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, any standards for accounts payable past due.

2. Debt Management

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.

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.

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 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.

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 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.

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.

t. 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.

g. EXEMPTION

The requirements of this section shall not be in effect if they conflict with § 23-9.6:1.01.D. of Chapters 828 and 869 of the Acts of Assembly of 2011.

§ 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:

1. successfully completed at least three years of effectiveness and efficiencies operating under such additional authority granted by an original memorandum of understanding;

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 Council of Higher Education for Virginia and shall become part of the certification required by § 23-9.6:1.01.

§ 4-9.03 LEVEL III AUTHORITY

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 to be renegotiated or revised.

§ 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.

§ 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.

§ 4-13.00 CONFLICT WITH OTHER LAWS

Notwithstanding any other provision of law, and until June 30, 2016, 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.
§ 4-14.00 EFFECTIVE DATE

This act is effective July 1, 2014.

ADDITIONAL ENACTMENTS

2. No provision of this act shall result in the expiration of any provision of: (i) Chapter 896 of the Acts of Assembly of 2007 pursuant to the 22nd enactment of that chapter or (ii) Chapter 766 of the Acts of Assembly of 2013 pursuant to the 14th enactment of that chapter.

3. That (i) for taxable years including those implicated by § 3-5.10 of this Act but notwithstanding any other provision of that section and in addition to the exemptions provided pursuant to §§ 58.1-402(B)(8)(a)(1) and (2) of the Code of Virginia, any applicable addition that might otherwise be required pursuant to § 58.1-402(B)(8)(a) of the Code shall not be required if (a) during each of the five taxable years commencing after July 1, 2004, and also during the then current taxable year, the related member or members conducted substantial business operations relating to protecting the assets of the related member or members, pursuant to which, in each such taxable year, the related member or members paid payroll and consulting expenses in excess of $600,000 and employed at least three full-time equivalent employees whose sole responsibility was to maintain, manage, defend or otherwise be responsible for operations or administration relating to protecting the assets of the related member, (b) during each of the five taxable years commencing after July 1, 2004, and also during the then current taxable year, the corporation and its wholly owned subsidiaries collectively employed more than 25,000 employees, and (c) the corporation is a fully integrated agriculture production manufacturer such that it or its wholly owned subsidiary produces a product that is related to the core business of such corporation, processes such product, and sells the product both at wholesale and retail; (ii) nothing in this enactment, or in § 3-5.10, shall be construed to open the statute of limitations of an otherwise closed taxable year; and (iii) each of the provisions of this enactment is integral to its purpose and, therefore, shall not be deemed severable from the remainder of the enactment.

4. That the provisions of the first enactment of this act shall expire at midnight on June 30, 2016. The provisions of the second and third enactments of this act shall have no expiration date.
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The House of Delegates

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Clerk of the House of Delegates
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Keeper of the Rolls of the Commonwealth

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in cooperation with the

Senate of Virginia,
Division of Legislative Services,
and
Division of Legislative Automated Systems
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An Act for all appropriations of the Budget submitted by the Governor of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia, and to provide a portion of revenues for the two years ending respectively on the thirtieth day of June, 2015, and the thirtieth day of June, 2016.

Be it enacted by the General Assembly of Virginia:

1. §1. The following are hereby appropriated, for the current biennium, as set forth in succeeding parts, sections and items, for the purposes stated and for the years indicated:

   A. The balances of appropriations made by previous acts of the General Assembly which are recorded as unexpended, as of the close of business on the last day of the previous biennium, on the final records of the State Comptroller; and

   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.

§ 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.

§ 3. The appropriations made in this act from the general fund are based upon the following:

<table>
<thead>
<tr>
<th>Resource</th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unreserved Balance, June 30, 2014</td>
<td>$428,643,378</td>
<td>$0</td>
<td>$428,643,378</td>
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<tr>
<td>Additions to Balance</td>
<td>$147,375,013</td>
<td>$800,000</td>
<td>$148,175,013</td>
</tr>
<tr>
<td>Official Revenue Estimates</td>
<td>$17,721,905,909</td>
<td>$18,448,628,910</td>
<td>$36,170,534,819</td>
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<tr>
<td>Revenue Stabilization Fund Transfers</td>
<td>$470,000,000</td>
<td>$235,000,000</td>
<td>$705,000,000</td>
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<tr>
<td>Lottery Proceeds Fund</td>
<td>$525,000,000</td>
<td>$510,000,000</td>
<td>$1,035,000,000</td>
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<tr>
<td>Total General Fund Resources Available</td>
<td>$18,964,092,607</td>
<td>$18,973,495,890</td>
<td>$37,937,588,497</td>
</tr>
<tr>
<td>Appropriation</td>
<td>$18,277,092,607</td>
<td>$18,108,195,890</td>
<td>$36,385,288,497</td>
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</table>

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

<table>
<thead>
<tr>
<th>Resource</th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance, June 30, 2014</td>
<td>$4,708,335,881</td>
<td>$0</td>
<td>$4,708,335,881</td>
</tr>
<tr>
<td>Official Revenue Estimates</td>
<td>$25,652,080,255</td>
<td>$26,248,075,807</td>
<td>$51,901,056,062</td>
</tr>
<tr>
<td>Lottery Proceeds Fund</td>
<td>$25,717,780,255</td>
<td>$510,000,000</td>
<td>$5,297,780,255</td>
</tr>
<tr>
<td>Internal Service Fund</td>
<td>$1,595,861,216</td>
<td>$1,612,651,825</td>
<td>$3,208,513,041</td>
</tr>
</tbody>
</table>
§ 4. Nongeneral fund revenues which are not otherwise segregated pursuant to this act shall be segregated in accordance with the acts respectively establishing them.

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

§ 6. When used in this act the term:

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

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

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

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 appropriations are shown.

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

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

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 the instructions for preparation of the Executive Budget.

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

<table>
<thead>
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<th>BIENNIAL 2014-16</th>
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<th>Nongeneral Fund</th>
<th>Total</th>
</tr>
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<td>OPERATING EXPENSES</td>
<td>$37,931,638,906</td>
<td>$58,194,846,263</td>
<td>$96,126,485,169</td>
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<td>$36,382,200,839</td>
<td>$56,559,082,486</td>
<td>$93,466,082,888</td>
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<td>LEGISLATIVE DEPARTMENT</td>
<td>$150,330,101</td>
<td>$6,515,127</td>
<td>$156,845,228</td>
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<td>JUDICIAL DEPARTMENT</td>
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§ 8. This chapter shall be known and may be cited as the "2014 Appropriation Act."
PART I: OPERATING EXPENSES
LEGISLATIVE DEPARTMENT

§ 1-1. GENERAL ASSEMBLY OF VIRGINIA (101)

1. Enactment of Laws (78200)
   a sum sufficient, estimated at................................. $38,421,116 $38,414,355
Legislative Sessions (78204)................................. $38,421,116 $38,414,355
Fund Sources: General.............................................. $38,421,116 $38,414,355

Authority: Article IV, Constitution of Virginia.

A. Out of this appropriation, the House of Delegates is funded $24,471,673 the first year and $24,472,646 the second year from the general fund. The Senate is funded $13,836,883 the first year and $13,837,629 the second year from the general fund.

B. Out of this appropriation shall be paid:

1. The salaries of the Speaker of the House of Delegates and other members, and personnel employed by each House; the mileage of members, officers and employees, including salaries and mileage of members of legislative committees sitting during recess; public printing and related expenses required by or for the General Assembly; and the incidental expenses of the General Assembly (§§ 30-19.11 through 30-19.20, inclusive, and § 30-19.4, Code of Virginia). The salary of the Speaker of the House of Delegates shall be $36,321 per year. The salaries of other members of the House of Delegates shall be $17,640 per year.

2. The annual salary of the Clerk of the House of Delegates, $151,375 from July 1, 2014 to June 24, 2015 and $151,375 from June 25, 2015 to June 30, 2016.

3. The annual salary of the Clerk of the Senate, $148,184 from July 1, 2014 to June 24, 2015 and $148,184 from June 25, 2015 to June 30, 2016.

4. Expenses of the Speaker of the House of Delegates not otherwise reimbursed, $16,200 each year, to be paid in equal monthly installments during the year.

5. In accordance with § 30-19.4, Code of Virginia, and subject to all other conditions of that section except as otherwise provided in the following paragraphs:

   a. $96,856 per calendar year for the compensation of one or more secretaries of the Speaker of the House of Delegates. After June 30, 2014, salary increases shall be governed by the provisions of Item 467 of this act.

   b. $145,283 per calendar year for the compensation of one or more legislative assistants of the Speaker of the House of Delegates. After June 30, 2014, salary increases shall be governed by the provisions of Item 467 of this act.

   c.1. $40,000 per calendar year for the compensation of legislative assistants for each member of the House of Delegates and $45,000 for the compensation of legislative assistants for each member of the Senate. After June 30, 2014, salary increases granted shall be governed by the provisions of Item 467 of this act.

   2. In addition, $15,000 per calendar year for each member of the House of Delegates and $10,000 per calendar year for each member of the Senate to provide compensation for additional legislative assistant support costs incurred during the legislative session and in the operation of legislative offices within members’ districts. After June 30, 2014, salary increases granted shall be governed by the provisions of Item 467 of this act.

   d. The per diem for each legislative assistant of each member of the General Assembly, including the Speaker of the House of Delegates. Such per diem shall equal the amount authorized per session day for General Assembly members in paragraph B 7, if such legislative
assistant maintains a temporary residence during the legislative session or an extension thereof and if the establishment of such temporary residence results from the person's employment by the member. The per diem for a legislative assistant who is domiciled in the City of Richmond or whose domicile is within twenty miles of the Capitol shall equal thirty-five percent of the amount paid to a legislative assistant who maintains a temporary residence during such session. For purposes of this paragraph, (i) a session day shall include such days as shall be established by the Rules Committee of each respective House and (ii) a temporary residence is defined as a residence certified by the member served by the legislative assistant as occupied only by reason of employment during the legislative session or extension thereof. Notwithstanding the provisions of (i) of the preceding sentence, if the House from which the legislative assistant is paid is in adjournment during a regular or special session, he must show to the satisfaction of the Clerk that he worked each day during such adjournment for which such per diem is claimed.

e. A mileage allowance as provided in § 2.2-2823 A, Code of Virginia, and as certified by the member. Such mileage allowance shall be paid to a legislative assistant for one round trip between the City of Richmond and such person's home each week during the legislative session or an extension thereof when such person is maintaining a temporary residence.

f. Per diem and mileage shall be paid only to a person who is paid compensation pursuant to § 30-19.4, Code of Virginia.

g. Not more than one person shall be paid per diem or mileage during a single weekly pay period for serving a member as legislative assistant during a legislative session or extension thereof.

h. No person, by virtue of concurrently serving more than one member, shall be paid mileage or per diem in excess of the daily rates specified in this Item.

i. $19,879 per calendar year additional allowance for secretaries or legislative assistants to the Majority and Minority Leaders of the House of Delegates and the Senate and for secretaries or legislative assistants to the President Pro Tempore of the Senate and the Chairman Emeritus of the Senate Finance Committee, and to the Chairmen of the House Appropriations and Senate Finance Committees. After June 30, 2014, salary increases shall be governed by the provisions of Item 467 of this act.

6.a. All compensation and reimbursement of expenses to members of the General Assembly and non-General Assembly members for attending a meeting described in paragraphs B.6.c., B.6.d., B.7., and B.8. shall be paid solely as provided pursuant to this item.

b. The provisions of paragraphs B.6.c. and B.6.d. of this item shall not apply during any regular session of the General Assembly or extension thereof, or during any special session of the General Assembly; provided, however, that the provisions of such paragraphs shall apply during any recess of the same.

c. Notwithstanding any other provision of law, each General Assembly member shall receive compensation for each day, or portion thereof, of attendance at an official meeting of any joint subcommittee, board, commission, authority, council, compact, or other body that has been created or established by the General Assembly or by resolution of a house of the General Assembly, provided that the member has been appointed to, or designated an official member of, such joint subcommittee, board, commission, authority, council, compact, or other body pursuant to an act of the General Assembly or a resolution of a house of the General Assembly that provides for the appointment or designation.

Notwithstanding any other provision of law, each General Assembly member shall also receive compensation for each day, or portion thereof, of attendance at an official meeting of (i) any standing committee or subcommittee thereof of the House of Delegates to which the member has been appointed, (ii) any standing committee or subcommittee thereof or Committee on Rules of the Senate to which the member has been appointed, or (iii) the Joint Rules Committee of the General Assembly. Any official meeting of a subcommittee of any of the committees described in clauses (i), (ii), or (iii) shall also be an official meeting for which the member shall receive compensation.
Notwithstanding any other provision of law, any General Assembly member whose attendance, in the written opinion of the chairman of (a) any joint subcommittee, board, commission, authority, council, or other body that has been created or established in the legislative branch of state government by the General Assembly or by resolution of a house of the General Assembly; (b) any such standing committee of the House of Delegates or of the Senate; (c) the Committee on Rules of the Senate; or (d) the Joint Rules Committee of the General Assembly, is required at an official meeting of the body shall also receive compensation for each day, or portion thereof, of attendance at such official meeting.

Any General Assembly member receiving compensation pursuant to this paragraph for attending an official meeting shall be reimbursed for his or her reasonable and necessary expenses incurred in attending such meeting. Notwithstanding any other provision of law, the reimbursement shall be provided by the respective body holding the meeting or by the entity that supports the work of the body.

d. Compensation to General Assembly members for attendance at any official meeting described under B.6.c.of this item shall be at the rate of $200 for each day, or portion thereof, of attendance. In no case shall a member be paid more than an aggregate of $200 in compensation for each day, or portion thereof, regardless of whether the member attends more than one official meeting during the day. The payment of such compensation shall be subject to the restrictions and limitations set forth in subsections B., C., and G. of § 30-19.12, Code of Virginia. Notwithstanding any other provision of law, compensation to General Assembly members for attendance at such official meetings shall be paid by the offices of the Clerk of the House of Delegates or Clerk of the Senate, as applicable. The body holding the meeting shall as soon as practicable report the member's attendance at any official meeting of such body to the Clerk of the House of Delegates or the Clerk of the Senate, as applicable, in order to facilitate payment of the compensation. Such body shall report the member's attendance in such manner as prescribed by the respective Clerk.

7. Notwithstanding any other provision of law, whenever any General Assembly member is required to travel for official attendance as a representative of the General Assembly at any meeting, conference, seminar, workshop, or conclave, which is not conducted by the Commonwealth of Virginia or any of its agencies or instrumentalities, such member shall be entitled to (i) compensation in an amount not to exceed the per day rate set forth in paragraph B.6.d., and (ii) reimbursement for reasonable and necessary expenses incurred. Such compensation and reimbursement for expenses shall be set by the Speaker of the House of Delegates for members of the House of Delegates and by the Senate Committee on Rules for members of the Senate.

8. The provisions of this paragraph shall apply only to non-General Assembly members (hereinafter, "citizen members") of any (i) board, commission, authority, council, or other body created or established in the legislative branch of state government by the General Assembly or by resolution of a house of the General Assembly, or (ii) joint legislative committee or subcommittee.

Notwithstanding any other provision of law, any citizen member of any body described in this paragraph who is appointed at the state level, or designated an official member of such body, pursuant to an act of the General Assembly or a resolution of a house of the General Assembly that provides for the appointment or designation, shall receive compensation solely for each day, or portion thereof, of attendance at an official meeting of the same. In no event shall any citizen member be paid compensation for attending a meeting of an advisory committee or other advisory body. Subject to any contrary law that provides for a higher amount of compensation to be paid, compensation shall be paid at the rate of $50 for each day, or portion thereof, of attendance at an official meeting.

Such citizen members shall also be reimbursed for reasonable and necessary expenses incurred in attending (i) an official meeting of any body described in this paragraph, or (ii) a meeting of an advisory committee or advisory body of any body described in this paragraph.

Compensation and reimbursement of expenses to such citizen members shall be paid by the body holding the meeting (or for meetings of advisory committees or advisory bodies, the body on whose behalf the meeting is being held) or by the entity that supports the work of the body.
A citizen member, however, who is a full-time employee of the Commonwealth or any of its local political subdivisions, including any full-time faculty member of a public institution of higher education, shall not be entitled to compensation under this paragraph and shall be limited to reimbursement for his reasonable and necessary expenses incurred, which shall be reimbursed by his employer.

A citizen member who is also currently a treasurer, sheriff, clerk of court, commissioner of the revenue, or attorney for the Commonwealth by reason of election of the qualified county or city voters shall not be entitled to compensation under this paragraph and shall be limited to reimbursement for his reasonable and necessary expenses incurred, which shall be reimbursed within the budget already established by the Compensation Board and in the same manner as other reasonable and necessary expenses of his office are reimbursed. Full-time employees of one of the foregoing constitutional offices shall also not be entitled to compensation under this paragraph and shall be limited to reimbursement for their reasonable and necessary expenses incurred, which shall be reimbursed within the budget already established by the Compensation Board and in the same manner as other reasonable and necessary expenses of the constitutional office are reimbursed.

9. Pursuant to § 30-19.13, Code of Virginia, allowances for expenses of members of the General Assembly during any regular session of the General Assembly or extension thereof or during any special session of the General Assembly shall be paid in an amount not to exceed the maximum daily amount permitted by the Internal Revenue Service under rates established by the U.S. General Services Administration.

10. Allowance for office expenses and supplies of members of the General Assembly, in the amount of $1,250 for each month of each calendar year. An additional $500 for each month of each calendar year shall be paid to the Majority and Minority Leaders of the House of Delegates and the Senate and to the President Pro Tempore of the Senate, the Chairman and Chairman Emeritus of the Senate Finance Committee.

C. A legislative assistant of a member of the General Assembly regularly employed on a twelve (12) consecutive month salary basis receiving 60 percent or more of the salary allotted pursuant to paragraph A.5.c.1, may, for the purposes of §§ 51.1-124.3 and 51.1-152, Code of Virginia, be deemed a “state employee” and as such will be eligible for participation in the Virginia Retirement System, the group life insurance plan, the VRS short and long term disability plans, and the state health insurance plan. Upon approval by the Joint Rules Committee, legislative assistants shall be eligible to participate in the short and long-term disability plans sponsored by the Virginia Retirement System pursuant to Chapter 11 of Title 51.1, Code of Virginia. Such legislative assistants shall not receive sick leave and family and personal leave benefits under this plan. Short-term disability benefits shall be payable from the Legislative Reversion Clearing Account.

D. Out of this appropriation the Clerk of the House of Delegates shall pay the routine maintenance and operating expenses of the General Assembly Building as apportioned to the Senate, House of Delegates, Division of Legislative Services, Joint Legislative Audit and Review Commission, or other legislative agencies. The funds appropriated to each agency in the Legislative Department for routine maintenance and operating expenses during the current biennium shall be transferred to the account established for this purpose.

E. An amount of up to $10,000 per year shall be transferred from Item 33 of this act, to reflect equivalent compensation allowances for the Lieutenant Governor as were authorized by the 1994 General Assembly. The Lieutenant Governor shall report such increases to the Speaker of the House and the Chairman of the House Appropriations Committee and the Chairman of the Senate Finance Committee.

F.1. The Chairmen of the House Appropriations and Senate Finance Committees shall each appoint four members from their respective committees to a joint subcommittee to review public higher education funding policies and to make recommendations to their respective committees. The objective of the review is to develop policies and formulas to provide the public institutions of higher education with an equitable funding methodology that: (a) recognizes differences in institutional mission; (b) provides incentives for achievement and productivity; (c) recognizes enrollment growth; and (d) establishes funding objectives in areas such as faculty salaries, financial aid, and the appropriate share of educational and general costs that should be borne by resident students. In addition, the review shall include the development
of comparable cost data concerning the delivery of higher education through an analysis of the relationship of each public institution to its national peers. The public institutions of higher education and the staff of the State Council of Higher Education for Virginia are directed to provide technical assistance, as required, to the joint subcommittee.

2. The Joint Subcommittee on Higher Education Funding Policies shall conduct an assessment of the adequacy of the current educational and general funding levels for Virginia's public institutions of higher education. The assessment shall be used to develop guidelines against which to measure funding requests for higher education. The assessment shall include, but not be limited to, the following components:

a) Updated student-to-faculty ratios based on current practice or industry norms.

b) Consideration of support staff needs and the changing requirements of support staff due to technology and privatization of services previously performed by the institutions.

c) Costs of instruction, such as equipment, utilities, facilities maintenance, and other nonpersonal services expenses.

d) Recognition of the individual mission of the institution, student characteristics, location, or other factors that may influence the costs of instruction.

e) Benchmarking of the funding guidelines against a group of peer institutions, or other appropriate comparator group, to assess the validity of the guidelines.

f) Means by which measures of institutional performance can be assessed and incorporated into funding and policy guidelines for higher education.

3. The Joint Subcommittee on Higher Education Funding Policies shall develop a more precise methodology for determining funding needs at Virginia's public institutions of higher education related to enrollment growth. The methodology should take into consideration that support staff and operations may need to be expanded when enrollment growth reaches certain levels.

4. The Joint Subcommittee may seek support from the staff of the Senate Finance and House Appropriations Committees, the public institutions of higher education, or other higher education or state agency representatives, as requested by the Joint Subcommittee. At its discretion, the Joint Subcommittee may contract for consulting services.

5. The Joint Subcommittee is hereby continued to provide direction and oversight of higher education funding policies. The Joint Subcommittee shall review and articulate policies and funding methodologies on: (a) the appropriate share of educational and general costs that should be borne by students; (b) student financial aid; (c) undergraduate medical education funding; (d) the mix of full-time and part-time faculty; (e) the mix of in-state and out-of-state students as it relates to tuition policy; and (f) the viability of statewide articulation agreements between four-year and two-year public institutions.

6. a. It is the objective of the General Assembly that funding for Virginia's public colleges and universities shall be based primarily on the funding guidelines outlined in the November, 2001 report of the Joint Subcommittee on Higher Education Funding Policies.

b. Based on the findings and recommendations of its November, 2001 report, the Joint Subcommittee shall coordinate with the State Council of Higher Education, the Secretary of Education, and the Department of Planning and Budget in incorporating the higher education funding guidelines into the development of budget recommendations.

c. As part of its responsibilities to ensure the fair and equitable distribution and use of public funds among the public institutions of higher education, the State Council of Higher Education shall incorporate the funding guidelines established by the Joint Subcommittee into its budget recommendations to the Governor and the General Assembly.
G. The Chairmen of the Senate Finance and House Appropriations Committees shall each appoint four members from their respective committees to a joint subcommittee to review compensation of state agency heads and cabinet secretaries. The Department of Human Resource Management, the Virginia Retirement System and all other agencies and institutions of the Commonwealth are directed to provide technical assistance, as required, to the joint subcommittee.

H. 1. The Chairmen of the House Appropriations and Senate Finance Committees shall each appoint up to five members from their respective committees to a joint subcommittee to provide on-going direction and oversight of Standards of Quality funding cost policies and to make recommendations to their respective committees.

2. The Joint Subcommittee on Elementary and Secondary Education Funding shall: a) study the Commonwealth's use of the prevailing salary and cost approaches to funding the Standards of Quality, as compared with alternative approaches, such as a fixed point in time salary base that is increased annually by some minimum percentage or funding the national average teacher salary; and b) review the "federal revenue deduct" methodology, including the current use of a cap on the deduction; and c) review the methodology for establishing a consistent funding cap process for all state funded instructional and certain support positions.

3. The school divisions, the staff of the Virginia Department of Education, and staff of the Joint Legislative Audit and Review Commission, are directed to provide technical assistance, as required, to the joint subcommittee.

I. Notwithstanding the salaries listed in Item 1, paragraph B.2., of this act, the Speaker of the House may establish a salary range for the Clerk of the House of Delegates.

J. Notwithstanding the salaries listed in Item 1, paragraph B.3. of this act, the Senate Committee on Rules may establish a salary range for the Clerk of the Senate.

K. Notwithstanding the salaries set out in Items 2, 5, and 6, the Committee on Joint Rules may establish salary ranges for such agency heads consistent with the provisions and salary ranges included in § 4-6.01 of this act.

L. Included within this appropriation is $15,400 each year from the general fund for expenses related to the Joint Subcommittee on Tax Preferences, pursuant to House Bill 777 of the 2012 Session. This includes $6,622 each year to be allocated by the Clerk of the Senate and $8,778 each year to be allocated by the Clerk of the House of Delegates.

M. Included in the appropriations for this item is $25,000 the first year and $25,000 the second year from the general fund for the operations of the Virginia Indian Commemorative Commission and the development of a monument commemorating the life, achievements, and legacy of Native Americans in the Commonwealth.

N. The Special Joint Subcommittee to Consult on the Plan to Close State Training Centers shall continue to conduct a review of the assumptions behind the cost and cost savings of implementing the U.S. Department of Justice (DOJ) settlement agreement including but not limited to a review of the cost of providing care in the state intellectual disability (ID) training centers and in the community and an explanation of the difference in costs.

O. The Joint Commission on Transportation Accountability shall regularly review, and provide oversight of the usage of funding generated pursuant to the provisions of House Bill 2313, 2013 Session of the General Assembly. To this end, by November 15 the Secretary of Transportation, the Northern Virginia Transportation Authority and the Hampton Roads Transportation Accountability Commission shall each prepare a report on the uses of the Intercity Passenger Rail Operating and Capital Funds, the Northern Virginia Transportation Authority Fund, and the Hampton Roads Transportation Fund, respectively, each year to be presented to the Joint Commission on Transportation Accountability.

P.1. There is hereby created in the legislative branch the World War II 75th Anniversary Commemoration Commission. The Commission shall plan, develop, and carry out programs and activities appropriate to commemorate the 75th anniversary of World War II, including a national reunion of living veterans.
2. The Commission shall have a total membership of ten members consisting of six legislative members, two nonlegislative citizen members, and two ex officio members. Members shall be appointed as follows: four members of the House of Delegates to be appointed by the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of Delegates; two members of the Senate of Virginia to be appointed by the Senate Committee on Rules, one nonlegislative citizen member who shall be a World War II historian, to be appointed by the Speaker of the House of Delegates; one nonlegislative citizen member who shall be a World War II veteran or a family member of a World War II veteran, to be appointed by the Senate Committee on Rules; and two ex-officio members, to include the Commissioner of the Virginia Department of Veterans Services or his designee and the Executive Director of the Virginia War Memorial. The nonlegislative and ex-officio members shall be non-voting members. The nonlegislative citizen members shall be citizens of the Commonwealth, unless otherwise approved in writing by the chairman of the committee and the respective Clerk, and shall only be reimbursed for travel originating and ending within the Commonwealth of Virginia for the purpose of attending meetings. The voting members of the Commission shall elect a Chairman and Vice-Chairman from among its membership, who shall be members of the Virginia General Assembly.

3. The Virginia Department of Veterans Services and the Virginia War Memorial shall provide technical assistance to the Commission. The Division of Legislative Services shall act as the fiscal agent for the Commission. Administrative staff support shall be provided by the Office of the Clerk of the House of Delegates. Legal, research, policy analysis, and other services as requested by the Commission shall be provided by the Division of Legislative Services, and by other state agencies and institutions as may be requested by the Commission.

4. The Director of the Department of Planning and Budget is authorized to transfer $1,000,000 in the first year from unexpended balances from the Virginia Sesquicentennial of the American Civil War Commission to the Division of Legislative Services to support the activities of the World War II 75th Anniversary Commemoration Commission.

Total for General Assembly of Virginia................. $38,421,116 $38,414,355

General Fund Positions............................................. 221.00 221.00
Position Level .......................................................... 221.00 221.00
Fund Sources: General............................................. $38,421,116 $38,414,355

§ 1-2. AUDITOR OF PUBLIC ACCOUNTS (133)

2. Legislative Evaluation and Review (78300).............. $11,940,421 $11,944,569
Financial and Compliance Audits (78301).................. $11,940,421 $11,944,569
Fund Sources: General............................................. $11,062,281 $11,066,353
Special............................................................... $878,140 $878,216

Authority: Article IV, Section 18, Constitution of Virginia; Title 30, Chapter 14, Code of Virginia.

A. Out of this appropriation shall be paid the annual salary of the Auditor of Public Accounts, $173,530 from July 1, 2014 to December 31, 2014 and $173,530 from January 1, 2015 to June 30, 2016.

B. On or before November 1 of each year, the Auditor of Public Accounts shall report to the General Assembly the certified tax revenues collected in the most recently ended fiscal year pursuant to § 2.2-1829, Code of Virginia. The Auditor shall, at the same time, provide his report on (i) the 15 percent limitation and the amount that could be paid into the Revenue Stabilization Fund and (ii) any amounts necessary for deposit into the Fund in order to satisfy the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia as well as the additional deposit requirement of § 2.2-1829, Code of Virginia.
C. The specifications of the Auditor of Public Accounts for the independent certified public accountants auditing localities shall include requirements for any money received by the sheriff. These requirements shall include that the independent certified public accountant must submit a letter to the Auditor of Public Accounts annually providing assurance as to whether the sheriff has maintained a proper system of internal controls and records in accordance with the Code of Virginia. This letter shall be submitted along with the locality’s audit report.

Total for Auditor of Public Accounts................................................. $11,940,421 $11,944,569
General Fund Positions....................................................... 120.00 120.00
Nongeneral Fund Positions................................................. 10.00 10.00
Position Level ..................................................................... 130.00 130.00
Fund Sources: General........................................................ $11,062,281 $11,066,353
Special......................................................... $878,140 $878,216

§ 1-3. COMMISSION ON THE VIRGINIA ALCOHOL SAFETY ACTION PROGRAM (413)

3. Ground Transportation System Safety Services (60500) .. $1,453,050 $1,453,727
Ground Transportation Safety Promotion (60503)............. $1,453,050 $1,453,727
Fund Sources: Special......................................................... $1,453,050 $1,453,727
Out of this appropriation shall be paid the annual salary of the Executive Director, $117,923 from July 1, 2014 to June 24, 2015 and $117,923 from June 25, 2015 to June 30, 2016.

Total for Commission on the Virginia Alcohol Safety Action Program................................................. $1,453,050 $1,453,727
Nongeneral Fund Positions....................................................... 11.50 11.50
Position Level ..................................................................... 11.50 11.50
Fund Sources: Special......................................................... $1,453,050 $1,453,727

§ 1-4. DIVISION OF CAPITOL POLICE (961)

4. Administrative and Support Services (39900)................. $7,772,194 $7,777,100
Security Services (39923)................................................... $7,772,194 $7,777,100
Fund Sources: General......................................................... $7,772,194 $7,777,100
Authority: Title 30, Chapter 3.1, Code of Virginia.
A. Out of this appropriation shall be paid the annual salary of the Chief, Division of Capitol Police, $102,408 from July 1, 2014 to June 30, 2015 and $102,408 from July 1, 2015 to June 30, 2016.
B. Included in this Item is $160,735 the first year and $160,735 the second year from the general fund, which shall be unallotted until such time as an additional position class or other career development plan for the Division of Capitol Police shall be approved by the Committee on Joint Rules.

Total for Division of Capitol Police................................................. $7,772,194 $7,777,100
General Fund Positions....................................................... 108.00 108.00
Position Level ..................................................................... 108.00 108.00
Fund Sources: General......................................................... $7,772,194 $7,777,100
### § 1-5. DIVISION OF LEGISLATIVE AUTOMATED SYSTEMS (109)

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Authority: Title 30, Chapter 3.2, Code of Virginia.

Out of this appropriation shall be paid the annual salary of the Director, Division of Legislative Automated Systems, $153,795 from July 1, 2014 to June 24, 2015 and $153,795 from June 25, 2015 to June 30, 2016.

Total for Division of Legislative Automated Systems... $3,565,984 $3,566,331

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### § 1-6. DIVISION OF LEGISLATIVE SERVICES (107)

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<td>6. Legislative Research and Analysis (78400)</td>
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Authority: Title 30, Chapter 2.2, Code of Virginia.

A. Out of this appropriation shall be paid the annual salary of the Director, Division of Legislative Services, $154,288 from July 1, 2014, to June 24, 2015 and $154,288 from June 25, 2015, to June 30, 2016.

B. Notwithstanding the salary set out in paragraph A. of this item, the Committee on Joint Rules may establish a salary range for the Director, Division of Legislative Services.

C. The Division of Legislative Services shall continue to provide administrative support to include payroll processing, accounting, and travel expense processing at no charge to the Chesapeake Bay Commission, the Joint Commission on Health Care, the Virginia Commission on Youth, and the Virginia State Crime Commission.

D. The Director of the Division of Legislative Services is authorized to expend up to $25,000 in the first year and $25,000 the second year of the general fund amounts appropriated for this item to support costs associated with the 2015 national conference of the Uniform Law Commission which will be held in Williamsburg Virginia in July of 2015.

Total for Division of Legislative Services... $6,186,998 $6,187,288

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<td>Capitol Square Preservation Council (820)</td>
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### Commissioners for the Promotion of Uniformity of Legislation in the United States (145)

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### State Water Commission (971)

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### Virginia Coal and Energy Commission (118)

| Item | Details                        | Appropriations($)
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<td>Energy Conservation Advisory Services (50703)</td>
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<td>Fund Sources: General</td>
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### Virginia Code Commission (108)

| Item | Details                        | Appropriations($)
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<td>14</td>
<td>Enactment of Laws (78200)</td>
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<td>Code Modernization (78201)</td>
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<td>Special</td>
<td>$24,027</td>
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<td></td>
<td>Authority: Title 30, Chapter 15, Code of Virginia.</td>
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</tr>
</tbody>
</table>

The Code Commission shall not authorize, or undertake, a re-numbering or re-codification of the Code of Virginia, 1950 as amended unless there is a specific appropriation included in a general Appropriation Act addressing the fiscal impact of such an action. The Commission is authorized to develop a proposal, for review by the Committee on Joint Rules, to re-number the Code of Virginia, including the proposed re-numbering structure and a detailed estimate of any potential fiscal impact on state agencies from the restructuring.
### Virginia Code Commission

<table>
<thead>
<tr>
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<th>Appropriations($)</th>
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<td>Total for Virginia Code Commission</td>
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<tr>
<td>Fund Sources: General</td>
<td>$69,391</td>
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<tr>
<td>Special</td>
<td>$24,027</td>
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### Virginia Freedom of Information Advisory Council (834)

15. **Governmental Affairs Services (70100)**

<table>
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<tr>
<th>Fund Sources: General</th>
<th>$190,256</th>
<th>$190,356</th>
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Authority: Title 30, Chapter 21, Code of Virginia.

Total for Virginia Freedom of Information Advisory Council: $190,256 $190,356

### Virginia Housing Commission (840)

16. **Housing Assistance Services (45800)**

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<tr>
<th>Fund Sources: General</th>
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</table>

Authority: Section 30-257, Code of Virginia.

Total for Virginia Housing Commission: $21,052 $21,079

### Brown V. Board of Education Scholarship Committee (858)

17. **Human Relations Management (14600)**

<table>
<thead>
<tr>
<th>Fund Sources: General</th>
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<th>$25,333</th>
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</thead>
</table>

Authority: Title 30, Chapter 34.1, Code of Virginia.

Pursuant to § 30-231.5, Code of Virginia, there is provided $25,000 each year from the general fund to support the operations of the Brown v. Board of Education Scholarship Awards Committee. This operational support shall be used to provide for the expenses incurred by the members of the committee and may be used for such other services as deemed necessary to accomplish the purposes for which it was created.

Total for Brown V. Board of Education Scholarship Committee: $25,324 $25,333

### Virginia Sesquicentennial of the American Civil War Commission (859)

18. **Human Relations Management (14600)**

<table>
<thead>
<tr>
<th>Fund Sources: General</th>
<th>$2,607,434</th>
<th>$200,762</th>
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</table>

Total for Virginia Sesquicentennial of the American Civil War Commission: $2,607,434 $200,762
ITEM 18.

<table>
<thead>
<tr>
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<th>Second Year</th>
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<tbody>
<tr>
<td>Special..........</td>
<td>$600,140</td>
<td>$100,169</td>
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</table>

Authority: Title 30, Chapter 40, Code of Virginia.

A.1. The Virginia Sesquicentennial of the American Civil War Commission is extended through June 30, 2016. Appointments to the Commission shall continue to be made as provided in Chapter 465 of the Acts of Assembly of 2006. The Commission shall retain all of its powers and duties as provided for in Chapter 465 of the Acts of Assembly of 2006, through June 30, 2016, including the authorization of expenditures from this appropriation to complete the ongoing work of the Commission. As of June 30, 2016, any unexpended general fund balances remaining in this appropriation shall be transferred to the general fund.

2. As of June 30, 2016, any unexpended special fund balances shall be transferred to the Virginia Sesquicentennial of the American Civil War Foundation, conditional upon the approval by the Commission of a bona fide contract and work plan, submitted to the Commission by the Foundation, specifying the educational and other services to be provided by the Foundation in consideration of the funds provided. The Commission shall provide a report on its activities and accomplishments to the 2016 General Assembly and a final report to the 2017 General Assembly.

B. Pursuant to the provisions of Chapter 465 of the Acts of Assembly of 2006, funding in this Item is appropriated to support the Virginia Sesquicentennial of the American Civil War Commission and Fund. Such funds shall be used for expenses incurred by the members of the commission, to appoint staff as may be deemed necessary to assist the commission in performing its duties, and to pay for the services of professional personnel, consultants, advisors, or other services which the commission may deem necessary to accomplish the purposes for which it was created.

Total for Virginia Sesquicentennial of the American Civil War Commission ....................................................... $2,607,434 $200,762

<table>
<thead>
<tr>
<th>General Fund Positions</th>
<th>1.00</th>
<th>1.00</th>
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<tbody>
<tr>
<td>Position Level</td>
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<td>1.00</td>
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Fund Sources: General........................................................ $2,007,294 $100,593

Special........................................................ $600,140 $100,169

Commission on Unemployment Compensation (860)

19. Consumer Affairs Services (55000)................................. $6,024 $6,032

Consumer Assistance (55002).......................................... $6,024 $6,032

Fund Sources: General.................................................. $6,024 $6,032

Authority: Title 30, Chapter 33, Code of Virginia.

Total for Commission on Unemployment Compensation................................. $6,024 $6,032

Fund Sources: General.................................................. $6,024 $6,032

Small Business Commission (862)

20. Economic Development Services (53400)......................... $15,038 $15,051

Economic Development Research, Planning, and Coordination (53401)................................. $15,038 $15,051

Fund Sources: General.................................................. $15,038 $15,051

Authority: Title 30, Chapter 22, Code of Virginia.
ITEM 20. | Item Details($) | Appropriations($) |
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<td>Total for Small Business Commission</td>
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<tr>
<td>Fund Sources: General</td>
<td>$15,038</td>
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**Commission on Electric Utility Regulation (863)**

| Resource Management Policy and Program Development (50701) | $10,018 | $10,024 | $10,018 | $10,024 |
| Fund Sources: General | $10,018 | $10,024 |
| Authority: Title 30, Chapter 31, Code of Virginia. |
| Total for Commission on Electric Utility Regulation | $10,018 | $10,024 | $10,018 | $10,024 |
| Fund Sources: General | $10,018 | $10,024 |

**Manufacturing Development Commission (864)**

22. Economic Development Services (53400) | $12,018 | $12,025 | $12,018 | $12,025 |
| Economic Development Research, Planning, and Coordination (53401) | $12,018 | $12,025 | $12,018 | $12,025 |
| Fund Sources: General | $12,018 | $12,025 |
| Authority: Title 30, Chapter 41, Code of Virginia. |
| Total for Manufacturing Development Commission | $12,018 | $12,025 | $12,018 | $12,025 |
| Fund Sources: General | $12,018 | $12,025 |

**Joint Commission on Administrative Rules (865)**

23. Governmental Affairs Services (70100) | $10,016 | $10,022 | $10,016 | $10,022 |
| Intragovernmental Services (70104) | $10,016 | $10,022 | $10,016 | $10,022 |
| Fund Sources: General | $10,016 | $10,022 |
| Authority: Title 30, Chapter 8.1, Code of Virginia. |
| Total for Joint Commission on Administrative Rules | $10,016 | $10,022 | $10,016 | $10,022 |
| Fund Sources: General | $10,016 | $10,022 |

**Virginia Bicentennial of the American War of 1812 Commission (867)**

24. Human Relations Management (14600) | $23,380 | $23,394 | $23,380 | $23,394 |
<p>| Human Relations Management (14601) | $23,380 | $23,394 | $23,380 | $23,394 |
| Fund Sources: General | $23,380 | $23,394 |
| Authority: Title 30, Chapter 45, Code of Virginia. |
| Total for Virginia Bicentennial of the American War of 1812 Commission | $23,380 | $23,394 | $23,380 | $23,394 |
| Fund Sources: General | $23,380 | $23,394 |</p>
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<td>First Year FY2015</td>
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Autism Advisory Council (871)

25. Health Research, Planning, and Coordination (40600).... $6,316 $6,321
   Health Policy Research (40606)................................. $6,316 $6,321
   Fund Sources: General................................................ $6,316 $6,321
   Authority: Title 30, Chapter 50, Code of Virginia.
   Total for Autism Advisory Council........................................ $6,316 $6,321
   Fund Sources: General................................................ $6,316 $6,321

   1 VETO THIS ITEM. /s/ Terence R. McAuliffe (6/21/14) (Vetoed item is enclosed in brackets.)
Virginia Conflict of Interest and Ethics Advisory Council (873)

25.10. Governmental Affairs Services (70100)...................... $150,000 $300,000
   Fund Sources: General................................................ $150,000 $300,000
   Authority: Chapters 792 and 804 of the 2014 Acts of Assembly.
   Total for Virginia Conflict of Interest and Ethics Advisory Council.......................................... $150,000 $300,000
   General Fund Positions................................................. 1.00 3.00
   Position Level .......................................................... 1.00 3.00
   Fund Sources: General................................................ $150,000 $300,000
   Grand Total for Division of Legislative Services .............. $9,926,959 $7,671,616
   General Fund Positions................................................. 62.50 64.50
   Position Level .......................................................... 62.50 64.50
   Fund Sources: General................................................ $9,282,771 $7,527,381
   Special................................................................. $644,188 $144,235

§ 1-7. CHESAPEAKE BAY COMMISSION (842)

   Resource Management Policy and Program Development (50701).................................................. $235,675 $235,715
   Fund Sources: General................................................ $235,675 $235,715
   Authority: Title 30, Chapter 36, Code of Virginia.
   Total for Chesapeake Bay Commission........................................ $235,675 $235,715
   General Fund Positions................................................. 1.00 1.00
   Position Level .......................................................... 1.00 1.00
   Fund Sources: General................................................ $235,675 $235,715

§ 1-8. JOINT COMMISSION ON HEALTH CARE (844)

27. Health Research, Planning, and Coordination (40600).... $716,404 $717,679
   Health Policy Research (40606)....................................... $716,404 $717,679
### Item 27.

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**Fund Sources:** General

**Authority:** Title 30, Chapter 18, Code of Virginia.

**Total for Joint Commission on Health Care:** $716,404 $717,679

**General Fund Positions:** 6.00 6.00

**Position Level:** 6.00 6.00

**Fund Sources:** General

#### § 1-9. VIRGINIA COMMISSION ON YOUTH (839)

### 28. Social Services Research, Planning, and Coordination (45000)

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<td>$329,587</td>
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**Fund Sources:** General

**Authority:** Title 30, Chapter 20, Code of Virginia.

**Total for Virginia Commission on Youth:** $329,587 $329,704

**General Fund Positions:** 3.00 3.00

**Position Level:** 3.00 3.00

**Fund Sources:** General

#### § 1-10. VIRGINIA STATE CRIME COMMISSION (142)

### 29. Criminal Justice Research, Planning and Coordination (30500)

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**Fund Sources:** General

**Authority:** Title 30, Chapter 16, Code of Virginia.

**Total for Virginia State Crime Commission:** $770,772 $771,518

**General Fund Positions:** 5.00 5.00

**Nongeneral Fund Positions:** 4.00 4.00

**Position Level:** 9.00 9.00

**Fund Sources:** General

#### § 1-11. JOINT LEGISLATIVE AUDIT AND REVIEW COMMISSION (110)

### 30. Legislative Evaluation and Review (78300)

<table>
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<td>$3,600,359</td>
<td>$3,600,645</td>
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**Fund Sources:** General

**Authority:** Title 30, Chapters 7 and 8, Code of Virginia.

A. Out of this appropriation shall be paid the annual salary of the Director, Joint Legislative Audit and Review Commission (JLARC), $152,337 from July 1, 2014 to June 24, 2015 and $152,337 from June 25, 2015 to June 30, 2016.
B. JLARC, upon request of the Department of Planning and Budget and approval of the Chairman, shall review and provide comments to the department on its use of performance measures in the state budget process. JLARC staff shall review the methodology and proposed uses of such performance measures and provide periodic status reports to the Commission.

C. Expenses associated with the oversight responsibility of the Virginia Retirement System by JLARC and the House Appropriations and Senate Finance Committees shall be reimbursed by the Virginia Retirement System upon documentation by the Director, JLARC of the expenses incurred.

D. Out of this appropriation, funds are provided to continue the technical support staff of JLARC, in order to assist with legislative fiscal impact analysis when an impact statement is referred from the Chairman of a standing committee of the House or Senate, and to conduct oversight of the expenditure forecasting process. Pursuant to existing statutory authority, all agencies of the Commonwealth shall provide access to information necessary to accomplish these duties.

E.1. The General Assembly hereby designates the Joint Legislative Audit and Review Commission (JLARC) to review and evaluate the Virginia Information Technologies Agency (VITA) on a continuing basis and to make such special studies and reports as may be requested by the General Assembly, the House Appropriations Committee, or the Senate Finance Committee.

2. The areas of review and evaluation to be conducted by the Commission shall include, but are not limited to, the following: (i) VITA's infrastructure outsourcing contracts and any amendments thereto; (ii) adequacy of VITA's planning and oversight responsibilities, including VITA's oversight of information technology projects and the security of governmental information; (iii) cost-effectiveness and adequacy of VITA's procurement services and its oversight of the procurement activities of State agencies.

3. For the purpose of carrying out its duties and notwithstanding any contrary provision of law, JLARC shall have the legal authority to access the information, records, facilities, and employees of VITA.

4. Records provided to VITA by a private entity pertaining to VITA's comprehensive infrastructure agreement or any successor contract, or any contractual amendments thereto for the operation of the Commonwealth's information technology infrastructure shall be exempt from the Virginia Freedom of Information Act (§ 2.2-3700 et seq.), to the extent that such records contain (i) trade secrets of the private entity as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) or (ii) financial records of the private entity, including balance sheets and financial statements, that are not generally available to the public through regulatory disclosure or otherwise. In order for the records specified in clauses (i) and (ii) to be excluded from the Virginia Freedom of Information Act, the private entity shall make a written request to VITA:

a. Invoking such exclusion upon submission of the data or other materials for which protection from disclosure is sought;

b. Identifying with specificity the data or other materials for which protection is sought; and

c. Stating the reasons why protection is necessary.

VITA shall determine whether the requested exclusion from disclosure is necessary to protect the trade secrets or financial records of the private entity. VITA shall make a written determination of the nature and scope of the protection to be afforded by it under this subdivision. Once a written determination is made by VITA, the records afforded protection under this subdivision shall continue to be protected from disclosure when in the possession of VITA or JLARC.

Except as specifically provided in this item, nothing in this item shall be construed to authorize the withholding of (a) procurement records as required by § 56-575.17; (b) information concerning the terms and conditions of any interim or comprehensive agreement, service contract, lease, partnership, or any agreement of any kind entered into by VITA and the private entity; (c) information concerning the terms and conditions of any financing arrangement that
involves the use of any public funds; or (d) information concerning the performance of the private entity under the comprehensive infrastructure agreement, or any successor contract, or any contractual amendments thereto for the operation of the Commonwealth's information technology infrastructure.

5. The Chairman of JLARC may appoint a permanent subcommittee to provide guidance and direction for VITA review and evaluation activities, subject to the full Commission's supervision and such guidelines as the Commission itself may provide.

6. All agencies of the Commonwealth shall cooperate as requested by JLARC in the performance of its duties under this authority.

F. 1. JLARC is hereby directed to study options for the restructuring of lowest performing schools or districts. The study shall consider (i) options used in other states and cities and the outcomes of efforts such as mergers, takeovers, charter schools, and other turnaround efforts, including an assessment of Virginia's efforts to date; (ii) other current successful approaches for high poverty urban schools within Virginia and whether they could be replicated in other areas; (iii) an estimate of the resources and expertise that would be required at the state level to effectively implement and oversee any such models; (iv) appropriate criteria for intervention decisions; and (v) analysis of the primary reasons for low school or district performance.

2. JLARC shall complete its study and submit a final report by June 30, 2014.

3. The Department of Education and local school divisions shall cooperate as requested by JLARC. All agencies of the Commonwealth shall provide assistance for this study, upon request.

G. 1. As a component of the review for efficiency and effectiveness of public education spending in Virginia, pursuant to Senate Joint Resolution 328 from the 2013 Session of the General Assembly, JLARC shall examine and include virtual instruction. The review of virtual instruction and spending may include, but not be limited to, (i) virtual options used in Virginia and other states and the rate of growth of the virtual school populations; (ii) the cost of virtual K-12 schooling for part-time and full-time enrollments, particularly in relation to the cost of conventional 'brick-and-mortar' education; and, (iii) the effectiveness of virtual schooling in terms of student academic achievement outcomes on assessment tests and course completion or graduation rates.

2. The Department of Education and local school divisions shall cooperate as requested by JLARC. All agencies of the Commonwealth shall provide assistance for this study, upon request.

H. 1. As part of its review of the Commonwealth's implementation of the Workforce Investment Act mandated by House Joint Resolution 688, 2013 Session of the General Assembly, JLARC is hereby directed to evaluate the success of the workforce training and education systems in ensuring that Virginians possess the necessary skills and credentials to meet the workforce needs of Virginia's employers. The study shall consider what steps could be taken to produce a more coordinated and effective workforce development system. As part of this effort, JLARC shall review the funding streams, priorities and allocations of these funds and whether the existing governance and accountability structures facilitate such a system.

2. JLARC shall complete its study and submit a final report by December 15, 2014.

3. All agencies of the Commonwealth shall provide assistance for this study upon request.

I. To assist JLARC in conducting its study of the Line of Duty Act pursuant to House Joint Resolution 103 of the 2014 General Assembly, the Virginia State Police and local law enforcement agencies shall, upon request, provide JLARC with any information they possess as a result of carrying out the provisions of the Line of Duty Act (§ 9.1-400 et seq.), including any evidence and documents obtained or reports of investigation or other documents prepared.

Total for Joint Legislative Audit and Review Commission.................................................. $3,600,359 $3,600,645
ITEM 30.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
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<tr>
<td>Nongeneral Fund Positions</td>
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<td>Position Level</td>
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<td>Trust and Agency</td>
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§ 1-12. VIRGINIA COMMISSION ON INTERGOVERNMENTAL COOPERATION (105)

31. Governmental Affairs Services (70100)............................. $649,150 $649,168
   Interstate Affairs (70103).................................................... $649,150 $649,168
   Fund Sources: General........................................................ $649,150 $649,168

Authority: Title 30, Chapter 19, Code of Virginia.

Out of this appropriation may be paid from the general fund the annual assessments:

1. To the National Conference of State Legislatures;
2. To the Council of State Governments; and
3. To the Southern Regional Education Board.

Included within this appropriation is $146,035 each year for the annual dues for the Council of State Governments. Of this amount, one-third ($48,678) shall represent the dues payable on behalf of the Executive Department, one-third ($48,678) shall represent the dues payable on behalf of the Judicial Department, and the remaining one-third ($48,679) shall represent the dues payable on behalf of the Legislative Department. Of the amount for annual dues payable on behalf of the Legislative Department, $13,908 each year shall be allocated at the discretion of the Senate Committee on Rules and $34,771 each year shall be allocated at the discretion of the Speaker of the House of Delegates.

Total for Virginia Commission on Intergovernmental Cooperation ........................................... $649,150 $649,168
   Fund Sources: General........................................................ $649,150 $649,168

§ 1-13. LEGISLATIVE DEPARTMENT REVERSION CLEARING ACCOUNT (102)

32. Across the Board Reductions (71400)............................... ($194,600) ($194,600)
   Across the Board Reduction (71401)................................. ($194,600) ($194,600)
   Fund Sources: General........................................................ ($194,600) ($194,600)

Authority: Discretionary Inclusion.

On or before June 30, 2015, the Committee on Joint Rules shall authorize the reversion to the general fund of $562,196 from the appropriation for the Auditor of Public Accounts (agency 133).

33. Enactment of Laws (78200)....................................................... $360,315 $360,315
   Undesignated Support for Enactment of Laws Services (78205) ....................................................... $360,315 $360,315
   Fund Sources: General........................................................ $360,315 $360,315

Authority: Discretionary Inclusion.

A. Transfers out of this appropriation may be made to fund unanticipated costs in the budgets of legislative agencies or other such costs approved by the Joint Rules Committee.
ITEM 33.

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<thead>
<tr>
<th>Item Details($)</th>
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<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>Appropriations($)</td>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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B. Included in this Item is $20,000 the first year and $20,000 the second year from the general fund to support the Commission on Access and Diversity in Higher Education in Virginia as continued by HJR 202 of the 2000 Acts of Assembly.

C. Included within this appropriation is $190,000 the first year and $190,000 the second year from the general fund and one position for the operation of the Capitol Guides program. The allocation of these funds shall be subject to the approval of the Committee on Joint Rules. The Capitol Guides program shall be jointly administered by the Clerk of the House of Delegates and the Clerk of the Senate.

Total for Legislative Department Reversion Clearing Account................................................................................ $165,715 $165,715

General Fund Positions................................................................. 1.00 1.00
Position Level ................................................................................. 1.00 1.00

Fund Sources: General................................................................. $165,715 $165,715

TOTAL FOR LEGISLATIVE DEPARTMENT........................................... $79,547,386 $77,297,842

General Fund Positions................................................................. 579.50 581.50
Nongeneral Fund Positions........................................................... 29.50 29.50
Position Level ................................................................................. 609.00 611.00

Fund Sources: General................................................................. $76,040,249 $74,289,852
Special......................................................................................... $3,253,916 $2,754,737
Trust and Agency ................................................................. $115,708 $115,717
Federal Trust................................................................................ $137,513 $137,536
### JUDICIAL DEPARTMENT

#### § 1-14. SUPREME COURT (111)

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<th>Item</th>
<th>Description</th>
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<tr>
<td>34.</td>
<td>Pre-Trial, Trial, and Appellate Processes (32100)</td>
<td>$12,490,544</td>
<td>$12,492,787</td>
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<td>Appellate Review (32101)</td>
<td>$8,279,644</td>
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<td>Other Court Costs and Allowances (Criminal Fund) (32104)</td>
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<td>$4,210,900</td>
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<td>Fund Sources: General</td>
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<td>Special</td>
<td>$179,280</td>
<td>$179,280</td>
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Authority: Article VI, Sections 1 through 6, Constitution of Virginia; Title 17.1, Chapter 3 and § 19.2-163, Code of Virginia.

A. Out of the amounts for Appellate Review shall be paid:


2. The annual salaries of the six (6) Associate Justices, each $175,499 from July 1, 2014, to November 24, 2014, $175,499 from November 25, 2014, to November 24, 2015, and $175,499 from November 25, 2015, to June 30, 2016.

3. To each justice, $13,500 the first year and $13,500 the second year, for expenses not otherwise reimbursed, said expenses to be paid out of the current appropriation to the Court.

B. There is hereby reappropriated the unexpended balance remaining at the close of business on June 30, 2014, in the appropriation made in Item 35, Chapter 806, Acts of Assembly of 2013, in the item detail Other Court Costs and Allowances (Criminal Fund) and the balance remaining in this item detail on June 30, 2015.

C. Out of the amounts appropriated in this Item, $4,200,000 the first year and $4,200,000 the second year from the general fund is included for increased reimbursements for court-appointed counsel pursuant to § 19.2-163, Code of Virginia.

D. The Executive Secretary of the Supreme Court of Virginia shall encourage training of Juvenile and Domestic Relations District Court judges regarding the options available for court-ordered services for families in truancy cases prior to the initiation of other remedies.

<table>
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<th>Item</th>
<th>Description</th>
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<th>Second Year FY2016</th>
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<tr>
<td>35.</td>
<td>Law Library Services (32300)</td>
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<td>Law Library Services (32301)</td>
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Authority: §§ 42.1-60 through 42.1-64, Code of Virginia.

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<th>Item</th>
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<th>Second Year FY2016</th>
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<tr>
<td>36.</td>
<td>Adjudication Training, Education, and Standards (32600)</td>
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<td>$899,140</td>
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<td>Judicial Training (32603)</td>
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Authority: Title 16.1, Chapter 9; Title 17.1, Chapter 7; §§ 2.2-4025, 19.2-38:1 and 19.2-43, Code of Virginia.

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<td>37.</td>
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<td>General Management and Direction (39901)</td>
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### ITEM 37.

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<td>Fund Sources:</td>
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<td>Special</td>
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<td>Dedicated Special Revenue</td>
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<tr>
<td>Federal Trust</td>
<td>$1,425,924</td>
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A. The Executive Secretary of the Supreme Court shall submit an annual fiscal year summary, on or before September 1 of each year, to the Chairmen of the House Appropriations and Senate Finance Committees and to the Director, Department of Planning and Budget, which will report the number of individuals for whom legal or medical services were provided and the nature and cost of such services as are authorized for payment from the criminal fund or the involuntary mental commitment fund.

B. Notwithstanding the provisions of § 19.2-326, Code of Virginia, the amount of attorney's fees allowed counsel for indigent defendants in appeals to the Supreme Court shall be in the discretion of the Supreme Court.

C. The Chief Justice is authorized to reallocate legal support staff between the Supreme Court and the Court of Appeals of Virginia, in order to meet changing workload demands.

D. Prior to January 1 of each year, the Judicial Council and the Committee on District Courts are requested to submit a fiscal impact assessment of their recommendations for the creation of any new judgeships, including the cost of judicial retirement, to the Chairmen of the House and Senate Committees on Courts of Justice, and the House Appropriations and Senate Finance Committees.

E. Included in this Item is $3,750,000 the first year and $3,750,000 the second year from the general fund, which may support computer system improvements for the several circuit and district courts. The Executive Secretary of the Supreme Court shall submit an annual report to the Director, Department of Planning and Budget on or before September 1 of each year outlining the improvement projects undertaken and the project status of each project.

F. Given the continued concern about providing adequate compensation levels for court-appointed attorneys providing criminal indigent defense in the Commonwealth, the Executive Secretary of the Supreme Court, in conjunction with the Governor, Attorney General, Indigent Defense Commission, representatives of the Indigent Defense Stakeholders Group and Chairmen of the House and Senate Committees of Justice, shall continue to study and evaluate all available options to enhance Virginia’s Indigent Defense System.

G. In addition to any filing fee or other fee permitted by law, an electronic access fee may be charged for each case filed electronically pursuant to Rule 1:17 of the Rules of the Supreme Court of Virginia. The amount of this fee shall be set by the Supreme Court of Virginia. Moneys collected pursuant to this fee shall be deposited into the State Treasury to the credit of the Courts Technology Fund established pursuant to § 17.1-132, to be used to support the costs of statewide electronic filing systems.

H. 1. No state funds used to support the operation of drug court programs shall be provided to programs that serve first-time substance abuse offenders only or do not include probation violators. This restriction shall not apply to juvenile drug court programs.

2. Notwithstanding the provisions of subsection O. of § 18.2-254.1, Code of Virginia, any locality is authorized to establish a drug treatment court supported by existing state resources and by federal or local resources that may be available. This authorization is subject to the requirements and conditions regarding the establishment and operation of a local drug treatment court advisory committee as provided by § 18.2-254.1 and the requirements and conditions established by the state Drug Treatment Court Advisory Committee. Any drug court treatment program established after July 1, 2012, shall limit participation in the program to offenders who have been determined, through the use of a nationally recognized, validated assessment tool, to be addicted to or dependent on drugs. However, no such drug court treatment program shall limit its participation to first-time substance abuse offenders only; nor shall it exclude probation violators from participation.
3. The evaluation of drug treatment court programs required by § 18.2-254.1 shall include the collection of data needed for outcome measures, including recidivism. Drug treatment court programs shall provide to the Office of the Executive Secretary of the Supreme Court the information needed to conduct such an evaluation.

I. Notwithstanding the provisions of § 16.1-69.48, Code of Virginia, the Executive Secretary of the Supreme Court shall ensure the deposit of all collections directly into the State Treasury for Item 43 General District Courts, Item 44 Juvenile and Domestic Relations District Courts, Item 45 Combined District Courts, and Item 46 Magistrate System.

J. Included in this appropriation, $290,000 the first year and $240,000 the second year from the general fund is provided to implement the Judicial Performance Evaluation Program established by §17.1-100 of the Code of Virginia.

K. The Executive Secretary of the Supreme Court shall review the impact on the court system, fiscal and operational, of allowing a single petition in juvenile and domestic relations district court case involving two or more children if such children have the same parents or legal guardians. The Executive Secretary shall report his findings to the Chairmen of the House Appropriations, Senate Finance, House Courts of Justice and Senate Courts of Justice Committees by November 1, 2014.

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<td>Second Year FY2016</td>
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<td>Total for Supreme Court</td>
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Court of Appeals of Virginia (125)

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<td>FY2015</td>
<td>Second Year FY2016</td>
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<tr>
<td>Pre-Trial, Trial, and Appellate Processes (32100)</td>
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<tr>
<td>Appellate Review (32101)</td>
<td>$8,967,594 $8,973,522</td>
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<tr>
<td>Other Court Costs and Allowances (Criminal Fund) (32104)</td>
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<td>Fund Sources: General</td>
<td>$8,972,594 $8,978,522</td>
</tr>
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Authority: Title 17.1, Chapter 4 and § 19.2-163, Code of Virginia.

A. Out of the amounts in this Item for Appellate Review shall be paid:


3. Salaries of the judges are to be 95 percent of the salaries of justices of the Supreme Court except for the Chief Judge, who shall receive an additional $3,000 annually.

4. To each judge, $6,500 the first year and $6,500 the second year, for expenses not otherwise reimbursed, said expenses to be paid out of the current appropriation to the Court.

B. There is hereby reappropriated the unexpended balance remaining at the close of business on June 30, 2014, in the appropriation made in Item 41, Chapter 806, Acts of Assembly of 2013, in the item detail Other Court Costs and Allowances (Criminal Fund) and the balance remaining in this item detail on June 30, 2015.
C. The amount of attorney's fees allowed counsel to indigent defendants in appeals to the Court of Appeals shall be in the discretion of the court.

Total for Court of Appeals of Virginia: $8,972,594 $8,978,522

Circuit Courts (113)

39. Pre-Trial, Trial, and Appellate Processes (32100)................................. $101,104,861 $100,410,221
   Trial Processes (32103) ...................................................... $41,339,485 $40,649,845
   Other Court Costs and Allowances (Criminal Fund) (32104).................. $59,765,376 $59,760,376

Fund Sources: General........................................................ $101,099,861 $100,405,221
   Special........................................................................... $5,000 $5,000

Authority: Article VI, Section 1, Constitution of Virginia; Title 17.1, Chapter 5; § 19.2-163, Code of Virginia.

A. Out of the amounts in this Item for Trial Processes shall be paid:

1. The annual salaries of Circuit Court judges, each at $162,878 from July 1, 2014, to November 24, 2014, $162,878 from November 25, 2014, to November 24, 2015, and $162,878 from November 25, 2015, to June 30, 2016. Such salaries shall represent the total compensation from all sources for Circuit Court judges.

2. Expenses necessarily incurred for the position of judge of the Circuit Court, including clerk hire not exceeding $1,500 a year for each judge.

3. The state's share of expenses incident to the prosecution of a petition for a writ of habeas corpus by an indigent petitioner, including payment of counsel fees as fixed by the Court; the expenses shall be paid upon receipt of an appropriate order from a Circuit Court.

4. A circuit court judge shall only be reimbursed for mileage for commuting if the judge has to travel to a courthouse in a county or city other than the one in which the judge resides and the distance between the judge's residence and the courthouse is greater than 25 miles.

B. The Chief Circuit Court Judge shall restrict the appointment of special justices to conduct involuntary mental commitment hearings to those unusual instances when no General District Court or Juvenile and Domestic Relations District Court Judge can be made available or when the volume of the hearings would require more than eight hours a week.

C. There is hereby reappropriated the unexpended balance remaining at the close of business on June 30, 2014, in the appropriation made in Item 42, Chapter 806, Acts of Assembly of 2013, in the item detail Other Court Costs and Allowances (Criminal Fund) and the balance remaining in this item detail on June 30, 2015.

D. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.

E.1. General fund appropriations for Other Court Costs and Allowances (Criminal Fund) total $114,575,103 the first year and $114,570,103 the second year in this Item and Items 34, 38, 40, 41 and 42.

2. The Chief Justice of the Supreme Court of Virginia shall determine how the amounts appropriated to Other Courts Costs and Allowances (Criminal Fund) will be allocated, consistent with statutory provisions in the Code of Virginia. Funds within these appropriations are to be used to fund fully the statutory caps on compensation applicable to attorneys appointed by the court to defend criminal charges. Should this appropriation not be sufficient to fund fully all of the statutory caps on compensation as established by § 19.2-163, Code of Virginia.
Virginia, that this appropriation shall be applied first to fully fund the statutory caps for the most serious noncapital felonies and then, should funds still remain in this appropriation, to the other statutory caps, in declining order of the severity of the charges to which each cap is applicable.

3. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $880,000 the first year and not to exceed $880,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers' Compensation Commission, for the administration of the physical evidence recovery kit (PERK) program.

4. Notwithstanding the provisions of § 19.2-163, Code of Virginia, the amount of compensation allowed to counsel appointed by the court to defend a felony charge that may be punishable by death shall be calculated on an hourly basis at a rate set by the Supreme Court of Virginia.

F.1. For any hearing conducted pursuant to § 19.2-306, Code of Virginia, the circuit court shall have presented to it a sentencing revocation report prepared on a form designated by the Virginia Criminal Sentencing Commission indicating the condition or conditions of the suspended sentence, good behavior, or probation supervision that the defendant has allegedly violated.

2. For any hearing conducted pursuant to § 19.2-306 in which the defendant is cited for violation of a condition or conditions other than a new criminal offense conviction, the court shall also have presented to it the applicable probation violation guideline worksheets established pursuant to Chapter 1042 of the Acts of Assembly 2003. The court shall review and consider the suitability of the discretionary probation violation guidelines. Before imposing sentence, the court shall state for the record that such review and consideration have been accomplished and shall make the completed worksheets a part of the record of the case and open for inspection. In hearings in which the court imposes a sentence that is either greater or less than that indicated by the discretionary probation violation guidelines, the court shall file with the record of the case a written explanation of such departure.

3. Following any hearing conducted pursuant to § 19.2-306 and the entry of a final order, the clerk of the circuit court in which the hearing was held shall cause a copy of such order or orders, the original sentencing revocation report, any applicable probation violation guideline worksheets prepared in the case, and a copy of any departure explanation prepared pursuant to subsection F.2., to be forwarded to the Virginia Criminal Sentencing Commission within 30 days.

4. The failure to follow any or all of the provisions specified in F.1. through F.3 or the failure to follow any or all of these provisions in the prescribed manner shall not be reviewable on appeal or the basis of any other post-hearing relief.

G. Mandated changes or improvements to court facilities pursuant to § 15.2-1643, Code of Virginia, or otherwise, including any new construction, shall be delayed at the request of the local governing body in which the court is located until June 30, 2016. The provisions of this item shall not apply to facilities that were subject to litigation on or before November 30, 2008.

H. In order to reduce expenditures through the Criminal Fund for court-appointed counsel, effective July 1, 2014, compensation paid to attorneys appointed pursuant to Virginia Code § 53.1-40 shall be limited to $55 per hour, with a maximum per diem compensation of $200, plus reasonable expenses, to be paid from the Criminal Fund.

I.1. Notwithstanding the provisions of § 19.2-155, Code of Virginia, in cases where an Attorney for the Commonwealth must recuse himself from a case or a special prosecutor must be appointed, the circuit court judge must appoint an Attorney for the Commonwealth or an Assistant Attorney for the Commonwealth from a neighboring jurisdiction. If the circuit court judge determines that the appointment of such Attorney for the Commonwealth or such Assistant Attorney for the Commonwealth is not appropriate or that such an attorney or assistant is unavailable then the judge must request approval from the Executive Secretary of the Supreme Court for an exception to this requirement.
2. The Executive Secretary of the Supreme Court shall include in the annual report required in paragraph A. of Item 37 information on the number of exceptions granted related to special prosecutors and the related expenditures.

<table>
<thead>
<tr>
<th>Total for Circuit Courts</th>
<th>$101,104,861</th>
<th>$100,410,221</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Positions</td>
<td>$101,099,861</td>
<td>$100,405,221</td>
</tr>
<tr>
<td>Position Level</td>
<td>$5,000</td>
<td>$5,000</td>
</tr>
</tbody>
</table>

**Fund Sources:**

- General $101,099,861 $100,405,221
- Special $5,000 $5,000

**General District Courts (114)**

<table>
<thead>
<tr>
<th>Pre-Trial, Trial, and Appellate Processes (32100)</th>
<th>$100,752,256</th>
<th>$100,723,103</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trial Processes (32103)</td>
<td>$82,187,071</td>
<td>$82,157,918</td>
</tr>
<tr>
<td>Other Court Costs and Allowances (Criminal Fund) (32104)</td>
<td>$13,755,656</td>
<td>$13,755,656</td>
</tr>
<tr>
<td>Involuntary Mental Commitments (32105)</td>
<td>$4,809,529</td>
<td>$4,809,529</td>
</tr>
</tbody>
</table>

**Fund Sources:**

- General $100,752,256 $100,723,103


A. Out of the amounts in this Item for Trial Processes shall be paid:

1. The annual salaries of all General District Court judges, $146,599 from July 1, 2014, to November 24, 2014, $146,599 from November 25, 2014, to November 24, 2015, and $146,599 from November 25, 2015, to June 30, 2016. Such salary shall be 90 percent of the annual salary fixed by law for judges of the Circuit Courts and shall represent the total compensation for General District Court Judges and incorporate all supplements formerly paid by the various localities.

2. The salaries of substitute judges and court personnel.

B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2014, in the appropriation made in Item 43, Chapter 806, Acts of Assembly of 3 in the item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2015.

C. Any balance, or portion thereof, in the item detail Involuntary Mental Commitments, may be transferred between Items 39, 40, 41, and 298, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

D. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.

E. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $40,000 the first year and not to exceed $40,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers’ Compensation Commission, for the administration of the physical evidence recovery kit (PERK) program.

F. A district court judge shall only be reimbursed for mileage for commuting if the judge has to travel to a courthouse in a county or city other than the one in which the judge resides and the distance between the judge's residence and the courthouse is greater than 25 miles.

G. Upon the retirement or separation from employment of any chief general district court clerks from the 7th judicial district or the 13th judicial district, any vacant chief clerk positions in excess of one chief clerk for each general district court shall be reallocated by the Committee on District Courts to district courts with the highest documented unmet staffing requirements.
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total for General District Courts</td>
<td>$100,752,256</td>
<td>$100,723,103</td>
<td></td>
</tr>
<tr>
<td>General Fund Positions</td>
<td>1,056.10</td>
<td>1,056.10</td>
<td>1,056.10</td>
</tr>
<tr>
<td>Position Level</td>
<td>1,056.10</td>
<td>1,056.10</td>
<td>1,056.10</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$100,752,256</td>
<td>$100,723,103</td>
<td></td>
</tr>
</tbody>
</table>

**Juvenile and Domestic Relations District Courts (115)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-Trial, Trial, and Appellate Processes (32100)</td>
<td>$86,246,373</td>
<td>$86,038,147</td>
<td>$86,246,373</td>
</tr>
<tr>
<td>Trial Processes (32103)</td>
<td>$57,109,371</td>
<td>$56,901,145</td>
<td></td>
</tr>
<tr>
<td>Other Court Costs and Allowances (Criminal Fund) (32104)</td>
<td>$28,821,434</td>
<td>$28,821,434</td>
<td></td>
</tr>
<tr>
<td>Involuntary Mental Commitments (32105)</td>
<td>$315,568</td>
<td>$315,568</td>
<td></td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$86,246,373</td>
<td>$86,038,147</td>
<td></td>
</tr>
</tbody>
</table>


A. Out of the amounts in this Item for Trial Processes shall be paid:

1. The annual salaries of all full-time Juvenile and Domestic Relations District Court Judges, $146,599 from July 1, 2014, to November 24, 2014, $146,599 from November 25, 2014, to November 24, 2015, and $146,599 from November 25, 2015, to June 30, 2016. Such salary shall be 90 percent of the annual salary fixed by law for judges of the Circuit Courts and shall represent the total compensation for Juvenile and Domestic Relations District Court Judges.

2. The salaries of substitute judges and court personnel.

B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2014, in the appropriation made in Item 44, Chapter 806, Acts of Assembly of 2013, in the Item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2015.

C. Any balance, or portion thereof, in the Item detail Involuntary Mental Commitments, may be transferred between Items 40, 41, 42, and 298, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

D. The appropriation in this Item for Other Court Costs and Allowances (Criminal Fund) shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.

E. Notwithstanding any other provision of law, when a Guardian ad Litem is appointed for a child by the Commonwealth, the juvenile and domestic relations district court or the circuit court, as the case may be, shall order the parent, parents, adoptive parent or adoptive parents of the child, or another party with a legitimate interest therein who has filed a petition with the court to reimburse the Commonwealth the costs of such services in an amount not to exceed the amount awarded the Guardian ad Litem by the court. If the court determines such party is unable to pay, the required reimbursement may be reduced or eliminated. In addition, it is the intent of the General Assembly that the Supreme Court actively administer the Guardian ad Litem program to ensure that payments made to Guardians ad Litem do not exceed that which is required. The Executive Secretary of the Supreme Court shall report August 1 and January 1 of each year to the Chairmen of the House Appropriations and Senate Finance Committees on the amounts paid for Guardian ad Litem purposes, amounts reimbursed by parents and/or guardians, savings achieved, and management actions taken to further enhance savings under this program.

F. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $870,000 the first year and not to exceed $870,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers’ Compensation Commission for the administration of the physical evidence recovery kit (PERK) program.
ITEM 41.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td><strong>FY2015</strong></td>
<td><strong>FY2016</strong></td>
</tr>
<tr>
<td><strong>Total for Juvenile and Domestic Relations District Courts</strong></td>
<td>$86,246,373</td>
</tr>
<tr>
<td>General Fund Positions</td>
<td>617.10</td>
</tr>
<tr>
<td>Position Level</td>
<td>617.10</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$86,246,373</td>
</tr>
</tbody>
</table>

**Combined District Courts (116)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td><strong>FY2015</strong></td>
<td><strong>FY2016</strong></td>
</tr>
<tr>
<td>42. Pre-Trial, Trial, and Appellate Processes (32100)</td>
<td>$24,036,900</td>
</tr>
<tr>
<td>Trial Processes (32103)</td>
<td>$15,639,406</td>
</tr>
<tr>
<td>Other Court Costs and Allowances (Criminal Fund) (32104)</td>
<td>$7,016,737</td>
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<tr>
<td>Involuntary Mental Commitments (32105)</td>
<td>$1,380,757</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$24,036,900</td>
</tr>
</tbody>
</table>


A. Out of the amounts in this Item for Trial Processes shall be paid the salaries of substitute judges and court personnel.

B. There is hereby reappropriated the unexpended balances remaining at the close of business on June 30, 2014, in the appropriation made in Item 45, Chapter 806, Acts of Assembly of 2013, in the item details Other Court Costs and Allowances (Criminal Fund) and Involuntary Mental Commitments and the balances remaining in these item details on June 30, 2015.

C. Any balance, or portion thereof, in the Item detail Involuntary Mental Commitments, may be transferred between Items 40, 41, 42, and 298, as needed, to cover any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

D. The appropriation in this Item for Other Court Costs and Allowances shall be used to implement the provisions of § 8.01-384.1:1, Code of Virginia.

E. Out of the amount appropriated from the general fund for Other Court Costs and Allowances (Criminal Fund) in this Item, there shall be transferred an amount not to exceed $95,000 the first year and not to exceed $95,000 the second year to the Criminal Injuries Compensation Fund, administered by the Virginia Workers’ Compensation Commission, for the administration of the physical evidence recovery kit (PERK) program.

**Magistrate System (103)**

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
</tr>
<tr>
<td><strong>FY2015</strong></td>
<td><strong>FY2016</strong></td>
</tr>
<tr>
<td>43. Pre-Trial, Trial, and Appellate Processes (32100)</td>
<td>$30,327,104</td>
</tr>
<tr>
<td>Appellate Review (32101)</td>
<td>$12,942</td>
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<tr>
<td>Pre-Trial Assistance (32102)</td>
<td>$30,314,162</td>
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<tr>
<td>Fund Sources: General</td>
<td>$30,327,104</td>
</tr>
</tbody>
</table>

Authority: Article VI, Section 8, Constitution of Virginia; Title 19.2, Chapter 3, Code of Virginia.
### § 1-15. BOARD OF BAR EXAMINERS (233)

**Item Details($) Appropriations($)**  
First Year Second Year First Year Second Year  
Total for Board of Bar Examiners ........................................ $1,500,077 $1,500,328  
Nongeneral Fund Positions................................................. 8.00 8.00  
Position Level ..................................................................... 8.00 8.00  
Fund Sources: Special......................................................... $1,500,077 $1,500,328  

Authority: Title 54.1, Chapter 39, Articles 3 and 4 and §54.1-3934, Code of Virginia.

The State Comptroller shall continue the Board of Bar Examiners Fund on the Commonwealth Accounting and Reporting System. Revenues collected from fees paid by applicants for admission to the bar shall be deposited into the Board of Bar Examiners Fund. The source of nongeneral funds included in this item is the Board of Bar Examiners Fund. Interest generated by the fund shall be retained by the fund.

### § 1-16. JUDICIAL INQUIRY AND REVIEW COMMISSION (112)

**Item Details($) Appropriations($)**  
First Year Second Year First Year Second Year  
Total for Judicial Inquiry and Review Commission ........ $600,985 $602,329  
General Fund Positions....................................................... 3.00 3.00  
Position Level ..................................................................... 3.00 3.00  
Fund Sources: General......................................................... $600,985 $602,329  

Authority: Article VI, Section 10, Constitution of Virginia; Title 17.1, Chapter 9, Code of Virginia.
ITEM 46.

Criminal Indigent Defense Services (32701) ..................... $39,122,919 $39,122,919  
Capital Indigent Defense Services (32702) ....................... $3,549,316 $3,549,316  
Legal Defense Regulatory Services (32703) ....................... $197,866 $197,866  
Administrative Services (32722) ........................................ $2,742,963 $2,747,168  

Fund Sources: General ........................................................ $45,601,060 $45,605,264  
Special......................................................... $12,004 $12,005  


A. Pursuant to § 19.2-163.01, Code of Virginia, the Executive Director of the Indigent Defense Commission shall serve at the pleasure of the commission.

B. Out of the amounts in this Item, $200,000 the first year and $200,000 the second year from the general fund is provided to support two positions to enforce and monitor compliance with the new Standards of Practice for court-appointed counsel.

Total for Indigent Defense Commission............................ $45,613,064 $45,617,269

General Fund Positions....................................................... 540.00 540.00  
Position Level ..................................................................... 540.00 540.00  
Fund Sources: General ........................................................ $45,601,060 $45,605,264  
Special......................................................... $12,004 $12,005  

§ 1-18. VIRGINIA CRIMINAL SENTENCING COMMISSION (160)

47. Adjudicatory Research, Planning, and Coordination (32400) ................................................................. $1,098,755 $1,100,273

Adjudicatory Research and Planning (32403) ..................... $1,098,755 $1,100,273  

Fund Sources: General ........................................................ $1,028,748 $1,030,242  
Special................................................................. $70,007 $70,031  

Authority: Title 17.1, Chapter 8, Code of Virginia; Section 19.2-303.6, Code of Virginia

A. For any fiscal impact statement prepared by the Virginia Criminal Sentencing Commission pursuant to § 30-19.1:4, Code of Virginia, for which the commission does not have sufficient information to project the impact, the commission shall assign a minimum fiscal impact of $50,000 to the bill and this amount shall be printed on the face of each such bill, but shall not be codified. The provisions of § 30-19.1:4, paragraph H. shall be applicable to any such bill.

B.1. Notwithstanding the provisions of § 19.2-303.5, Code of Virginia, the provisions of that section shall not expire on July 1, 2012, but shall continue in effect until July 1, 2015, and may be implemented in up to four sites.

2. The Virginia Criminal Sentencing Commission, with the concurrence of the chief judge of the circuit court and the Commonwealth’s attorney of the locality, shall designate each immediate sanction probation program site. The Virginia Criminal Sentencing Commission shall develop guidelines and procedures for implementing the program, administer the program, and evaluate the results of the program. As part of its administration of the program, the commission shall designate a standard, validated substance abuse assessment instrument to be used by probation and parole districts to assess probationers subject to the immediate sanction probation program. The commission shall also determine outcome measures and collect data for evaluation of the results of the program at the designated sites. The commission shall present a report on the implementation of the immediate sanction probation program, including recidivism results to the Chief Justice, Governor, and the Chairmen of the House and Senate Courts of Justice Committees, the House Appropriations Committee, and the Senate Finance Committee by November 1, 2016.
ITEM 47.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total for Virginia Criminal Sentencing Commission</td>
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</tr>
<tr>
<td>General Fund Positions</td>
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<td>Position Level</td>
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</tr>
<tr>
<td>Fund Sources: General</td>
<td></td>
</tr>
<tr>
<td>Special</td>
<td></td>
</tr>
</tbody>
</table>

§ 1-19. VIRGINIA STATE BAR (117)

48. Legal Defense (32700).................

Criminal Indigent Defense Services (32701).................

Indigent Defense, Civil (32704)..........................

Fund Sources: General...........................................

Special.........................................................

Authority: § 17.1-278, Code of Virginia.

A. The Virginia State Bar and the Legal Services Corporation of Virginia shall not use funds provided for in this act, and those available from financial institutions pursuant to § 54.1-3916, Code of Virginia, to file lawsuits on behalf of aliens present in the United States in violation of law.

B.1. The amounts for Indigent Defense, Civil, include up to $50,000 the first year and up to $50,000 the second year from the general fund for the Community Tax Law Project, to provide indigent defense services in matters related to taxation disputes, and educational services involving the rights and responsibilities of taxpayers.

2. The amounts for Indigent Defense, Civil, include up to $3,600,000 the first year and up to $3,600,000 the second year from the general fund to provide grants for high quality civil legal assistance to low income Virginians and to promote equal access to justice.

3. The amounts for Indigent Defense, Criminal, include up to $352,500 the first year and up to $352,500 the second year from the general fund to provide grants to the Virginia Capital Representation Resource Center for representation to people sentenced to death in Virginia and to promote equal access to justice.

C. The Virginia State Bar and the Legal Services Corporation of Virginia shall annually, on or about January 1, provide a report to the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget regarding the status of legal services assistance programs in the Commonwealth. The report shall include, but not be limited to, efforts to maintain and improve the accuracy of caseload data, case opening and case closure information, and program activity levels as it relates to clients.

49. Regulation of Professions and Occupations (56000) .......

Lawyer Regulation (56019).................................

Fund Sources: Dedicated Special Revenue..................

Authority: Title 54.1, Chapter 39, Article 2 and §§ 54.1-3935 through 54.1-3938, Code of Virginia.

A. It is the intention of the General Assembly that the Virginia State Bar strictly direct its activities toward the purposes of regulating the legal profession and improving the quality of legal services available to the people of the Commonwealth, and that, insofar as reasonably possible, the Virginia State Bar shall refrain from commercial or other undertakings not necessarily or reasonably related to the above stated purposes.

B. Out of the amounts appropriated for this Item, $1,000,000 the first year and $1,000,000 the second year from revenues generated from the assessment of annual fees by the Supreme Court of Virginia upon members of the Virginia State Bar, pursuant to Chapter 847, 2007 Acts of Assembly, is provided for transfer to the Clients' Protection Fund of the Virginia State Bar.
C. The Virginia State Bar shall review its member fee structure and make changes necessary to ensure fees are set at amounts needed only to cover costs and to provide for an appropriate balance.

<table>
<thead>
<tr>
<th>Total for Virginia State Bar</th>
<th>$25,854,098</th>
<th>$25,942,540</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nongeneral Fund Positions</td>
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<td>89.00</td>
</tr>
<tr>
<td>Position Level</td>
<td>89.00</td>
<td>89.00</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$4,002,896</td>
<td>$4,005,863</td>
</tr>
<tr>
<td>Special</td>
<td>$7,850,000</td>
<td>$7,850,000</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$14,001,202</td>
<td>$14,086,677</td>
</tr>
</tbody>
</table>

§ 1-20. JUDICIAL DEPARTMENT REVERSION CLEARING ACCOUNT (104)

50. Across the Board Reductions (71400) 

<table>
<thead>
<tr>
<th>Authority: Discretionary Inclusion.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. On or before June 30, 2015, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $300,000, representing additional savings generated within the Indigent Defense Commission.</td>
</tr>
<tr>
<td>B. On or before June 30, 2016, the Director of the Department of Planning and Budget shall authorize the reversion to the general fund of $300,000, representing additional savings generated within the Indigent Defense Commission.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total for Judicial Department Reversion Clearing Account</th>
<th>$0</th>
<th>$0</th>
</tr>
</thead>
<tbody>
<tr>
<td>TOTAL FOR JUDICIAL DEPARTMENT</td>
<td>$470,532,626</td>
<td>$469,769,166</td>
</tr>
<tr>
<td>General Fund Positions</td>
<td>3,261.71</td>
<td>3,261.71</td>
</tr>
<tr>
<td>Nongeneral Fund Positions</td>
<td>103.00</td>
<td>103.00</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$436,364,757</td>
<td>$435,511,067</td>
</tr>
<tr>
<td>Special</td>
<td>$9,740,743</td>
<td>$9,741,019</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$23,001,202</td>
<td>$23,086,677</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$1,425,924</td>
<td>$1,430,403</td>
</tr>
</tbody>
</table>
ITEM 51.

EXECUTIVE DEPARTMENT

EXECUTIVE OFFICES

§ 1-21. OFFICE OF THE GOVERNOR (121)

51. Administrative and Support Services (79900) .................. $3,790,542 $3,800,783
   General Management and Direction (79901) .................. $3,790,542 $3,800,783
   Fund Sources: General ........................................... $3,790,542 $3,800,783

   Authority: Article V, Constitution of Virginia; Title 2.2, Chapter 1, Code of Virginia.
   Out of this appropriation shall be paid the salary of the Governor, $175,000 the first year and $175,000 the second year.

52. Historic and Commemorative Attraction Management (50200) ................................................................. $443,979 $443,979
   Executive Mansion Operations (50207) ........................ $443,979 $443,979
   Fund Sources: General ............................................. $443,979 $443,979

   Authority: Title 2.2, Chapter 1, Code of Virginia.

53. Governmental Affairs Services (70100) .......................... $463,544 $463,570
   Intergovernmental Relations (70101) .......................... $463,544 $463,570
   Commonwealth Transportation .......................... $320,195 $320,195
   Fund Sources: General ............................................. $320,195 $320,195

   Authority: Title 2.2, Chapter 3, Code of Virginia.

54. Disaster Planning and Operations (72200) .................. a sum sufficient
   Disaster Operations (72202) .......................... a sum sufficient
   Disaster Assistance (72203) .......................... a sum sufficient

   Authority: Title 44, Chapter 3.2, Code of Virginia.

   A.1. The amount for Disaster Assistance is from all funds of the state treasury, not constitutionally restricted, and is to be effective only in the event of a declared state of emergency or authorization by the Governor of the sum sufficient, pursuant to § 44-146.28, Code of Virginia. Any appropriation authorized by this Item shall be transferred to state agencies for payment of eligible costs according to written directions of the Governor or by such other person or persons as may be designated by him for this purpose.

   2. Any amount authorized for expenditure pursuant to § 44-146.28, Code of Virginia, shall be paid to eligible jurisdictions in accordance with guidelines and procedures established by the Department of Emergency Management, pursuant to § 44-146.28, Code of Virginia.

   B. In the event of a Presidentially declared disaster, the state and local share of any federal assistance, hazard mitigation, or flood control programs in which the state participates will be determined in accordance with the procedures in the "Commonwealth of Virginia Emergency Operations Plan, Basic Plan," promulgated by the Department of Emergency Management. The state share of any such program shall be no less than 10 percent.

Total for Office of the Governor ................................ $4,698,065 $4,708,332

   General Fund Positions ........................................... 37.67 37.67
   Nongeneral Fund Positions ................................... 1.33 1.33
ITEM 54.  

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position Level</td>
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<td>39.00</td>
</tr>
<tr>
<td>Fund Sources:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>General</td>
<td>$4,554,716</td>
<td>$4,564,957</td>
</tr>
<tr>
<td>Commonwealth Transportation</td>
<td>$143,349</td>
<td>$143,375</td>
</tr>
</tbody>
</table>

§ 1-22. LIEUTENANT GOVERNOR (119)

55. Administrative and Support Services (79900)................... $351,038 $352,349
   General Management and Direction (79901)..................... $351,038 $352,349
   Fund Sources: General............................................... $351,038 $352,349

Authority: Article V, Sections 13, 14, and 16, Constitution of Virginia; and Title 24.2, Chapter 2, Article 3, Code of Virginia.

Out of this appropriation shall be paid:

1. The salary of the Lieutenant Governor, $36,321 the first year and $36,321 the second year;
2. Expenses of the Lieutenant Governor during sessions of the General Assembly on the same basis as for the members of the General Assembly;
3. Salaries and benefits for compensation of up to three staff positions in the Office of the Lieutenant Governor.

Total for Lieutenant Governor ........................................... $351,038 $352,349

§ 1-23. ATTORNEY GENERAL AND DEPARTMENT OF LAW (141)

56. Legal Advice (32000).................................................... $30,520,786 $30,570,183
   State Agency/Local Legal Assistance and Advice (32002)......... $30,520,786 $30,570,183
   Fund Sources: General............................................... $19,526,192 $19,556,017
   Special................................................................. $10,419,851 $10,439,423
   Federal Trust.......................................................... $574,743 $574,743

Authority: Title 2.2 Chapter 5, Code of Virginia.

A. Out of this appropriation shall be paid:

1. The salary of the Attorney General, $150,000 the first year and $150,000 the second year.
2. Expenses of the Attorney General not otherwise reimbursed, $9,000 each year in equal monthly installments.
3. Salary expenses necessary to provide legal services pursuant to Title 2.2, Chapter 5, Code of Virginia.

B. Out of this appropriation, $738,536 the first year and $738,536 the second year from the general fund is designated for efforts to enforce the 1998 Tobacco Master Settlement Agreement and Article 1 (§ 3.2-4200, et seq.), Chapter 42, Title 3.2, Code of Virginia. The Department of Law shall be responsible for enforcement of Article 1 (§ 3.2-4200, et seq.), Chapter 42, Title 3.2, Code of Virginia and the 1998 Tobacco Master Settlement Agreement. The general fund shall be reimbursed on a proportional basis from the Tobacco Indemnification and Community Revitalization Fund and the Virginia Tobacco Settlement Fund for costs associated with the enforcement of the 1998 Tobacco Master Settlement Agreement pursuant to transfers directed by Item 466, paragraphs A.2 and B.2, and § 3-1.01, Paragraph N of this act.
C. Upon notification by the Attorney General, agencies that administer programs which are funded wholly or partially from nongeneral fund appropriations shall transfer to the Department of Law the necessary funds to cover the costs of legal services that are related to such nongeneral funds. The Attorney General, in consultation with the respective agency heads, shall determine the amounts for transfer. It is the intent of the General Assembly that legal services provided by the Office of the Attorney General for general fund-supported programs shall be provided out of this appropriation.

D. At the request of the Attorney General, the Director, Department of Planning and Budget, shall provide an amount not to exceed $100,000 per year from the Miscellaneous Contingency Reserve Account to pay the compensation, fees, and expenses of (i) counsel appointed by the Office of the Attorney General in actions brought pursuant to § 15.2-1643, Code of Virginia, to cause court facilities to be made secure, or put in good repair, or rendered otherwise safe, and (ii) counsel representing court personnel, including clerks, judges, and Justices in actions arising out of their official duties.

E. Pursuant to Chapter 577 of the Acts of Assembly of 2008, the Office of the Attorney General shall provide legal service in civil matters and consultation and legal advice in suits and other legal actions to soil and water conservation district directors and districts upon the request of those district directors or districts at no charge.

F. The Attorney General shall prepare and submit a report to the Chairmen of the House Appropriations and Senate Finance Committees by November 1 of each year detailing expenditures in the prior fiscal year for special outside counsel by any executive branch agencies. The report shall include the reasoning why outside counsel is necessary, the hourly rate charged by outside counsel, total expenditures, and funding source.

57. Medicaid Program Services (45600) .................................. $12,155,121 $12,155,182
   Medicaid Fraud Investigation and Prosecution (45614)................... $12,155,121 $12,155,182
   Fund Sources: Special......................................................... $3,150,509 $3,150,570
   Federal Trust.......................................................... $9,004,612 $9,004,612

Authority: Title 32.1, Chapter 9, Code of Virginia.

On or before November 15, 2012, the Medicaid Fraud Control Unit within the Office of the Attorney General shall provide a report to the Chairmen of the House Appropriations and Senate Finance Committees detailing the unit's efforts to prevent Medicaid fraud and increase Medicaid recoveries, including details on the history of annual collections, actual deposits to the general fund, and estimated amounts to be identified and collected over the biennium. The report shall include the efforts to be undertaken as a result of the additional positions authorized in this act and provide an update on the projected increase in Medicaid recoveries assumed for the Virginia Health Care Fund.

58. Regulation of Business Practices (55200) ......................... $3,355,266 $3,355,639
   Regulatory and Consumer Advocacy (55201).......................... $3,355,266 $3,355,639
   Fund Sources: General........................................................ $1,435,982 $1,435,982
   Special.......................................................... $1,919,284 $1,919,657

Authority: Title 2.2, Chapter 5, Code of Virginia.

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 Revolving Trust Fund as established in Item 48 of Chapter 966 of the Acts of Assembly 1994 and amended herein. The Department of Law is authorized to deposit to the fund any fees, civil penalties, costs, recoveries, or other moneys which from time to time may become available as a result of regulatory and consumer advocacy litigation, litigation in which the Office of the Attorney General participates, or civil enforcement efforts including, but not limited to, those brought pursuant to Article 1 (§ 3.2-4200 et seq.) and Article 3 (§ 3.2-4204 et seq.) of Chapter 42 of Title 3.2 of the Code of Virginia. The Department of Law is also authorized to deposit to the fund any attorneys’ fees which from time to time may be obtained. Any deposit to, and interest earnings on, the fund shall be retained in the fund, provided, however, that any amounts contained in the fund that exceed $1,250,000 on the final day of the fiscal year shall be
deposited to the credit of the general fund. In addition to the uses of the fund permitted by Item 48 of Chapter 966 of the Acts of Assembly of 1994, the fund may be used to pay costs associated with enforcement efforts pursuant to Article 1 (§ 3.2-4200 et seq.) and Article 3 (§ 32.2-4204 et seq.) of Chapter 42 of Title 3.2 of the Code of Virginia, costs associated with litigation initiated by the Office of the Attorney General, and costs associated with civil commitment procedures pursuant to Chapter 9 of Title 37.2 of the Code of Virginia.

59. Any judgment rendered pursuant to the Virginia Tort Claims Act shall be paid out of the state treasury under the direction of the Attorney General. Claims against agencies funded solely from the general fund shall be paid from the general fund. Claims against agencies funded by both general and nongeneral funds shall be paid from a combination of funds based upon the appropriations from such funds.

60. Personnel Management Services (70400).......................... $429,222 $429,222
    Compliance and Enforcement (70414)............................... $429,222 $429,222
    Fund Sources: General........................................................ $402,773 $402,773
         Federal Trust............................................... $26,449 $26,449
    Authority: Title 2.2, Chapter 26, Article 12, and Chapter 39; Title 15.2, Chapter 16, § 15.2-1604, Code of Virginia.
    Total for Attorney General and Department of Law ........ $46,460,395 $46,510,226
    General Fund Positions....................................................... 205.00 205.00
    Nongeneral Fund Positions................................................. 178.00 178.00
    Position Level ..................................................................... 383.00 383.00
    Fund Sources: General........................................................ $21,364,947 $21,394,772
         Special......................................................... $15,489,644 $15,509,650
         Federal Trust............................................... $9,605,804 $9,605,804

Division of Debt Collection (143)

61. Collection Services (74000) ............................................... $2,175,196 $2,175,730
    State Collection Services (74001) ...................................... $1,969,898 $1,970,432
    State Fraud Recovery Services (74002).............................. $205,298 $205,298
    Fund Sources: Special......................................................... $2,175,196 $2,175,730
    Authority: Title 2.2, Chapter 5 and Title 8.01, Chapter 3, Code of Virginia.

A. 1. The Division of Debt Collection shall provide legal services and advice related to the collection of funds owed the Commonwealth, including the recovery of certain funds pursuant to the Virginia Fraud Against Taxpayers Act (FATA) (§ 8.01-216.1 et seq.) by the Commonwealth as defined by 8.01-216.2. All agencies and institutions shall follow the procedures for collection of funds owed the Commonwealth as specified in §§2.2-518 and 2.2-4800 et seq. of the Code of Virginia, and all agencies, institutions, and political subdivisions shall follow the procedures for recovery of funds as specified in §§2.2-518 and 8.01-216.1 et seq. of the Code of Virginia, except as provided otherwise therein or in this act.

2. The provisions of this section shall not apply to any investigations, litigation, or recoveries related to matters handled under the authority granted to the Medicaid Fraud Control Unit within the Department of Law pursuant to the provisions of 42 C.F.R. § 1007 et seq. All matters pertaining to the recovery of such Medicaid funds, including damages, fines, and penalties received pursuant to FATA, are specifically excluded from the provisions of this section.

B.1. The Division of Debt Collection is entitled to retain as fees up to 30 percent of any revenues generated by its collection services pursuant to paragraph A. to pay operating costs supported by the appropriation in this item.
2. Upon closing its books at the end of the fiscal year, after the execution of all transfers to state agencies having claims collected by the Division of Debt Collection, the Division may retain up to a $400,000 balance in its operating accounts. Any amounts contained in the operating accounts that exceed $400,000 on the final day of the fiscal year shall be deposited to the credit of the general fund no later than September 1 of the succeeding fiscal year.

3. The Division of Debt Collection is entitled to retain as special revenue up to 30 percent of any funds recovered on behalf of the Commonwealth as well as any separate attorney's fees awarded to the Commonwealth pursuant to FATA for its fraud recovery services pursuant to paragraph A., to pay operating costs supported by the appropriation in this item.

4. There shall be created on the books of the Comptroller a special, nonreverting, revolving fund to be known as the Fraud Recovery Fund (FATA Fund). The Division is authorized to deposit to the FATA Fund any revenue, fees, civil penalties, costs, recoveries, or other moneys which from time to time may become available as a result of its fraud recovery services. The Division is also authorized to deposit to the FATA Fund any attorneys' fees which from time to time may be awarded to the Commonwealth. Any deposit to, and interest earnings on, the FATA Fund shall be retained in the FATA Fund. The Division shall retain 30% of any funds recovered as well as any separate attorney's fees awarded to the Commonwealth pursuant to FATA, and shall transfer the remaining funds to the appropriate state agencies and political subdivisions on a periodic basis or such other period of time approved by the Division.

5. The Director, Department of Planning and Budget, may grant an exception to the provisions in paragraph B.2. if the Division of Debt Collection can show just cause.

C. The Division of Debt Collection may contract with private collection agents for the collection of debts amounting to less than $15,000.

Total for Division of Debt Collection ........................................... $2,175,196 $2,175,730

Nongeneral Fund Positions................................................. 26.00 26.00
Position Level ................................................................. 26.00 26.00

Fund Sources: Special......................................................... $2,175,196 $2,175,730

Grand Total for Attorney General and Department of Law......................... $48,635,591 $48,685,956

General Fund Positions................................................. 205.00 205.00
Nongeneral Fund Positions................................................. 204.00 204.00
Position Level ................................................................. 409.00 409.00

Fund Sources: General......................................................... $21,364,947 $21,394,772
Special................................................................. $17,664,840 $17,685,380
Federal Trust................................................................. $9,605,804 $9,605,804

§ 1-24. SECRETARY OF THE COMMONWEALTH (166)

62. Central Records Retention Services (73800)........................................... $2,086,432 $1,952,085
Appointments (73801)........................................................... $1,508,808 $1,511,961
Authentications (73802)........................................................ $65,622 $65,622
Judicial Support Services (73803).......................................... $226,025 $226,025
Lobbyist and Organization Registrations (73804)....................... $81,961 $11,961
Notaries Commissioning (73805).......................................... $204,016 $136,516

Fund Sources: General......................................................... $2,086,432 $1,952,085

Authority: §§ 2.2-400 through 2.2-435, 2.2-3106, Code of Virginia.

The fee charged by the Secretary of the Commonwealth under the provisions of §2.2-409, Code of Virginia, for a Service of Process shall be $28.00.
ITEM 62.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
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<tbody>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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<tr>
<td>General Fund Positions</td>
<td>19.00</td>
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<td>Position Level</td>
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<td>Fund Sources: General</td>
<td>$2,086,432</td>
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§ 1-25. OFFICE OF THE STATE INSPECTOR GENERAL (147)

63. Inspection, Monitoring, and Auditing Services (78700)...

Authority: Title 2.2, Chapter 3.2, Code of Virginia.

A. Out of this appropriation shall be paid the annual salary of the State Inspector General $153,000 from July 1, 2014 to June 30, 2015 and $153,000 from July 1, 2015 to June 30, 2016.

B. The Office of the State Inspector General shall be responsible for investigating the management and operations of state agencies and nonstate agencies to determine whether acts of fraud, waste, abuse, or corruption have been committed or are being committed by state officers or employees or any officers or employees of a nonstate agency, including any allegations of criminal acts affecting the operations of state agencies or nonstate agencies. However, no investigation of an elected official of the Commonwealth to determine whether a criminal violation has occurred, is occurring, or is about to occur under the provisions of § 52-8.1 shall be initiated, undertaken, or continued except upon the request of the Governor, the Attorney General, or a grand jury.

C. The Office of the State Inspector General shall be responsible for coordinating and recommending standards for those internal audit programs in existence as of July 1, 2012, and developing and maintaining other internal audit programs in state agencies and nonstate agencies as needed in order to ensure that the Commonwealth's assets are subject to appropriate internal management controls. The State Inspector General shall assess the condition of the accounting, financial, and administrative controls of state agencies and nonstate agencies.

D. The Office of the State Inspector General shall be responsible for providing timely notification to the appropriate attorney for the Commonwealth and law-enforcement agencies whenever the State Inspector General has reasonable grounds to believe there has been a violation of state criminal law.

E. The Office of the State Inspector General shall be responsible for assisting citizens in understanding their rights and the processes available to them to express concerns regarding the activities of a state agency or nonstate agency or any officer or employee of the foregoing;

F.1. The Office of the State Inspector General shall be responsible for development, coordination and management of a program to train internal auditors. The Office of the State Inspector General shall assist internal auditors of state agencies and institutions in receiving continued professional education as required by professional standards. The Office of the State Inspector General shall coordinate its efforts with state institutions of higher education and offer training programs to the internal auditors as well as coordinate any special training programs for the internal auditors.

2. To fund the direct costs of hiring training instructors, the Office of the State Inspector General is authorized to collect fees from training participants to provide training events for internal auditors. A nongeneral fund appropriation of $125,000 the first year and $125,000 the second year is provided for use by the Office of the State Inspector General to facilitate the collection of payments from training participants for this purpose.
G. The Office of the State Inspector General shall review the agribusiness program within the Department of Corrections. The review shall include a determination of the costs and benefits to the Commonwealth of utilizing inmate labor to operate the correctional farm system, the value of cooperative agreements with Virginia's institutions of higher education to improve the productivity of the system, and a determination of the actual cost of food per inmate per day within Virginia's correctional institutions. To the extent feasible, the review shall consider the experience of other states. The review shall further consider potential efficiencies, cost savings, and productivity improvements within the agribusiness program. Copies of this review shall be submitted to the Secretary of Public Safety and Homeland Security and to the Chairmen of the Senate Finance and House Appropriations Committees by October 1, 2015.

<table>
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<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<td>First Year</td>
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<td>FY2015</td>
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<td>G. The Office of the State Inspector General</td>
<td>$6,499,841</td>
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<td>General Fund Positions</td>
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<td>Nongeneral Fund Positions</td>
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<td>Fund Sources: General</td>
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<td>Special</td>
<td>$282,390</td>
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<td>Commonwealth Transportation</td>
<td>$1,777,321</td>
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<td>Authority: Discretionary Inclusion.</td>
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§ 1-26. INTERSTATE ORGANIZATION CONTRIBUTIONS (921)

64. Governmental Affairs Services (70100) | $190,937 | $190,940 |
| Interstate Affairs (70103) | $190,937 | $190,940 |

Out of the amounts for Interstate Affairs funding is provided for the following organizational memberships:

1. National Association of State Budget Officers
2. National Governors' Association
3. Federal Funds Information for States

Total for Interstate Organization Contributions | $190,937 | $190,940 |

Fund Sources: General | $190,937 | $190,940 |

TOTAL FOR EXECUTIVE OFFICES | $62,461,904 | $62,398,095 |

Fund Sources: General | $32,988,200 | $32,902,813 |
| Special | $17,947,230 | $17,967,770 |
| Commonwealth Transportation | $1,920,670 | $1,921,708 |
| Federal Trust | $9,605,804 | $9,605,804 |
### OFFICE OF ADMINISTRATION

#### § 1-27. SECRETARY OF ADMINISTRATION (180)

<table>
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<tr>
<th>Item</th>
<th>Description</th>
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<th>Second Year FY2016</th>
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<tr>
<td>65.</td>
<td>Administrative and Support Services (79900)</td>
<td>$1,192,051</td>
<td>$1,193,718</td>
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<td>General Management and Direction (79901)</td>
<td>$479,086</td>
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<td>Accounting and Budgeting Services (79903)</td>
<td>$712,965</td>
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<td>Fund Sources: General</td>
<td>$1,192,051</td>
<td>$1,193,718</td>
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</table>

Authority: Title 2.2, Chapter 2, Code of Virginia.

Total for Secretary of Administration | $1,192,051 | $1,193,718

General Fund Positions | 11.00 | 11.00
Position Level | 11.00 | 11.00

Fund Sources: General | $1,192,051 | $1,193,718

### § 1-28. COMPENSATION BOARD (157)

<table>
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<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tr>
<td>66.</td>
<td>Financial Assistance for Sheriffs’ Offices and Regional Jails (30700)</td>
<td>$431,216,673</td>
<td>$434,537,100</td>
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<td>Financial Assistance for Regional Jail Operations (30710)</td>
<td>$132,952,274</td>
<td>$135,508,525</td>
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<td>Financial Assistance for Local Law Enforcement (30712)</td>
<td>$91,817,952</td>
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<td>Financial Assistance for Local Court Services (30713)</td>
<td>$52,564,679</td>
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<td>Financial Assistance to Sheriffs (30716)</td>
<td>$12,048,788</td>
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<td>Financial Assistance for Local Jail Operations (30718)</td>
<td>$150,489,980</td>
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<td>Fund Sources: General</td>
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<td>Dedicated Special Revenue</td>
<td>$8,000,000</td>
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Authority: Title 15.2, Chapter 16, Articles 3 and 6.1; and §§ 53.1-83.1 and 53.1-85, Code of Virginia.

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.

2. Whenever a sheriff is such for a county and city together, or for two or more cities, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of such sheriff under the provisions of this item and such sheriff shall receive as additional compensation the sum of one thousand dollars.

<table>
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<tr>
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<th>July 1, 2015</th>
<th>December 1, 2015</th>
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<tbody>
<tr>
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<td>to</td>
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</table>

Law Enforcement and Jail Responsibility
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.

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

E. Consistent with the provisions of paragraph B of Item 73, the board shall allocate the additional jail deputies provided in this appropriation using a ratio of one jail deputy for every 3.0 beds of operational capacity. Operational capacity shall be determined by the Department of Corrections. No additional deputy sheriffs shall be provided from this appropriation to a local jail in which the present staffing exceeds this ratio unless the jail is overcrowded. Overcrowding for these purposes shall be defined as when the average annual daily population...
exceeds the operational capacity. In those jails experiencing overcrowding, the board may allocate one additional jail deputy for every five average annual daily prisoners above operational capacity. Should overcrowding be reduced or eliminated in any jail, the Compensation Board shall reallocate positions previously assigned due to overcrowding to 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.

2. Each sheriff who desires to participate in the Master Deputy Program who had not certified a career development plan on or before January 1, 1997, may elect to participate by certifying to the Compensation Board that the career development plan in effect in his office meets the minimum criteria for such plans as set by the Compensation Board. Such election shall be made by July 1 for an effective date of participation the following July 1.

3. Subject to appropriations by the General Assembly for this purpose, funding shall be provided by the Compensation Board for participation in the Master Deputy Program to sheriffs' offices electing participation after January 1, 1997, according to the date of receipt by the Compensation Board of the election by the sheriff.

H. The Compensation Board shall estimate biannually the number of additional law enforcement deputies which will be needed in accordance with § 15.2-1609.1, Code of Virginia. Such estimate of the number of positions and related costs shall be included in the board's biennial budget request submission to the Governor and General Assembly. The allocation of such positions, established by the Governor and General Assembly in Item 73 of this act, shall be determined by the Compensation Board on an annual basis. The annual allocation of these positions to local sheriffs' offices shall be based upon the most recent final population estimate for the locality that is available to the Compensation Board at the time when the agency's annual budget request is completed. The source of such population estimates shall be the Weldon Cooper Center for Public Service of the University of Virginia or the United States Bureau of the Census. For the first year of the biennium, the Compensation Board shall allocate positions based upon the most recent provisional population estimates available at the time the agency's annual budget is completed.

I. Any amount in the program Financial Assistance for Sheriffs' Offices and Regional Jails may be transferred between Items 66 and 67, as needed, to cover any deficits incurred in the programs Financial Assistance for Confinement of Inmates in Local and Regional Facilities, and Financial Assistance for Sheriffs' Offices and Regional Jails.

J.1. Subject to appropriations by the General Assembly for this purpose, the Compensation Board shall provide for a Sheriffs' Career Development Program.

2. Following receipt of a sheriff's certification that the minimum requirements of the Sheriffs' Career Development Program have been met, and provided that such certification is submitted by sheriffs as part of their annual budget request to the Compensation Board, the board shall increase the annual salary shown in paragraph A of this Item by the percentage shown below for a twelve-month period effective the following July 1:

a. 9.3 percent increase for all sheriffs who certify their compliance with the established minimum criteria for the Sheriffs’ Career Development Program where such criteria includes that a sheriff has achieved certification by the Weldon Cooper Center for Public Service of the University of Virginia, or, where such criteria include that a sheriff's office seeking
accreditation has been assessed and will be considered for accreditation by the accrediting body no later than March 1, and have achieved accreditation by March 1 from the Virginia Law Enforcement Professional Standards Commission, or the Commission on Accreditation of Law Enforcement agencies, or the American Correctional Association, or.

b. For sheriffs that have not achieved one of the above accreditations:

1. 3.1 percent for all sheriffs who certify their compliance with the established minimum criteria for the Sheriffs’ Career Development Program; and

2. 3.1 percent additional increase for sheriffs who certify their compliance with the established minimum criteria for the Sheriffs’ Career Development Program and operate a jail; and

3. 3.1 percent additional increase for all sheriffs who certify their compliance with the established minimum criteria for the Sheriffs’ Career Development Program and provide primary law enforcement services in the county.

4. Other constitutional officers’ associations may request the General Assembly to include certification 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.

M. Included in this appropriation is $1,004,500 the first year and $1,004,500 the second year from the general fund for the Compensation Board to contract for services to be provided by the Virginia Center for Policing Innovation to implement and maintain the interface between all local and regional jails in the Commonwealth and the Statewide Automated Victim Notification (SAVIN) system, to provide for SAVIN program coordination, and to maintain the interface between SAVIN and the Virginia Sex Offender Registry. All law enforcement agencies receiving general funds pursuant to this item shall provide the data requirements necessary to participate in the SAVIN system.

N. Included in the appropriation is $2,714,534 the first year and $3,089,039 the second year from the general fund to support costs associated with staffing the Rappahannock/Shenandoah/Warren Regional Jail.

O. Included in the appropriation is $1,875,437 the first year and $4,678,458 the second year from the general fund to support costs associated with staffing the new Southwest Virginia Regional Jail.

P. Included in this appropriation for this Item is $1,536,315 the first year and $1,679,216 the second year from the general fund to provide 48 additional temporary jail deputy positions for local and regional jails with overcrowding rates that exceed 100 percent of operational capacity.

Financial Assistance for Confinement of Inmates in Local and Regional Facilities (35600)............................... $50,115,331 $50,115,331
Financial Assistance for Local Jail Per Diem (35601) .... $25,642,213 $25,642,213
Financial Assistance for Regional Jail Per Diem (35604) .......................................................... $24,473,118 $24,473,118
Fund Sources: General ......................................................... $50,115,331 $50,115,331


A. In the event the appropriation in this Item proves to be insufficient to fund all of its provisions, any amount remaining as of June 1, 2015, and June 1, 2016, may be reallocated among localities on a pro rata basis according to such deficiency.
B. For the purposes of this Item, the following definitions shall be applicable:

1. Effective sentence—a convicted offender’s sentence as rendered by the court less any portion of the sentence suspended by the court.

2. Local responsible inmate—(a) any person arrested on a state warrant and incarcerated in a local correctional facility, as defined by § 53.1-1, Code of Virginia, prior to trial; (b) any person convicted of a misdemeanor offense and sentenced to a term in a local correctional facility; or (c) any person convicted of a felony offense and given an effective sentence of (i) twelve months or less or (ii) less than one year.

3. State responsible inmate—any person convicted of one or more felony offenses and (a) the sum of consecutive effective sentences for felonies, committed on or after January 1, 1995, is (i) more than 12 months or (ii) one year or more, or (b) the sum of consecutive effective sentences for felonies, committed before January 1, 1995, is more than two years.

C. The individual or entity responsible for operating any facility which receives funds from this Item may, if requested by the Department of Corrections, enter into an agreement with the department to accept the transfer of convicted felons, from other local facilities or from facilities operated by the Department of Corrections. In entering into any such agreements, or in effecting the transfer of offenders, the Department of Corrections shall consider the security requirements of transferred offenders and the capability of the local facility to maintain such offenders. For purposes of calculating the amount due each locality, all funds earned by the locality as a result of an agreement with the Department of Corrections shall be included as receipts from these appropriations.

D. Out of this appropriation, an amount not to exceed $377,010 the first year and $377,010 the second year from the general fund, is designated to be held in reserve for unbudgeted medical expenses incurred by local correctional facilities in the care of state responsible felons.

E. The following amounts shall be paid out of this appropriation to compensate localities for the cost of maintaining prisoners in local correctional facilities, as defined by § 53.1-1, Code of Virginia, or if the prisoner is not housed in a local correctional facility, in an alternative to incarceration program operated by, or under the authority of, the sheriff or jail board:

1. For local responsible inmates—$4 per inmate day, or, if the inmate is housed and maintained in a jail farm not under the control of the sheriff, the rate shall be $18 per inmate day.

2. For state responsible inmates—$12 per inmate day.

F. For the payment specified in paragraph E 1 of this Item for prisoners in alternative punishment or alternative to incarceration programs:

1. Such payment is intended to be made for prisoners that would otherwise be housed in a local correctional facility. It is not intended for prisoners that would otherwise be sentenced to community service or placed on probation.

2. No such payment shall be made unless the program has been approved by the Department of Corrections or the Department of Criminal Justice Services. Alternative punishment or alternative to incarceration programs, however, may include supervised work experience, treatment, and electronic monitoring programs.

G.1. Except as provided for in paragraph G 2, and notwithstanding any other provisions of this Item, the Compensation Board shall provide payment to any locality with an average daily jail population of under ten in FY 1995 an inmate per diem rate of $22 per day for local responsible inmates and $28 per day for state responsible inmates held in these jails in lieu of personal service costs for corrections’ officers.

2. Any locality covered by the provisions of this paragraph shall be exempt from the provisions thereof provided that the locally elected sheriff, with the assistance of the Compensation Board, enters into good faith negotiations to house his prisoners in an existing local or regional jail. In establishing the per diem rate and capital contribution, if any, to be charged to such locality by a local or regional jail, the Compensation Board and the local sheriff or regional jail authority
shall consider the operating support and capital contribution made by the Commonwealth, as required by §§ 15.2-1613, 15.2-1615.1, 53.1-80, and 53.1-81. Code of Virginia. The Compensation Board shall report periodically to the Chairmen of the House Appropriations and Senate Finance Committees on the progress of these negotiations and may withhold the exemption granted by this paragraph if, in the board's opinion, the local sheriff fails to negotiate in good faith.

H.1. The Compensation Board shall recover the state-funded costs associated with housing federal inmates, District of Columbia inmates or contract inmates from other states. The Compensation Board shall determine, by individual jail, the amount to be recovered by the Commonwealth by multiplying the jail's current inmate days for this population by the proportion of the jail's per inmate day salary funds provided by the Commonwealth, as identified in the most recent Jail Cost Report prepared by the Compensation Board. Beginning July 1, 2009, the Compensation Board shall determine, by individual jail, the amount to be recovered by the Commonwealth by multiplying the jail's current inmate days for this population by the proportion of the jail's per inmate day operating costs provided by the Commonwealth, excluding payments otherwise provided for in this Item, as identified in the most recent Jail Cost Report prepared by the Compensation Board. If a jail is not included in the most recent Jail Cost Report, the Compensation Board shall use the statewide average of per inmate day salary funds provided by the Commonwealth.

2. The Compensation Board shall deduct the amount to be recovered by the Commonwealth from the facility's next quarterly per diem payment for state-responsible and local-responsible inmates. Should the next quarterly per diem payment owed the locality not be sufficient against which to net the total quarterly recovery amount, the locality shall remit the remaining amount not recovered to the Compensation Board.

3. Any local or regional jail which receives funding from the Compensation Board shall give priority to the housing of local-responsible, state-responsible, and state contract inmates, in that order, as provided in paragraph H.1.

4. The Compensation Board shall not provide any inmate per diem payments to any local or regional jail which holds federal inmates in excess of the number of beds contracted for with the Department of Corrections, unless the Director, Department of Corrections, certifies to the Chairman of the Compensation Board that a) such contract beds are not required; b) the facility has operational capacity built under contract with the federal government; c) the facility has received a grant from the federal government for a portion of the capital costs; or d) the facility has applied to the Department of Corrections for participation in the contract bed program with a sufficient number of beds to meet the Department of Corrections’ need or ability to fund contract beds at that facility in any given fiscal year.

5. The Compensation Board shall apply the cost recovery methodology set out in paragraph H.1 of this Item to any jail which holds inmates from another state on a contractual basis. However, recovery in such circumstances shall not be made for inmates held pending extradition to other states or pending transfer to the Virginia Department of Corrections.

6. The provisions of this paragraph shall not apply to any local or regional jail where the cumulative federal share of capital costs exceeds the Commonwealth's cumulative capital contribution.

7. For a local or regional jail which operates bed space specifically built utilizing federal capital or grant funds for the housing of federal inmates and for which Compensation Board funding has never been authorized for staff for such bed space, the Compensation Board shall allow an exemption from the recovery provided in paragraph H.1. for a defined number of federal prisoners upon certification by the sheriff or superintendent that the federal government has paid for the construction of bed space in the facility or provided a grant for a portion of the capital cost. Such certification shall include specific funding amounts paid by the federal government, localities, and/or regional jail authorities, and the Commonwealth for the construction of bed space specifically built for the housing of federal inmates and for the construction of the jail facility in its entirety. The defined number of federal prisoners to be exempted from the recovery provided in paragraph H.1. shall be based upon the proportion of funding paid by the federal government and localities and/or regional jail authorities for the construction of bed space to house federal prisoners to the total funding paid by all sources, including the Commonwealth, for all construction costs for the jail facility in its entirety.
8. Beginning March 1, 2013, federal inmates placed in the custody of a regional jail pursuant to a work release program operated by the federal Bureau of Prisons shall be exempt from the recovery of costs associated with housing federal inmates pursuant to paragraph H.1. of this item if such federal inmates have been assigned by the federal Bureau of Prisons to a home electronic monitoring program in place for such inmates by agreement with the jail on or before January 1, 2012 and are not housed in the jail facility. However, no such exemption shall apply to any federal inmate while they are housed in the regional jail facility.

I. Any amounts in the program Financial Assistance for Confinement of Inmates in Local and Regional Facilities, may be transferred between Items 66 and 67, as needed, to cover any deficits incurred in the programs Financial Assistance for Sheriffs’ Offices and Regional Jails and Financial Assistance for Confinement of Inmates in Local and Regional Facilities.

J. Projected growth in per diem payments for the support of prisoners in local and regional jails shall be based on actual inmate population counts up through the first quarter of the affected fiscal year.

K. The Compensation Board shall provide an annual report on the number and diagnoses of inmates with mental illnesses in local and regional jails, the treatment services provided, and expenditures on jail mental health programs. The report shall be prepared in cooperation with the Virginia Sheriffs Association, the Virginia Association of Regional Jails, the Virginia Association of Community Services Boards, and the Department of Behavioral Health and Developmental Services, and shall be coordinated with the data submissions required for the annual jail cost report. Copies of this report shall be provided by November 1 of each year to the Governor, Director, Department of Planning and Budget, and the Chairmen of the Senate Finance and House Appropriations Committees.

68. Financial Assistance for Local Finance Directors

<table>
<thead>
<tr>
<th>Item Description</th>
<th>FY2015</th>
<th>FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial Assistance for Local Finance Directors</td>
<td>$5,405,563</td>
<td>$5,405,563</td>
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<tr>
<td>Financial Assistance to Local Finance Directors</td>
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<tr>
<td>Financial Assistance for Operations of Local Finance Directors</td>
<td>$4,765,604</td>
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</tbody>
</table>

Fund Sources: General

$5,405,563 $5,405,563

Authority: Title 15.2, Chapter 16, Articles 2 and 6.1, Code of Virginia.

A.1. The annual salaries of elected or appointed officers who hold the combined office of city treasurer and commissioner of the revenue, or elected or appointed officers who hold the combined office of county treasurer and commissioner of the revenue subject to the provisions of § 15.2-1636.17, Code of Virginia, shall be as hereinafter prescribed, based on the services provided, except as otherwise provided in § 15.2-1636.12, Code of Virginia.

<table>
<thead>
<tr>
<th>Salary Range</th>
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<td>100,000-174,999</td>
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<tr>
<td>175,000 to 249,999</td>
<td>$107,131</td>
<td>$107,131</td>
<td>$107,131</td>
</tr>
<tr>
<td>250,000 and above</td>
<td>$121,740</td>
<td>$121,740</td>
<td>$121,740</td>
</tr>
</tbody>
</table>

2. Whenever any officer whether elected or appointed, who holds that combined office of city treasurer and commissioner of the revenue, is such for two or more cities or for a county and city together, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of such officer under the provisions of this Item.
B.1. Subject to appropriations by the General Assembly for this purpose, the Treasurers' Career Development Program shall be made available by the Compensation Board to appointed officers who hold the combined office of city or county treasurer and commissioner of the revenue subject to the provisions of § 15.2-1636.17, Code of Virginia.

2. The Compensation Board may increase the annual salary in paragraph A 1 of this Item following receipt of the appointed officer's certification that the minimum requirements of the Treasurers' Career Development Program have been met, provided that such certifications are submitted by appointed officers as part of their annual budget request to the Compensation Board on February 1 of each year.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
<tr>
<td><strong>69. Financial Assistance for Local Commissioners of the Revenue (77100)</strong></td>
<td>$17,585,299</td>
</tr>
<tr>
<td><strong>Financial Assistance to Local Commissioners of the Revenue for Tax Value Certification (77101)</strong></td>
<td>$9,598,257</td>
</tr>
<tr>
<td><strong>Financial Assistance for Operations of Local Commissioners of the Revenue (77102)</strong></td>
<td>$7,140,422</td>
</tr>
<tr>
<td><strong>Financial Assistance for State Tax Services by Commissioners of the Revenue (77103)</strong></td>
<td>$846,620</td>
</tr>
<tr>
<td><strong>Fund Sources: General</strong></td>
<td>$17,585,299</td>
</tr>
</tbody>
</table>

Authority: Title 15.2, Chapter 16, Articles 2 and 6.1, Code of Virginia.

A. The annual salaries of county or city commissioners of the revenue shall be as hereinafter prescribed, except as otherwise provided in § 15.2-1636.12, Code of Virginia.

<table>
<thead>
<tr>
<th>July 1, 2014 to June 30, 2015</th>
<th>July 1, 2015 to November 30, 2015</th>
<th>December 1, 2015 to June 30, 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 10,000</td>
<td>$60,095</td>
<td>$60,095</td>
</tr>
<tr>
<td>10,000-19,999</td>
<td>$66,775</td>
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<td>20,000-39,999</td>
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<td>100,000-174,999</td>
<td>$101,772</td>
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</tr>
<tr>
<td>175,000 to 249,999</td>
<td>$107,131</td>
<td>$107,131</td>
</tr>
<tr>
<td>250,000 and above</td>
<td>$121,740</td>
<td>$121,740</td>
</tr>
</tbody>
</table>

B.1. Subject to appropriations by the General Assembly for this purpose, the Compensation Board shall provide for a Commissioners of the Revenue Career Development Program.

2. Following receipt of the commissioner's certification that the minimum requirements of the Commissioners of the Revenue Career Development Program have been met, and provided that such certification is submitted by commissioners of the revenue as part of their annual budget request to the Compensation Board on or before February 1 of each year, the Compensation Board shall increase the annual salary shown in Paragraph A of this Item by the amount shown herein for a 12-month period effective the following July 1. The salary supplement shall be based upon the levels of service offered by the commissioner of the revenue for his/her locality and shall be in accordance with the following schedule:

a. 4.7 percent increase for all commissioners of the revenue who certify their compliance with the established minimum criteria for the Commissioners of the Revenue Career Development Program;

b. 2.3 percent additional increase for all commissioners of the revenue who certify their compliance with the established minimum criteria for the Commissioners of the Revenue Career Development Program and provide state income tax or real estate services as described in the minimum criteria for the Commissioners of the Revenue Career Development Program; and
c. 2.3 percent additional increase for all commissioners of the revenue who certify their compliance with the established minimum criteria for the Commissioners of the Revenue Career Development Program and provide state income tax and real estate services, as described in the minimum criteria for the Commissioners of the Revenue Career Development Program.

C.1. Subject to appropriations by the General Assembly for this purpose, the Compensation Board shall provide for a Deputy Commissioners Career Development Program.

2. For each deputy commissioner selected by the commissioner of the revenue for participation in the Deputy Commissioners Career Development Program, the Compensation Board shall increase the annual salary established for that position by 9.3 percent, following receipt of the commissioner of the revenue's certification that the minimum requirements of the Deputy Commissioners Career Development Program have been met, and provided that such certification is submitted by the commissioner of the revenue as part of the annual budget request to the Compensation Board on or before February 1st of each year for an effective date of salary increase of the following July 1.

70. Financial Assistance for Attorneys for the Commonwealth (77200) ...................................................... $69,935,657 $69,935,657

Financial Assistance to Attorneys for the Commonwealth (77201) ...................................................... $15,852,086 $15,852,086
Financial Assistance for Operations of Local Attorneys for the Commonwealth (77202) ......................................... $54,083,571 $54,083,571

Fund Sources: General........................................................ $69,935,657 $69,935,657

Authority: Title 15.2, Chapter 16, Articles 4 and 6.1, Code of Virginia.

A.1. The annual salaries of attorneys for the Commonwealth shall be as hereinafter prescribed according to the population of the city or county served except as otherwise provided in § 15.2-1636.12, Code of Virginia.

<table>
<thead>
<tr>
<th>July 1, 2014 to June 30, 2015</th>
<th>July 1, 2015 to November 30, 2015</th>
<th>December 1, 2015 to June 30, 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 10,000</td>
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<td>35,000-44,999</td>
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<td>45,000-99,999</td>
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<td>$130,189</td>
</tr>
<tr>
<td>100,000-249,999</td>
<td>$135,073</td>
<td>$135,073</td>
</tr>
<tr>
<td>250,000 and above</td>
<td>$139,958</td>
<td>$139,958</td>
</tr>
</tbody>
</table>

2. The attorneys for the Commonwealth and their successors who serve on a full-time basis pursuant to §§ 15.2-1627.1, 15.2-1628, 15.2-1629, 15.2-1630 or § 15.2-1631, Code of Virginia, shall receive salaries as if they served localities with populations between 35,000 and 44,999.

3. Whenever an attorney for the Commonwealth is such for a county and city together, or for two or more cities, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of such attorney for the Commonwealth under the provisions of this paragraph and such attorney for the Commonwealth shall receive as additional compensation the sum of one thousand dollars.

B. No expenditure shall be made out of this Item for the employment of investigators, clerk-investigators or other investigative personnel in the office of an attorney for the Commonwealth.

C. Consistent with the provisions of § 19.2-349, Code of Virginia, attorneys for the Commonwealth may, in addition to the options otherwise provided by law, employ individuals to assist in collection of outstanding fines, costs, forfeitures, penalties, and restitution.
Notwithstanding any other provision of law, beginning on the date upon which the order or judgment is entered, the costs associated with employing such individuals may be paid from the proceeds of the amounts collected provided that the cost is apportioned on a pro rata basis according to the amount collected which is due the state and that which is due the locality. The attorneys for the Commonwealth shall account for the amounts collected and apportion costs associated with the collections consistent with procedures issued by the Auditor of Public Accounts.

D. The provisions of this act notwithstanding, no Commonwealth's attorney, public defender or employee of a public defender, shall be paid or receive reimbursement for the state portion of a salary in excess of the salary paid to judges of the circuit court. Nothing in this paragraph shall be construed to limit the ability of localities to supplement the salaries of locally elected constitutional officers or their employees.

E. The Statewide Juvenile Justice project positions, as established under the provisions of Item 74 E, of Chapter 912, 1996 Acts of Assembly, and Chapter 924, 1997 Acts of Assembly, are continued under the provisions of this act. The Commonwealth's attorneys receiving such positions shall annually certify to the Compensation Board that the positions are used primarily, if not exclusively, for the prosecution of delinquency and domestic relations felony cases, as defined by Chapters 912 and 924. In the event the positions are not primarily or exclusively used for the prosecution of delinquency and domestic relations felony cases, the Compensation Board shall reallocate such positions by using the allocation provisions as provided for the board in Item 74 E of Chapters 912 and 924.

F. The Compensation Board shall monitor the Department of Taxation program regarding the collection of unpaid fines and court costs by private debt collection firms contracted by Commonwealth's attorneys and shall include, in its annual report to the General Assembly on the collection of court-ordered fines and fees for clerks of the courts and Commonwealth's attorneys, the amount of unpaid fines and costs collected by this program.

G. Out of this appropriation, $389,165 the first year and $389,165 the second year from the general fund is designated for the Compensation Board to fund five additional positions in Commonwealth's attorney's offices that shall be dedicated to prosecuting gang-related criminal activities. The board shall ensure that these positions work across jurisdictional lines, serving the Northern Virginia area (counties of Fairfax, Loudoun, Prince William, and Arlington and the cities of Falls Church, Alexandria, Manassas, Manassas Park and Fairfax).

H. Included within this appropriation is $2,120,757 the first year and $2,120,757 the second year from the general fund to increase the salary of each assistant Commonwealth's attorney by $3,308.

<table>
<thead>
<tr>
<th>Item Details($)</th>
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</tr>
</thead>
<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>FY2015</td>
<td>FY2016</td>
</tr>
<tr>
<td>FY2015</td>
<td>FY2016</td>
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<tr>
<td>ITEM 70.</td>
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</tr>
</tbody>
</table>

I. In accordance with the provisions of § 19.2-349, Code of Virginia, attorneys for the Commonwealth may employ individuals, or contract with private attorneys, private collection agencies, or other state or local agencies, to assist in collection of delinquent fines, costs, forfeitures, penalties, and restitution. If the attorney for the Commonwealth employs individuals, the costs associated with employing such individuals may be paid from the proceeds of the amounts collected provided that the cost is apportioned on a pro rata basis according to the amount collected which is due the state and that which is due the locality. If the attorney for the Commonwealth does not undertake collection, the attorney for the Commonwealth shall, as soon as practicable, take steps to ensure that any agreement or contract with an individual, attorney or agency complies with the terms of the current Master Guidelines Governing Collection of Unpaid Delinquent Court-Ordered Fines and Costs Pursuant to Virginia Code § 19.2-34 9 promulgated by the Office of the Attorney General, the Executive Secretary of the Supreme Court, the Department of Taxation, and the Compensation Board ("the Master Guidelines"). Notwithstanding any other provision of law, the delinquent amounts owed shall be increased by seventeen (17) percent to help offset the costs associated with employing such individuals or contracting with such agencies or individuals. If such increase would exceed the contracted collection agent's fee, then the delinquent amount owed shall be increased by the percentage or amount of the collection agent's fee. Effective January 1, 2016, as provided in § 19.2-349, Code of Virginia, treasurers and other local government entities shall be prohibited from being compensated on a contingency basis but shall be instead compensated
administrative cost pursuant to § 58.1-3958, Code of Virginia. The attorneys for the Commonwealth shall account for the amounts collected and the fees and costs associated with the collections consistent with procedures issued by the Auditor of Public Accounts.

71. Financial Assistance for Circuit Court Clerks (77300).... $50,835,088 $50,886,505
Financial Assistance to Circuit Court Clerks (77301)..... $13,207,028 $13,207,028
Financial Assistance for Operations for Circuit Court Clerks (77302)........................................ $21,388,533 $21,439,950
Financial Assistance for Circuit Court Clerks’ Land Records (77303)................................................. $16,239,527 $16,239,527
Fund Sources: General................................................. $42,834,376 $42,885,793
Trust and Agency.................................................. $8,000,712 $8,000,712

Authority: Title 15.2, Chapter 16, Article 6.1; §§ 51.1-706 and 51.1-137, Title 17.1, Chapter 2, Article 7, Code of Virginia.

A.1. The annual salaries of clerks of circuit courts shall be as hereinafter prescribed.

<table>
<thead>
<tr>
<th></th>
<th>July 1, 2014 to June 30, 2015</th>
<th>July 1, 2015 to November 30, 2015</th>
<th>December 1, 2015 to June 30, 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 10,000</td>
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<td>$75,503</td>
</tr>
<tr>
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<td>250,000 and above</td>
<td>$140,230</td>
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</table>

2. Whenever a clerk of a circuit court is such for a county and a city, for two or more counties, or for two or more cities, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of the circuit court clerk under the provisions of this Item.

3. Except as provided in Item 73 A 2, the annual salary herein prescribed shall be full compensation for services performed by the office of the circuit court clerk as prescribed by general law, and for the additional services of acting as general receiver of the court pursuant to § 8.01-582, Code of Virginia, indexing and filing land use application fees pursuant to § 58.1-3234, Code of Virginia, and all other services provided from, or utilizing the facilities of, the office of the circuit court clerk. Pursuant to § 8.01-589, Code of Virginia, the court shall provide reasonable compensation to the office of the clerk of the circuit court for acting as general receiver of the court. Out of the compensation so allowed, the clerk shall pay his bond or bonds. The remainder of the compensation so allowed shall be fee and commission income to the office of the circuit court clerk.

4. In any county or city operating under provisions of law which authorizes the governing body to fix the compensation of the clerk on a salary basis, such clerk shall receive such salary as shall be allowed by the governing body. Such salary shall not be fixed at an amount less than the amount that would be allowed the clerk under paragraphs A 1 through A 3 of this Item.

5. All clerks shall deposit all clerks' fees and state revenue with the State Treasurer in a manner consistent with § 2.2-806, Code of Virginia, unless otherwise provided by the Compensation Board as set forth in § 17.1-284, Code of Virginia or otherwise provided by law.

B. The reports filed by each circuit court clerk pursuant to § 17.1-283, Code of Virginia, for each calendar year shall include all income derived from the performance of any office, function or duty described or authorized by the Code of Virginia whether directly or indirectly related to the office of circuit court clerk, including, by way of description and not limitation, services performed as a commissioner of accounts, receiver, or licensed agent, but excluding
private services performed on a personal basis which are completely unrelated to the office. The Compensation Board may suspend the allowance for office expenses for any clerk who fails to file such reports within the time prescribed by law, or when the board determines that such report does not comply with the provisions of this paragraph.

C. Each clerk of the circuit court shall submit to the Compensation Board a copy of the report required pursuant to § 19.2-349, Code of Virginia, at the same time that it is submitted to the Commonwealth's attorney.

D. Included within this appropriation are Trust and Agency funds necessary to support one position to assist circuit court clerks in implementing the recommendations of the Land Records Management Task Force Report dated January 1, 1998.

E. Notwithstanding the provisions of § 17.1-279 E, Code of Virginia, the Compensation Board may allocate to the clerk of any circuit court funds for the acquisition of equipment and software for a pilot project for the automated application for, and issuance of, marriage licenses by such court. Any such funds allocated shall be deemed to have been expended pursuant to clause (iii) of § 17.1-279 E for the purposes of the limitation on allocations set forth in that subsection.

F. Notwithstanding the provisions of § 17.1-279, Code of Virginia, the Compensation Board may allocate up to $3,978,426 the first year and $3,978,426 the second year of Technology Trust Fund moneys for operating expenses in the clerks' offices.

G. Notwithstanding § 17.1-287, Code of Virginia, any elected official funded through this Item may elect to relinquish any portion of his state funded salary established in paragraph A 1 of this Item. In any office where the official elects this option, the Compensation Board shall ensure the amount relinquished is used to fund salaries of other office staff.

H.1. For audits of clerks of the circuit court completed after July 1, 2004, the Auditor of Public Accounts shall report any internal control matter that could be reasonably expected to lead to the loss of revenues or assets, or otherwise compromise fiscal accountability. The Auditor of Public Accounts will also report on compliance with appropriate law and other financial matters of the clerks' office.

2. For internal control matters that could be reasonably expected to lead to the loss of revenues or assets, or otherwise compromise fiscal accountability, the clerk shall provide the Auditor of Public Accounts a written corrective action plan to any such audit findings within 10 business days of the audit exit conference, which will state what actions the clerk will take to remediate the finding. The clerk’s response may also address the other matters in the report. During the next audit, the Auditor of Public Accounts shall determine and report if the clerk has corrected the finding related to internal control matters that could be reasonably expected to lead to the loss of revenues or assets, or otherwise compromise fiscal accountability.

3. Notwithstanding the provisions of Item 467, the Compensation Board shall not provide any salary increase to any circuit court clerk identified by the Auditor of Public Accounts who has not taken corrective action for the matters reported above.

I.1. Subject to appropriation by the General Assembly for this purpose, the Compensation Board may implement a Circuit Court Clerks' Career Development Program.

2. Following receipt of a clerk’s certification that the minimum requirements of the Clerks’ Career Development Program have been met, and provided that such certification is submitted by Clerks as part of their annual budget request to the Compensation Board by February 1 of each year, the Compensation Board shall increase the annual salary shown in Paragraph A.1. of this item by 9.3 percent with the salary increase becoming effective on the following July 1 for a 12-month period.

J.1. Subject to appropriation by the General Assembly for this purpose, the Compensation Board may implement a Deputy Clerks of Circuit Courts' Career Development Program.
2. For each deputy clerk selected by the clerk for participation in the Deputy Clerks’ Career Development Program, the Compensation Board shall increase the annual salary established for that position by 9.3 percent following receipt of the clerk’s certification that the minimum requirements of the Deputy Clerks’ Career Development Program have been met and provided that such certification is submitted by clerks as part of their annual budget request to the Compensation Board by February 1 of each year.

K. Upon request of the attorney for the Commonwealth, the clerk of the circuit court shall contemporaneously provide the attorney for the Commonwealth copies of all documents provided to the Virginia Criminal Sentencing Commission pursuant to § 19.2-298.01 E, Code of Virginia.

L. The Compensation Board may obligate Trust and Agency funds in excess of the current biennium appropriation for the automation efforts of the clerks’ offices from the Technology Trust Fund provided that sufficient cash is available to cover projected costs in each year and that sufficient revenues are projected to meet all cash obligations for new obligations as well as all other commitments and appropriations approved by the General Assembly in the biennial budget.

M. Offices of the Clerks of the Circuit Court, jails, adult detention centers, and the Department of Corrections are further authorized to enter into agreements to electronically transmit and process criminal court orders to assure timely and accurate recordation and processing of such records.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td>Fund Sources: General</td>
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<tr>
<td>Financial Assistance for Local Treasurers (77400)</td>
<td>$9,634,659</td>
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<tr>
<td>Financial Assistance to Local Treasurers (77401)</td>
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<tr>
<td>Financial Assistance for Operations of Local Treasurers (77402)</td>
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<tr>
<td>Financial Assistance for State Tax Services by Local Treasurers (77403)</td>
<td>$16,637,319</td>
<td>$16,637,319</td>
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</tr>
</tbody>
</table>

Authority: Title 15.2, Chapter 16, Articles 2 and 6.1, Code of Virginia.

A.1. The annual salaries of treasurers, elected or appointed officers who hold the combined office of city treasurer and commissioner of the revenue, or elected or appointed officers who hold the combined office of county treasurer and commissioner of the revenue subject to the provisions of § 15.2-1636.17, Code of Virginia, shall be as hereinafter prescribed, based on the services provided, except as otherwise provided in § 15.2-1636.12, Code of Virginia.

| Less than 10,000 | $60,095 | $60,095 | $60,095 |
| 10,000 to 19,999 | $66,775 | $66,775 | $66,775 |
| 20,000-39,999 | $74,195 | $74,195 | $74,195 |
| 40,000-69,999 | $82,436 | $82,436 | $82,436 |
| 70,000-99,999 | $91,597 | $91,597 | $91,597 |
| 100,000-174,999 | $101,772 | $101,772 | $101,772 |
| 175,000-249,999 | $107,131 | $107,131 | $107,131 |
| 250,000 and above | $121,740 | $121,740 | $121,740 |

2. Provided, however, that in cities having a treasurer who neither collects nor disburses local taxes or revenue or who distributes local revenues but does not collect the same, such salaries shall be seventy-five percent of the salary prescribed above for the population range in which the city falls except that in no case shall any such treasurer, or any officer whether elected or appointed, who holds that combined office of city treasurer and commissioner of the revenue, receive an increase in salary less than the annual percentage increase provided from state funds to any other treasurer, within the same population range, who was at the maximum prescribed salary in effect for the fiscal year 1980.
3. Whenever a treasurer is such for two or more cities or for a county and city together, the aggregate population of such political subdivisions shall be the population for the purpose of arriving at the salary of such treasurer under the provisions of this Item.

B.1. Subject to appropriations by the General Assembly for this purpose, the Treasurers' Career Development Program shall be made available by the Compensation Board to appointed officers who hold the combined office of city or county treasurer and commissioner of the revenue subject to the provisions of § 15.2-1636.17, Code of Virginia.

2. The Compensation Board may increase the annual salary in paragraph A 1 of this Item by 9.3 percent following receipt of the treasurer’s certification that the minimum requirements of the Treasurers’ Career Development Program have been met, provided that such certifications are submitted by treasurers as part of their annual budget request to the Compensation Board on February 1 of each year.

C.1. Subject to appropriations by the General Assembly for this purpose, the Compensation Board shall provide for a Deputy Treasurers' Career Development Program.

2. For each deputy treasurer selected by the treasurer for participation in the Deputy Treasurers' Career Development Program, the Compensation Board shall increase the annual salary established for that position by 9.3 percent following receipt of the treasurer’s certification that the minimum requirements of the Deputy Treasurers’ Career Development Program have been met, and provided that such certification is submitted by the treasurer as part of the annual budget request to the Compensation Board on or before February 1 of each year for an effective date of salary increase of the following July 1st.

| Administrative and Support Services (79900) | $2,389,282 | $2,452,479 |
| General Management and Direction (79901) | $1,354,287 | $1,401,267 |
| Information Technology Services (79902) | $953,172 | $969,389 |
| Training Services (79925) | $81,823 | $81,823 |
| Fund Sources: General | $2,389,282 | $2,452,479 |

Authority: Title 2.2-1839; Title 15.2, Chapter 16, Articles 2, 3, 4 and 6.1; Title 17.1, Chapter 2, Article 7, Code of Virginia.

A.1. In determining the salary of any officer specified in Items 66, 68, 69, 70, 71 and 72 of this act, the Compensation Board shall use the greater of the most recent actual United States census count or the most recent provisional population estimate from the United States Bureau of the Census or the Weldon Cooper Center for Public Service of the University of Virginia available when fixing the officer's annual budget and shall adjust such population estimate, where applicable, for any annexation or consolidation order by a court when such order becomes effective. There shall be no reduction in salary by reason of a decline in population during the terms in which the incumbent remains in office.

2. In determining the salary of any officer specified in Items 66, 68, 69, 70, 71 and 72 of this act, nothing herein contained shall prevent the governing body of any county or city from supplementing the salary of such officer in such county or city for the provisions of Chapter 822, 2012 Acts of Assembly or for additional services not required by general law; provided, however, that any such supplemental salary shall be paid wholly by such county or city.

3. Any officer whose salary is specified in Items 66, 68, 69, 70, 71 and 72 of this act shall provide reasonable access to his work place, files, records, and computer network as may be requested by his duly elected successor after the successor has been certified.

B.1. Notwithstanding any other provision of law, the Compensation Board shall authorize and fund permanent positions for the locally elected constitutional officers, subject to appropriation by the General Assembly, including the principal officer, at the following levels:

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<thead>
<tr>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</table>

ITEM 73.

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
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<td>Sheriffs</td>
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<td>11,320</td>
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</tr>
<tr>
<td>Partially Funded: Jail Medical, Treatment, and Classification and Records Positions</td>
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<td>778</td>
<td></td>
</tr>
<tr>
<td>Commissioners of the Revenue</td>
<td>846</td>
<td>846</td>
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<tr>
<td>Treasurers</td>
<td>861</td>
<td>861</td>
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</tr>
<tr>
<td>Directors of Finance</td>
<td>383</td>
<td>383</td>
<td></td>
</tr>
<tr>
<td>Commonwealth's Attorneys</td>
<td>1,266</td>
<td>1,266</td>
<td></td>
</tr>
<tr>
<td>Clerks of the Circuit Court</td>
<td>1,144</td>
<td>1,144</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>16,565</strong></td>
<td><strong>16,598</strong></td>
<td></td>
</tr>
</tbody>
</table>

2. The Compensation Board is authorized to provide funding for 597 temporary positions the first year and 597 temporary positions the second year.

3. The board is authorized to adjust the expenses and other allowances for such officers to maintain approved permanent and temporary manpower levels.

4. Paragraphs B 1 and B 2 of this Item shall not apply to the clerks of the circuit courts and their employees specified in § 17.1-288, Code of Virginia, or those under contract pursuant to § 17.1-290, Code of Virginia.

C.1. Reimbursement by the Compensation Board for the use of vehicles purchased or leased with public funds used in the discharge of official duties shall be at a rate equal to that approved by the Joint Legislative Audit and Review Commission for Central Garage Car Pool services. No vehicle purchased or leased with public funds on or after July 1, 2002, shall display lettering on the exterior of the vehicle that includes the name of the incumbent sheriff.

2. Reimbursement by the Compensation Board for the use of personal vehicles in the discharge of official duties shall be at a rate equal to that established in § 4-5.04 e 2. of this act. All such requests for reimbursement shall be accompanied by a certification that a publicly owned or leased vehicle was unavailable for use.

D. The Compensation Board is directed to examine the current level of crowding of inmates in local jails among the several localities and to reallocate or reduce temporary positions among local jails as may be required, consistent with the provisions of this act.

E. Any new positions established in Item 73 of this act shall be allocated by the Compensation Board upon request of the constitutional officers in accordance with staffing standards and ranking methodologies approved by the Compensation Board to fulfill the requirements of any court order occurring from proceedings under § 15.2-1636.8, Code of Virginia, in accordance with the provisions of Item 66 of this act.

F. Any funds appropriated in this act for performance pay increases for designated deputies or employees of constitutional officers shall be allocated by the Compensation Board upon certification of the constitutional officer that the performance pay plan for that office meets the minimum standards for such plans as set by the Compensation Board. Nothing herein, and nothing in any performance pay plan set by the Compensation Board or adopted by a constitutional officer, shall change the status of employees or deputies of constitutional officers from employees at will or create a property or contractual right to employment. Such deputies and employees shall continue to be employees at will who serve at the pleasure of the constitutional officers.

G. The Compensation Board shall apply the current fiscal stress factor, as determined by the Commission on Local Government, to any general fund amounts approved by the board for the purchase, lease or lease purchase of equipment for constitutional officers. In the case of equipment requests from regional jail superintendents and regional special prosecutors, the highest stress factor of a member jurisdiction will be used.

H. The Compensation Board shall not approve or commit additional funds for the operational cost, including salaries, for any local or regional jail construction, renovation, or expansion project which was not approved for reimbursement by the State Board of Corrections prior to January 1, 1996, unless: (1) the Secretary of Public Safety certifies that such additional funding results in an actual cost savings to the Commonwealth or (2) an exception has been granted as provided for in Item 382 of this act.
I. Subject to appropriations by the General Assembly for this purpose, the Compensation Board may provide funding for executive management, lawful employment practices, and jail management training for constitutional officers, their employees, and regional jail superintendents.

J. Any local or regional jail that receives funding from the Compensation Board shall report inmate populations to the Compensation Board, through the local inmate data system, no less frequently than weekly. Each local or regional jail that receives funding from the Compensation Board shall use the Virginia Crime Codes (VCC) in identifying and describing offenses for persons arrested and/or detained in local and regional jails in Virginia.

K.1. The Compensation Board shall provide the Chairmen of the Senate Finance and House Appropriations Committees and the Secretaries of Finance and Administration with an annual report, on December 1 of each year, of jail revenues and expenditures for all local and regional jails and jail farms which receive funds from the Compensation Board. Information provided to the Compensation Board is to include an audited statement of revenues and expenses for inmate canteen accounts, telephone commission funds, inmate medical co-payment funds, any other fees collected from inmates and investment/interest monies for inclusion in the report.

2. Local and regional jails and jail farms and local governments receiving funds from the Compensation Board shall, as a condition of receiving such funds, provide such information as may be required by the Compensation Board, necessary to prepare the annual jail cost report.

3. If any sheriff, superintendent, county administrator, or city manager fails to send such information within five working days after the information should be forwarded, the Chairman of the Compensation Board shall notify the sheriff, superintendent, county administrator or city manager of such failure. If the information is not provided within ten working days from that date, then the chairman shall cause the information to be prepared from the books of the city, county, or regional jail and shall certify the cost thereof to the State Comptroller. The State Comptroller shall issue his warrant on the state treasury for that amount, deducting the same from any funds that may be due the sheriff or regional jail from the Commonwealth.

L. In the event of the transition of a city to town status pursuant to the provisions of Chapter 41 (§ 15.2-4100 et seq.) of Title 15.2, Code of Virginia, or the consolidation of a city and a county into a single city pursuant to the provisions of Chapter 35 (§ 15.2-3500 et seq.) of Title 15.2, Code of Virginia, subsequent to July 1, 1999, the Compensation Board shall provide funding from Items 66, 69, 70, 71 and 72 of this act, consistent with the requirements of § 15.2-1302, Code of Virginia. Notwithstanding the provisions of paragraph E of this Item, any positions in the constitutional offices of the former city or former county which are available for reallocation as a result of the transition or consolidation shall be first reallocated in accordance with Compensation Board staffing standards to the constitutional officers in the county in which the town is situated or to the consolidated city, without regard to the Compensation Board’s priority of need ranking for reallocated positions. The salary and fringe benefit costs for these positions shall be deducted from any amounts due the county or to the consolidated city, as provided in § 15.2-1302, Code of Virginia.

M. Notwithstanding any other provisions of § 15.2-1605, Code of Virginia, the Compensation Board shall provide no reimbursement for accumulated vacation time for employees of Constitutional Officers.

N. The Compensation Board is hereby authorized to deduct, from reimbursements made each year to localities out of the amounts in Items 66, 68, 69, 70, 71 and 72 of this act, an amount equal to 100 percent of each locality’s share of the insurance premium paid by the Compensation Board on behalf of the constitutional officers, directors of finance, and regional jails.

O. Effective July 1, 2007, the Compensation Board is authorized to withhold reimbursements due the locality for sheriff and jail expenses upon notification from the Superintendent of State Police that there is reason to believe that crime data reported by a locality to the Department of State Police in accordance with § 52-28, Code of Virginia, is missing, incomplete or incorrect. Upon subsequent notification by the Superintendent that the data is accurate, the Compensation Board shall make reimbursement of withheld funding due the locality when such corrections are made within the same fiscal year that funds have been withheld.
P. Notwithstanding the provisions of § 51.1-1403 A, Code of Virginia, the Compensation Board is hereby authorized to deduct, from reimbursements made each year to localities out of the amounts in Items 66, 68, 69, 70, 71 and 72 of this act, an amount equal to each locality's retiree health premium paid by the Compensation Board on behalf of the constitutional offices, directors of finance, and regional jails.

Q.1. Compensation Board payments of, or reimbursements for, the employer paid contribution to the Virginia Retirement System, or any system offering like benefits, shall not exceed the Commonwealth's proportionate share of the following, whichever is less: (a) the actual retirement rate for the local constitutional officer's office or regional correctional facility as set by the Board of the Virginia Retirement System or (b) the employer rate established for the general classified workforce of the Commonwealth covered under and payable to the Virginia Retirement System.

2. The rate specified in paragraph Q.1. shall exclude the cost of any early retirement program implemented by the Commonwealth.

3. Any employer paid contribution costs for rates exceeding those specified in paragraph Q.1. shall be borne by the employer.

4. The benefits rate reimbursed by the Compensation Board to localities and regional jails shall not exceed the rate identified for fiscal year 2011 in Chapter 890, Item 469, paragraph I.1.

R. Localities shall not utilize Compensation Board funding to supplant local funds provided for the salaries of constitutional officers and their employees under the provisions of Chapter 822, 2012 Acts of Assembly, who were affected members in service on June 30, 2012.

Total for Compensation Board........................................... $652,120,212 $655,555,253

General Fund Positions......................................................... 20.00 20.00
Nongeneral Fund Positions................................................. 1.00 1.00
Position Level ..................................................................... 21.00 21.00

Fund Sources: General........................................................ $636,119,500 $639,554,541
Trust and Agency ....................................... $8,000,712 $8,000,712
Dedicated Special Revenue........................ $8,000,000 $8,000,000

§ 1-29. DEPARTMENT OF GENERAL SERVICES (194)

74. Laboratory Services (72600) .............................................. $32,978,107 $32,812,697
Statewide Laboratory Services (72604) ......................... $32,978,107 $32,812,697

Fund Sources: General......................................................... $13,402,853 $13,237,443
Special............................................................... $20,000 $20,000
Enterprise .................................................... $8,572,993 $8,572,993
Internal Service.................................................. $3,162,854 $3,162,854
Federal Trust.................................................. $7,819,407 $7,819,407

Authority: Title 2.2, Chapter 11, Article 2, Code of Virginia.

A. The provisions of § 2.2-1104, Code of Virginia, notwithstanding, the Division of Consolidated Laboratory Services shall ensure that no individual is denied the benefits of laboratory tests mandated by the Department of Health for reason of inability to pay for such services.

B. Out of this appropriation, $3,162,854 the first year and $3,162,854 the second year for Statewide Laboratory Services is sum sufficient and these amounts are estimates from an internal service fund which shall be paid from revenues derived from charges collected from the Department of Environmental Quality, Department of Agriculture and Consumer Services, and Department of Corrections. The internal service fund shall also consist of revenues transferred from the Department of Transportation for motor fuel testing as stated in § 3-1.02 of this act, and fees collected from governmental entities for sample testing.
C. The provisions of § 2.2-1104 B, Code of Virginia, notwithstanding, the Division of Consolidated Laboratory Services may charge a fee for the limited and specific purpose of analyses of water samples where:

1. testing is required by Department of Health regulations as mandated by the federal Safe Drinking Water Act, and

2. funding to support such testing is not otherwise provided for in this act.

D.1. The Division of Consolidated Laboratory Services may charge a fee to recover its costs to certify laboratories analyzing drinking water samples under the requirements of § 2.2-1104 A. 4, Code of Virginia, where certification of these laboratories is required by the Department of Health regulations mandated by the federal Safe Drinking Water Act.

2. Any fees charged for testing of water samples or certification of labs that analyze water samples shall not exceed the direct cost of such services.

75. Real Estate Services (72700)................................. $63,104,232  $63,104,232

Statewide Leasing and Disposal Services (72705).............. $63,104,232  $63,104,232

Fund Sources: Special................................. $65,000  $65,000

Internal Service................................. $63,039,232  $63,039,232

Authority: Title 2.2, Chapter 11, Article 4, § 2.2-1156, Code of Virginia.

A. Out of this appropriation, $63,039,232 the first year and $63,039,232 the second year for Statewide Leasing and Disposal Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues from rent payments or fees to be paid by state agencies and institutions for their occupancy of facilities and for the agency's management of real property transactions, including, but not necessarily limited to, leases of non-state owned office space throughout the Commonwealth for use by such agencies and institutions. Also included are funds to pay costs associated with the disposal of state-owned real property and interests therein. The costs paid for each sale shall be returned to the fund upon sale of the property in an amount calculated at 115 percent of such costs. In implementing the program, the Department of General Services may utilize brokerage services, portfolio management strategies, personnel policies, and compensation practices generally consistent with prevailing industry best practices.

B. The Department of General Services shall issue guidelines to ensure that site selection for new state facilities is accomplished in a way that is consistent with the Principles of Sustainable Community Investment identified in Executive Order 69 (2008) and Executive Order 82 (2009).

76. Procurement Services (73000)................................. $58,226,759  $58,226,759

Statewide Procurement Services (73002)........................ $23,424,859  $23,424,859

Surplus Property Programs (73007)............................... $2,801,900  $2,801,900

Statewide Cooperative Procurement and Distribution Services (73008)............................... $32,000,000  $32,000,000

Fund Sources: General............................... $2,331,693  $2,331,693

Special............................... $2,492,332  $2,492,332

Enterprise............................... $18,600,834  $18,600,834

Internal Service............................... $34,801,900  $34,801,900

Authority: Title 2.2, Chapter 11, Articles 3 and 6, Code of Virginia.

A. 1. Out of this appropriation, $936,900 the first year and $936,900 the second year for federal surplus property is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges for services.

2. Out of this appropriation, $1,865,000 the first year and $1,865,000 the second year for state surplus property is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges for services.
### Item 76.

| Physical Plant Management Services (74100) | $49,020,484 | $50,572,527 |
| Parking Facilities Management (74105) | $3,328,104 | $3,328,104 |
| Statewide Building Management (74106) | $40,628,734 | $41,666,777 |
| Statewide Engineering and Architectural Services (74107) | $4,482,200 | $4,996,200 |
| Seat of Government Mail Services (74108) | $581,446 | $581,446 |

**Authority:** Title 2.2, Chapter 11, Articles 4 and 6; § 58.1-3403, Code of Virginia.

**A.1.** Out of this appropriation, $8,822,030 the first year and $8,822,030 the second year represent a sum sufficient internal service fund for Statewide Building Management that shall consist of fees derived from service agreements and special work orders.

**2.** Out of this appropriation, $30,705,509 the first year and $31,649,363 the second year represent a sum sufficient internal service fund for Statewide Building Management that shall consist of revenues derived from rental charges assessed to occupants for state of government buildings operated and maintained by the Department of General Services, excluding the building occupants that have maintenance service agreements with the department. The internal service fund shall support the facilities at the seat of government, maintenance and operation of such other state-owned facilities as the Governor or department may direct, as otherwise provided by law.

**3.** The rent rate for occupants of office space in state of government facilities operated and maintained by the Department of General Services, excluding the building occupants that currently have maintenance service agreements with the department, shall be no more than $15.60 per square foot the first year and $15.96 the second year.
4. Further, out of the estimated cost for this service area, amounts estimated at $1,772,143 the first year and $1,772,143 the second year shall be paid for Payment in Lieu of Taxes. In addition to the amounts for the sum sufficient, the following sums, estimated at the amounts shown for this purpose, are included in the appropriations for the agencies identified:

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<tr>
<th>Agency</th>
<th>FY 2015</th>
<th>FY 2016</th>
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<tbody>
<tr>
<td>Department of Alcoholic Beverage Control</td>
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<td>$67,104</td>
</tr>
<tr>
<td>Department of Game and Inland Fisheries</td>
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<td>Department for the Blind and Vision Impaired</td>
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<td>State Corporation Commission</td>
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<tr>
<td>Virginia Employment Commission</td>
<td>$59,000</td>
<td>$59,000</td>
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<td>Virginia Museum of Fine Arts</td>
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<td>Virginia Retirement System</td>
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<tr>
<td>Veterans Affairs</td>
<td>$136,400</td>
<td>$136,400</td>
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<tr>
<td>Workers' Compensation Commission</td>
<td>$22,500</td>
<td>$22,500</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$1,140,644</td>
<td>$1,140,644</td>
</tr>
</tbody>
</table>

B.1. Out of this appropriation, $4,482,200 the first year and $4,996,200 the second year for Statewide Engineering and Architectural Services provided by the Bureau of Capital Outlay Management is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues from fees paid by state agencies and institutions of higher education for the review of architectural, mechanical, and life safety plans of capital outlay projects.

2. In administering this internal service fund, the Bureau of Capital Outlay Management (BCOM) shall provide capital project cost review services to state agencies and institutions and produce capital project cost analysis work product for the Department of Planning and Budget. BCOM shall collect fees, consistent with those fees authorized in B.1, from state agencies and institutions for completed capital project cost review services or work product.

C. Interest on the employee vehicle parking fund authorized by § 4-6.04 c of this act shall be added to the fund as earned.

D. The Department of General Services shall, in conjunction with affected agencies, develop, implement, and administer a consolidated mail function to process inbound and outbound mail for agencies located in the Richmond metropolitan area. The consolidated mail function shall include the establishment of a centralized mail receiving and outbound processing location or locations, and the enhancement of mail security capabilities within these location(s).

E. All new and renovated state-owned facilities, if the renovations are in excess of 50 percent of the structure's assessed value, that are over 5,000 gross square feet shall be designed and constructed consistent with energy performance standards at least as stringent as the U.S. Green Building Councils LEED rating system or the Green Globes rating system.

F. Effective July 1, 2009, the total service charge for the property known as the General Assembly Building and the State Capitol Building shall not exceed $70,000 per fiscal year.

G. The Department of General Services is authorized to make any repair or tenant buildout projects at the Main Street Centre facility up to $2,000,000 using rent plan funds. Nongeneral fund revenues and balances required for this purpose are hereby appropriated.

H. Should the remodeling and relocation costs of the Department of Labor and Industry at its new location exceed the amount of the authorized treasury loan, the Governor is authorized to use a portion of the proceeds from the sale of the Powers-Taylor building to cover any cost overages.

78. Printing and Reproduction (82100).................................$145,600 $145,600
612.0x792.0

[56x766]CH. 3] ACTS OF ASSEMBLY 929

[369x731]Item Details($) Appropriations($)

[345x721]First Year Second Year First Year Second Year


[103x681]Statewide Graphic Design Services (82101) ..................... $145,600 $145,600

[104x661]Fund Sources: Internal Service........................................... $145,600 $145,600

[104x621]Authority: Title 2.2, Chapter 11, Articles 3 and 6, Code of Virginia.

The appropriation for Statewide Graphic Design Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges for services.

79. Transportation Pool Services (82300)................................ $18,993,189 $18,993,189

Statewide Vehicle Management Services (82302) ............ $18,993,189 $18,993,189

[104x531]Fund Sources: Internal Service........................................... $18,993,189 $18,993,189

[104x511]Authority: Title 2.2, Chapter 11, Article 7; § 2.2-120, Code of Virginia.

A. The appropriation for Statewide Vehicle Management Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues derived from charges to agencies for fleet management services.

B. In addition to providing services to state agencies and institutions, fleet management services may also be provided to local public bodies on a fee for service basis in accordance with established Department of General Services Fleet Management policies and procedures.

C. The Department of General Services shall manage the Commonwealth’s consolidation of bulk and commercial fuel contracts awarded in response to Chapter 879, Acts of Assembly of 2008, Item 1-83 C. The intent of this consolidation is to leverage the Commonwealth’s state and local public entities, gasoline and diesel fuel purchase volume to achieve the most favored pricing from private sector fuel providers, and reduce procurement administration workload from state agencies, institutions, local government entities, and other authorized users of awarded contracts that would have otherwise procured and contracted separately for these commodities.

D. The Commonwealth of Virginia, Department of General Services may enter into a comprehensive agreement, or multiple comprehensive agreements, pursuant to the Public-Private Education Facilities and Infrastructure Act - 2002 (§ 56-575.1 et seq.), to achieve the purposes of § 2.2-1176 (B) and result in the replacement of state-owned or operated vehicles with vehicles that operate on alternative fuels. Any agreement entered into must be cost neutral or result in a reduction in the Commonwealth’s combined vehicle acquisition and operational costs, and result in lower environmental emissions. The agreements shall not be subject to the requirements found in Title 30, Chapter 42, Code of Virginia (§ 30-278 et. seq.). The Director, Department of General Services, in consultation with the Governor’s Senior Advisor on Energy and the Secretary of Finance, shall determine whether the agreement is cost neutral or results in cost savings to the Commonwealth.

E. The comprehensive agreement referenced in paragraph D. above, may allow for the Department of General Services (DGS) to establish alternative fuels (natural gas, propane, electric) fueling sites at its office of fleet management facility in Richmond, Virginia. Such sites may be open to the general public for the purchase of alternative fuels when such fuels are not available on the retail market within 10 miles of the DGS fleet management facility. Rates for fuel purchased by the general public will be established by the private vendor operating the fueling site. In emergency situations or fuel shortages, the Commonwealth retains the ability to restrict access to such sites as necessary.

80. Administrative and Support Services (79900)............... $4,612,423 $4,725,822

General Management and Direction (79901).......... $2,468,578 $2,469,781

Information Technology Services (79902)............. $2,143,845 $2,256,041

Fund Sources: General........................................... $4,612,423 $4,725,822

Authority: Title 2.2, Chapter 11 and Chapter 24, Articles 1, 3, and 13, Code of Virginia.
## Item Details($) Appropriations($)  
**First Year** | **Second Year**  
**First Year** | **Second Year**  

| Total for Department of General Services | $227,080,794 | $228,580,826 |
| General Fund Positions | 252.00 | 252.00 |
| Nongeneral Fund Positions | 408.50 | 408.50 |
| Position Level | 660.50 | 660.50 |

### Fund Sources:

- General
  - $21,455,642 $21,497,820
- Special
  - $6,479,404 $6,479,404
- Enterprise
  - $27,173,827 $27,173,827
- Internal Service
  - $164,152,514 $165,610,368
- Federal Trust
  - $7,819,407 $7,819,407

### Section 1-30. Department of Human Resource Management (129)

81. Personnel Management Services (70400)  
   - $16,267,149 $16,301,125
   - **Fund Sources:**  
     - General: $8,308,714 $8,331,944
     - Special: $6,599,466 $6,610,212
     - Trust and Agency: $1,358,969 $1,358,969

### AUTHORITY:

- Title 2.2, Chapters 12, 28, and 29, Code of Virginia.

### 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.

### B.

1. The Department of Human Resource Management shall operate a human resource service center to support the human resource needs of those agencies identified by the Secretary of Administration in consultation with the Department of Planning and Budget. The agencies so identified shall cooperate with the Department of Human Resource Management by transferring such records and functions as may be required.

2. Out of this appropriation, $590,353 the first year and $590,353 the second year from the general fund shall be used to support the human resource service center.

3. Nothing in this paragraph shall prohibit additional agencies from using the services of the center; however, these additional agencies' use of the human resource service center shall be subject to approval by the affected cabinet secretary and the Secretary of Administration.

### C.

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

### D.

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

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

### E.

The Department of Human Resource Management shall take into account the claims experience of each agency and institution when setting premiums for the workers' compensation program.
2. All financial obligations of the Commonwealth to the Virginia Workers’ Compensation Commission for payroll taxes on behalf of the state employees’ workers’ compensation program are satisfied in full through calendar year 2009.

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

2. The Department of Human Resource Management shall conduct a study, with the cooperation of all executive, legislative, judicial, and independent agencies, to include, but not be limited to, the impact of settling appropriate claims, the potential need for a risk management position in the Department of Human Resource Management to further assist state agencies not staffed with a risk management position, and the need for a risk management position for state agencies with a high incidence of claims who are not staffed with a risk management position. The department shall report its findings and cost savings recommendations for the state employee's workers' compensation program to the Governor and Chairmen of the House Appropriations and Senate Finance Committees no later than October 1, 2014.

3. Notwithstanding § 2.2-2821, Code of Virginia, the Department of Human Resource Management may use up to $30,000 the first year from the Workers' Compensation Trust Fund for the administrative costs associated with paragraph F.2.

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.

H. Out of this appropriation, $606,439 the first year and $606,439 the second year from the general fund is provided for the time, attendance and leave system.

I. The Department of Human Resource Management shall develop and distribute instructions and guidelines to all executive department agencies for the provision of an annual statement of total compensation for each classified employee. The statement should account for the full cost to the Commonwealth and the employee of cash compensation as well as Social Security, Medicare, retirement, deferred compensation, health insurance, life insurance, and any other benefits. The Director, Department of Human Resources Management, shall ensure that all executive department agencies provide this notice to each employee. The Department of Accounts and the Virginia Retirement System shall provide assistance upon request. Further, the Director of the Department of Human Resources Management shall provide instructions and guidelines for the development notices of total compensation to all independent, legislative, and judicial agencies, and institutions of higher education for preparation of annual statements to their employees.

J. Out of this appropriation, $2,747,200 the first year and $2,747,200 the second year from the general fund is provided for the migration of the Personnel Management Information System (PMIS) and its subsystems from the Unisys mainframe to the Windows SQL servers platform. The Department of Human Resource Management shall submit a report on the status of the migration of PMIS and its subsystems to the Chairmen of the House Appropriations and Senate Finance Committees, no later than October 1, 2015.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Positions</td>
<td>58.40</td>
<td>58.40</td>
</tr>
<tr>
<td>Nongeneral Fund Positions</td>
<td>47.60</td>
<td>47.60</td>
</tr>
</tbody>
</table>

Total for Department of Human Resource Management.. $16,267,149 $16,301,125
### Administration of Health Insurance (149)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personnel Management Services (70400)</td>
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<tr>
<td>Health Benefits Services (70406)</td>
<td>$1,060,250,000</td>
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</tr>
<tr>
<td>Local Health Benefit Services (70407)</td>
<td>$290,000,000</td>
<td>$290,000,000</td>
<td></td>
</tr>
<tr>
<td>Fund Sources: Enterprise</td>
<td>$290,000,000</td>
<td>$290,000,000</td>
<td></td>
</tr>
<tr>
<td>Internal Service</td>
<td>$1,060,250,000</td>
<td>$1,060,250,000</td>
<td></td>
</tr>
</tbody>
</table>

Authority: § 2.2-2818, Code of Virginia.

A. The appropriation for Health Benefits Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid from revenues paid by state agencies to the Department of Human Resource Management.

B. The amounts for Local Health Benefits Services include estimated revenues received from localities for the local choice health benefits program.

C.1. In the event that the total of all eligible claims exceeds the balance in the state employee medical reimbursement account, there is hereby appropriated a sum sufficient from the general fund of the state treasury to enable the payment of such eligible claims.

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).

D. Any balances remaining in the reserved component of the Employee Health Insurance Fund shall be considered part of the overall Health Insurance Fund. It is the intent of the General Assembly that future premiums for the state employee health insurance program shall be set in a manner so that the balance in the Health Insurance Fund will be sufficient to meet the estimated Incurred But Not Paid liability for the Fund and maintain a contingency reserve at a level recommended by the Department of Human Resource Management for a self-insured plan subject to the approval of the General Assembly.

E. The Department of Human Resource Management shall implement a Medication Therapy Management pilot program for state employees with certain disease states including Type II diabetes. The department shall continue to consult with all provider stakeholders in order to establish program parameters.

F. Concurrent with the date the Governor introduces the budget bill, the Directors of the Departments of Planning and Budget and Human Resource Management shall provide to the Chairmen of the House Appropriations and Senate Finance Committees a report detailing the assumptions included in the Governor's introduced budget for the state employee health insurance plan. The report shall include the proposed premium schedule that would be effective for the upcoming fiscal year and any proposed changes to the benefit structure.

G. Of money appropriated for the state employee health insurance fund, $250,000 the first year and $500,000 the second year shall be held separate and apart from the fund to pay for any required fees due to the Patient-Centered Outcomes Research Institute.
ITEM 82.  

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Internal Service</td>
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<td>Grand Total for Department of Human Resource Management</td>
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<td>$1,366,551,125</td>
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<td>General Fund Positions</td>
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<td>58.40</td>
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<tr>
<td>Nongeneral Fund Positions</td>
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<td>47.60</td>
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<tr>
<td>Position Level</td>
<td>106.00</td>
<td>106.00</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$8,308,714</td>
<td>$8,331,944</td>
</tr>
<tr>
<td>Special</td>
<td>$6,599,466</td>
<td>$6,610,212</td>
</tr>
<tr>
<td>Enterprise</td>
<td>$290,000,000</td>
<td>$290,000,000</td>
</tr>
<tr>
<td>Internal Service</td>
<td>$1,060,250,000</td>
<td>$1,060,250,000</td>
</tr>
<tr>
<td>Trust and Agency</td>
<td>$1,358,969</td>
<td>$1,358,969</td>
</tr>
</tbody>
</table>

§ 1-31. DEPARTMENT OF ELECTIONS (132)

83. Electoral Services (72300) | $7,319,300 | $7,246,764 |
| Electoral Uniformity, Legality, and Quality Assurance Services (72302) | $1,726,946 | $1,726,946 |
| Statewide Voter Registration System Services (72304) | $2,421,686 | $2,464,697 |
| Campaign Finance Disclosure Administration Services (72309) | $253,600 | $253,600 |
| Election Administration Services (72310) | $1,369,860 | $1,370,314 |
| Voter Services (72311) | $676,026 | $676,026 |
| Administrative Services (72312) | $871,182 | $755,181 |

Fund Sources: General | $2,961,901 | $2,843,955 |
| Special | $117,506 | $117,960 |
| Trust and Agency | $4,151,313 | $4,196,269 |
| Federal Trust | $88,580 | $88,580 |

Authority: Title 24.2, Chapter 1, Code of Virginia.

A. It is the intention of the General Assembly that all local precincts, other than central absentee precincts established under § 24.2-712, Code of Virginia will use electronic pollbooks for elections held beginning in November, 2010.

B. Any locality using paper pollbooks for elections held beginning in November, 2010, shall be responsible for entering voting credit as provided in § 24.2-668. Additionally, any locality using paper pollbooks for elections held after November, 2010 may be required to reimburse the Department of Elections for state costs associated with providing paper pollbooks.

C. Municipalities will pay all expenses associated with May elections after June 30, 2009, including those costs incurred by the Department of Elections.

D. The Department of Elections shall by regulation provide for an administrative fee up to $25 for each non-electronic report filed with the department under § 24.2-947.5. The regulation shall provide for waiver of the fee based upon indigence.

E. All unpaid charges and civil penalties assessed under Title 24.2 shall be subject to interest, the administrative collection fee and late penalties authorized in the Virginia Debt Collection Act, Chapter 48 of Title 2.2, § 2.2-4800 et seq.

F. Out of this appropriation, $212,687 the first year and $212,687 the second year from the general fund is provided for the purchase of equipment required to implement voter registration photo identification requirements pursuant to Chapter 725 of the Acts of Assembly of 2013. It is the intent of the General Assembly that registration cards containing the voter's photograph and signature be provided free to any eligible voter upon request to the general registrar. The Department of Elections shall be responsible for procuring this equipment in a cost effective manner and providing any necessary equipment to each local registrar.
G. Out of this appropriation, $131,150 the first year from the general fund is provided to advertise the Constitutional amendment for House Bill 46 of the 2014 Session of the General Assembly, pursuant to § 30-19.9, Code of Virginia, for consideration by the voters during the November 4, 2014 election.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
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<tr>
<td></td>
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<td></td>
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<tr>
<td></td>
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<tr>
<td></td>
<td>$5,674,969</td>
</tr>
</tbody>
</table>

84. Financial Assistance for Electoral Services (78000)........ $5,674,969 $5,674,969
Financial Assistance for General Registrar Compensation (78001)........................................................ $4,784,869 $4,784,869
Financial Assistance for Local Electoral Board Compensation and Expenses (78002) ......................... $890,100 $890,100

Fund Sources: General ........................................................ $5,674,969 $5,674,969

Authority: Title 24.2, Chapter 1, Code of Virginia.

A.1.a. In determining the salary and normal days of service per week for each general registrar, the Department of Elections shall use the most recent provisional population estimate from the Weldon Cooper Center for Public Service of the University of Virginia. The Department of Elections shall adjust such population estimate, where applicable, for any annexation or consolidation order by a court when such order becomes effective. There shall be no reduction in salary or normal days of service per week by reason of a decline in population during the terms in which the incumbent general registrar remains in office.

b. The annual salaries of general registrars authorized to work five normal days of service per week in accordance with the provisions of § 24.2-111, Code of Virginia shall be as hereinafter prescribed.

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>0-25,000</td>
<td>$44,664</td>
<td>$44,664</td>
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</tr>
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<td>25,001-50,000</td>
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<td>200,001 and above</td>
<td>$87,010</td>
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<td>$87,010</td>
</tr>
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</table>

c. The annual salaries of general registrars authorized to work three normal days of service per week shall be fixed at 60 percent of the salary prescribed above for the population range in which the locality falls.

d. Any locality required to supplement the salary of a general registrar on June 30, 1981, shall continue that supplement at the identical annual amount as paid in FY 1982. This supplement shall continue as long as the incumbent general registrar on July 1, 1982, continues in office. Further, any locality may supplement the annual salary of the general registrar. There shall be no reimbursement out of the state treasury for such supplements.

e. Normal days of service per week for each general registrar shall be fixed on July 1 each year by the Department of Elections as hereinafter prescribed.

<table>
<thead>
<tr>
<th>Population</th>
<th>Days of Service per Week</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 9,999</td>
<td>3</td>
</tr>
<tr>
<td>10,000 and above</td>
<td>5</td>
</tr>
</tbody>
</table>

No general registrar's normal days of service per week shall be less than that which was previously authorized as of June 1, 1981.

f. All general registrars whose normal days of service are less than five days per week shall be required to be open five days a week during August, September, October, November, and December of each year. Such registrars shall be compensated accordingly.
2. General registrars in the Counties of Arlington, Fairfax, Loudoun, and Prince William and the Cities of Alexandria, Fairfax, Falls Church, Manassas, and Manassas Park shall receive a cost of competition supplement equal to 15 percent of the salaries authorized in paragraph A1a. The cost of this supplement shall be paid out of the general fund of the state treasury.

B.1.a. The Department of Elections shall set the annual compensation for secretaries and members of local electoral boards on July 1 of each year. In determining such compensation, the Department of Elections shall use the most recent population estimate from the United States Bureau of the Census. However, should more recent population estimates from the Weldon Cooper Center for Public Service of the University of Virginia indicate that the population of any county or city has, since the last United States census, increased so as to entitle such county or city to be placed in a higher compensation bracket, such county or city shall be considered as being within the higher bracket for the purpose of fixing the annual compensation.

b. The annual compensation of the secretary of each local electoral board shall be as hereinafter prescribed.

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>0-10,000</td>
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<td>$2,067</td>
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<tr>
<td>200,001-350,000</td>
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<td>$8,264</td>
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<tr>
<td>Above 350,000</td>
<td>$9,291</td>
<td>$9,291</td>
<td>$9,291</td>
</tr>
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</table>

c. The annual compensation of other members of local electoral boards shall be fixed at one-half the annual compensation provided to the secretary of the board.

d. The governing body of any county or city may pay to a full-time secretary of an electoral board such supplemental compensation as it deems appropriate. There shall be no reimbursement out of the state treasury for such supplements.

2. Nothing herein contained shall prevent the governing body of any county or city from paying the secretary of its electoral board such additional allowance for expenses as it deems appropriate but there shall be no reimbursement out of the state treasury for such expenses.


C. Included in the appropriation for this Item is $30,900 the first year and $30,900 the second year from the general fund to provide temporary full-time status for part-time general registrars. Such temporary full-time status may be granted by the Board of Elections, upon request of the Local Electoral Board, in recognition of temporary or permanent increases in workload. In making its determination, the Board of Elections shall consider elections, if any, required to be conducted by the locality during January through July, and evidence submitted by the Local Electoral Board to document increases in workload. Such evidence shall include specific data with comparisons, by transaction type and by month experienced, of past and present workloads. Temporary full-time status, if granted, may include all or part of the time normally worked on a part-time basis.
## Item Details($) Appropriations($)  
<table>
<thead>
<tr>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>First Year FY2015</th>
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<tbody>
<tr>
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### OFFICE OF AGRICULTURE AND FORESTRY

#### § 1-32. SECRETARY OF AGRICULTURE AND FORESTRY (193)

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<td>Administrative and Support Services (79900)</td>
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#### § 1-33. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES (301)

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<td>Agricultural Industry Marketing, Development, Promotion, and Improvement (53200)</td>
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<td>Milk Marketing Regulation (53204)</td>
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<td>Marketing Research (53205)</td>
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<td>Market Virginia Agricultural and Forestry Products Nationally and Internationally (53206)</td>
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<td>Agricultural Commodity Boards (53208)</td>
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<td>Agribusiness Development Services and Farmland Preservation (53209)</td>
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A. Agricultural Commodity Boards shall be paid from the special fund taxes levied in the following estimated amounts:

1. To the Tobacco Board, $143,000 the first year and $143,000 the second year.
2. To the Corn Board, $390,000 the first year and $390,000 the second year.

3. To the Egg Board, $210,000 the first year and $210,000 the second year.

4. To the Pork Industry Board, $258,210 and one position the first year and $258,210 and one position the second year.

5. To the Soybean Board, $630,000 the first year and $630,000 the second year.

6. To the Peanut Board, $320,000 the first year and $320,000 the second year.

7. To the Cattle Industry Board, $425,000 the first year and $425,000 the second year.

8. To the Virginia Small Grains Board, $350,000 the first year and $350,000 the second year.

9. To the Virginia Horse Industry Board, $320,000 the first year and $320,000 the second year.

10. To the Virginia Sheep Industry Board, $35,000 the first year and $35,000 the second year.

11. To the Virginia Potato Board, $25,000 the first year and $25,000 the second year.

12. To the Virginia Cotton Board, $180,000 the first year and $180,000 the second year.

13. To the State Apple Board, $257,650 the first year and $257,650 the second year.

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.

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 three positions the first year and $402,543 and three positions the second year.

F. Out of the amounts in this item, $1,841,519 the first year and $1,841,519 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.

G. Out of the amounts in this Item, $1,000,000 the first year and $1,000,000 the second year from the general fund shall be deposited to the Virginia Farmland Preservation Fund established in § 3.2-201, 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 $870,226 the first year and $870,226 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, $32,900 the first year and $32,900 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 and $75,000 the second 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.

2. Projects supported with these funds will encompass a crop, or crops, which have a unique 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, priority shall be given to crops for which a commercial processor(s) or packer(s), operates within Virginia, and due to the specialty crop not currently being commercially grown in Virginia, this crop is currently imported into Virginia. The goal of the project is to improve 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 as inputs and substitutes for an imported commodity.

89. Economic Development Services (53400) ......................... $1,110,000 $1,110,000
Financial Assistance for Economic Development (53410) .......................................................... $1,110,000 $1,110,000
Fund Sources: General.................................................. $1,110,000 $1,110,000

Authority: Title 3.2, Chapter 3.1, Code of Virginia.

A.1. Out of the amounts in this Item, $1,000,000 the first year and $1,000,000 the second year from the general fund shall be deposited to the Governor’s Agriculture and Forestry Industries Development Fund for the payment of grants or loans in accordance § 3.2-303 et seq., Code of Virginia. In addition to the amounts included in this Item, the Governor at his discretion may authorize the expenditure of up to $250,000 in each year from the amounts appropriated in Item 101.A.1.

2. Of the amounts provided for the fund, $250,000 the first year and $250,000 the second year shall be used to improve local economic development efforts related to agribusiness.

B. Out of the amounts in this Item, $110,000 the first year and $110,000 the second year may be used by the department to pay administrative costs.

90. Plant Pest and Disease Control (53500) ............................ $3,345,390 $3,345,390
Plant Pest and Disease Prevention and Control Services (53504) .................................................. $3,345,390 $3,345,390
Fund Sources: General............................................. $1,972,669 $1,972,669
Special................................................................. $295,235 $295,235
Federal Trust......................................................... $1,077,486 $1,077,486

Authority: Title 3.2, Chapters 7, 8, 9, 10, 28, and 44; Title 15.2, Chapter 18, Code of Virginia.

Out of the amounts in this Item, $125,000 the first year and $125,000 the second year from the general fund shall be deposited to the Beehive Grant Fund for the payment of grants in accordance with § 3.2-4415 et seq., Code of Virginia.

91. Agriculture and Food Homeland Security (54100) ........... $388,184 $388,184
Agricultural and Food Emergencies Prevention and Response (54101) ........................................... $388,184 $388,184
ITEM 91.

<table>
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Authority: Title 3.2, Chapters 7, 51, 60, and 65, Code of Virginia.

92. Consumer Affairs Services (55000) ....................... $1,439,471 $1,439,471
Consumer Affairs - Regulation and Consumer Education (55001) .............................................. $1,439,471 $1,439,471

Fund Sources: General ........................................................ $33,726 $33,726
Special ......................................................... $1,405,745 $1,405,745

Authority: Title 3.2, Chapter 1; Title 57, Chapters 4 and 5; Title 59.1, Chapters 24, 25, 25.1, 34, and 36, Code of Virginia.

93. Regulation of Business Practices (55200) ..................... $2,847,204 $2,799,474
Regulation of Grain Commodity Sales (55207)................ $91,638 $91,638
Regulation of Weights and Measures and Motor Fuels (55212) ......................................................... $2,755,566 $2,707,836

Fund Sources: General ........................................................ $2,659,799 $2,612,069
Special ......................................................... $187,405 $187,405

Authority: Title 3.2, Chapters 43, 47, 55.1, 56, 57, and 58; Title 61.1, Chapter 7; and Title 59.1, Chapter 12, Code of Virginia.

In lieu of periodic inspections by the Commissioner, Department of Agriculture and Consumer Services, any person whose weights and measures devices, as defined in § 3.2-5600, et seq., Code of Virginia, which are used for a commercial purpose may select to provide for the inspection and testing of all such weights and measures to determine the accuracy and correct operation of the equipment or device. The owner shall have all such weights and measures devices tested at least annually by a service agency that is registered pursuant to § 3.2-5702, Code of Virginia. Weights and measures that have been rejected by a service agency shall not be used again commercially until they have been officially reexamined by the rejecting authority or an inspector employed by the Commissioner, and found to be in compliance with Chapter 56, Title 3.2, Code of Virginia. The owner of such weights and measures devices, or third-party agencies on behalf of the owner, shall report to the Commissioner on an annual basis in a manner prescribed by the Commissioner the results of all testing, including (i) the number of inspections completed, (ii) the number of failures in the weights and measures equipment or devices, and (iii) the actions taken to correct any inaccuracies in the equipment or devices.

94. Food Safety and Security (55400) ............................... $7,489,893 $7,759,940
Regulation of Food Establishments and Processors (55401) ................................................................. $3,113,092 $3,383,139
Regulation of Meat Products (55402) .............................................. $3,276,660 $3,276,660
Regulation of Milk and Dairy Industry (55403) ........................ $1,100,141 $1,100,141

Fund Sources: General ........................................................ $4,607,576 $4,877,623
Special ......................................................... $589,353 $589,353
Federal Trust......................................................... $2,292,964 $2,292,964

Authority: Title 3.2, Chapters 51, 52, 53, 54, 55, and 60, Code of Virginia.

A. Each establishment under the authority of the Regulation of Meat Products that is requesting overtime or holiday inspection shall pay that part of the actual cost of the inspection services.

B. The Commissioner, Department of Agriculture and Consumer Services, is authorized to collect an annual inspection fee, not to exceed $40, from all establishments that are subject to inspection pursuant to Title 3.2, Chapter 51, Code of Virginia. However, any such establishment that is subject to any permit fee, application fee, inspection fee, risk assessment fee, or similar fee imposed by any locality shall be subject to this annual inspection fee only to the extent that the annual inspection fee and the locally-imposed fee, when combined, do not
exceed $40. This fee structure shall be subject to the approval of the Secretary of Agriculture and Forestry. Any food bank, second harvest certified food bank, food bank member charity, or other food related activity which is exempt from taxation under 26 U.S.C. § 501 (c) (3), which maintains a food handling or storage facility, or any food-related program operated by any Community Services Board, as defined in Title 37.2, Chapter 5, Code of Virginia, shall be exempt from this inspection fee. Also, a producer of fruits and herbs that are dried, without the addition of any other ingredients, and sold only at a local farmers' market shall be exempt from the fee.

<table>
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<tr>
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<th>First Year FY2015</th>
<th>Second Year FY2015</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
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Authority: Title 3.2, Chapters 1, 36, 37, 39, 40, 43, 47, 48, and 49; Title 18.2, Chapter 6; and Title 59.1, Chapter 12, Code of Virginia.

The Office of Pesticide Services shall publish a report on the activities, educational programs, research, and grants administered through the Pesticide Control Act Fund to the Board of Agriculture and Consumer Services by October 15 of each year.

A. Notwithstanding § 18.2-340.31, Code of Virginia, any and all fees paid by any organization conducting charitable gaming under a permit issued by the department, including audit and administrative fees and permit fees, shall be deposited to the general fund.

B. The department shall deposit into the Investigation Fund any assets it receives as a result of a law enforcement seizure and subsequent forfeiture by either a state or federal court. The fund shall be used to defray the expenses of investigation and enforcement actions and to purchase equipment for enforcement purposes.

<table>
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<th>Second Year FY2015</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2015</th>
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Authority: Title 3.2, Chapters 1, 5, 6 and 29; Title 10.1, Chapter 5, Code of Virginia.

Total for Department of Agriculture and Consumer Services | $62,757,274 | $63,104,327 |
<p>| General Fund Positions | 321.00 | 321.00 |
| Nongeneral Fund Positions | 205.00 | 205.00 |</p>
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§ 1-34. DEPARTMENT OF FORESTRY (411)

98. Forest Management (50100) .................................................. $28,737,263 $29,295,254

Reforestation Incentives to Private Forest Land Owners (50102) .................................................. $2,398,431 $2,728,142

Forest Conservation, Wildfire & Watershed Services (50103) .................................................. $22,443,854 $22,672,134

Tree Restoration and Improvement, Nurseries & State-Owned Forest Lands (50104) .................. $3,219,978 $3,219,978

Financial Assistance for Forest Land Management (50105) .................................................. $675,000 $675,000

Fund Sources: General .................................................. $15,895,367 $16,446,507

Special .................................................. $7,703,763 $7,710,614

Trust and Agency .................................................. $102,830 $102,830

Dedicated Special Revenue .................................................. $74,535 $74,535

Federal Trust .................................................. $4,960,768 $4,960,768

Authority: Title 10.1, Chapter 11, and Title 58.1, Chapter 32, Article 4, Code of Virginia.

A. The State Forester is hereby authorized to utilize any unobligated balances in the fire suppression fund authorized by § 10.1-1124, Code of Virginia, for the purpose of acquiring replacement equipment for forestry management and protection operations.

B. In the event that budgeted amounts for forest fire suppression are insufficient to meet forest fire suppression demands, such amounts as may be necessary for this purpose may be transferred from Item 468 of this act to the Department of Forestry, with the approval of the Director, Department of Planning and Budget.

C. The department shall provide technical assistance and project supervision in the aerial spraying of herbicides on timberland on landowner property. In addition to recovering the direct cost associated with the spraying contract, the department may charge an administrative fee for this service.

D. The Department of Forestry, in cooperation with the Department of Corrections, shall increase the use of inmate labor for routine and special work projects in state forests.

E. The department shall report by December 15 of each year on the progress of implementing the silvicultural water quality laws in Virginia. The report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees.

F. The appropriation in Reforestation Incentives to Private Forest Land Owners include $791,499 the first year and $1,121,210 the second year from the general fund for the Reforestation of Timberlands Program. This appropriation shall be deemed sufficient to meet the provisions of Titles 10.1 and 58.1, Code of Virginia. Out of this appropriation, up to $147,500 the first year from the general fund may be used for replacement of the Department of Forestry's accounts receivable fiscal system.

G. Out of this appropriation, $394,605 the first year and $394,605 the second year from the general fund is included for the purchase of forest fire protection equipment through the state's master equipment lease purchase program.
H. The department is authorized to enter into an agreement with a private entity for a pilot program to place a communication tower on department-owned property that is designed to blend with the surrounding landscape to the greatest extent practicable. Notwithstanding any other provision of law, any revenues received from such an agreement shall be retained by the department and used for forest land management.

I. The department is authorized to sell property located at 2010 Sandy Hook Road, Goochland, Virginia, 23063. Notwithstanding any other provision of law, the net proceeds of this transaction, estimated at $150,000, shall be retained by the department, deposited into a nongeneral fund account, and used for costs incurred replacing current information technology equipment with technology and equipment appropriate to the department’s operational needs.

J.1. The State Comptroller shall continue the Virginia State Forest Mitigation and Acquisition Fund and the Long Term Mitigation Fund as established in Item 102, Chapter 806, 2013 Acts of Assembly. All moneys in these funds shall be used as provided for in this Item and in Item 102, Chapter 806, 2013 Acts of Assembly.

2.a. An amount estimated at $9,840,690 from dedicated special revenue shall be deposited into the Virginia State Forest Mitigation Acquisition Fund, contingent upon ratification of a stream mitigation purchase and sale agreement between the Department of Forestry and Henrico County. This amount represents the proceeds from the stream mitigation transaction, which is based upon the Cumberland State Forest Stream Buffer Preservation Stewardship Plan. Such agreement shall be limited to fulfill no more than 75 percent of the required stream credits for the Cobbs Creek Reservoir project. All additional required credits shall be acquired from other sources. With the exception of the amounts prescribed in paragraph J.2.b. of this item, these funds shall be used solely for forest land or conservation easement acquisition.

b. Out of these amounts, a minimum of seven percent, or such amount as agreed to by the parties in the purchase and sale agreement shall be deposited into the Long Term Mitigation Fund, and shall be used only for long term management in accordance with the terms of the final mitigation plan, as approved by the U.S. Army Corps of Engineers, the State Water Control Board, and any other applicable authorities.

3. For any such future mitigation projects, no state forest land shall be used to provide compensatory mitigation for wetland or stream impacts of any public or private project until such time as due consideration has been given to the availability of mitigation credits available from private sources. State forest land means all sites, roadways, game food patches, ponds, lakes, streams, rivers, beaches, and lakes to which the Department of Forestry holds title for use, development, and administration.

Total for Department of Forestry........................................ $28,737,263 $29,295,254

General Fund Positions.................................................. 173.59 174.59
Nongeneral Fund Positions............................................. 113.41 113.41
Position Level .............................................................. 287.00 288.00

Fund Sources: General............................................. $15,885,367 $16,446,507
Special................................................................. $7,703,763 $7,710,614
Trust and Agency..................................................... $102,830 $102,830
Dedicated Special Revenue........................................ $74,535 $74,535
Federal Trust......................................................... $4,960,768 $4,960,768

§ 1-35. AGRICULTURAL COUNCIL (307)

Grants for Agriculture, Research, Education and Services (53001). ........................................... $490,334 $490,334

Fund Sources: Dedicated Special Revenue .................. $490,334 $490,334

Authority: Title 3.2, Chapter 29, Code of Virginia.
ITEM 99.

Total for Agricultural Council.................................

Fund Sources: Dedicated Special Revenue................... $490,334 $490,334

§ 1-36. VIRGINIA RACING COMMISSION (405)

99.10. Economic Development Services (53400).............. $1,500,000 $1,500,000
Financial Assistance to the Horse Breeding Industry
(53411) ........................................................................ $1,500,000 $1,500,000
Fund Sources: Special.................................................... $1,500,000 $1,500,000

Authority: Title 59.1, Chapter 29, Code of Virginia.

99.20. Regulation of Horse Racing and Pari-Mutuel Betting
(55800) ........................................................................ $1,626,889 $1,616,161
License and Regulate Horse Racing and Pari-Mutuel
Wagering (55801) ............................................................ $1,626,889 $1,616,161
Fund Sources: Special.................................................... $1,626,889 $1,616,161

Authority: Title 59.1, Chapter 29, Code of Virginia.

A. Out of this appropriation, the members of the Virginia Racing Commission shall receive
compensation and reimbursement for their reasonable expenses in the performance of their
duties, as provided in § 2.2-2104, Code of Virginia.

B. Notwithstanding the provisions of § 59.1-392, Code of Virginia, up to $255,000 the first
year and $255,000 the second year shall be transferred to Virginia Polytechnic Institute and
State University to support the Virginia-Maryland Regional College of Veterinary Medicine.

C. Any revenues received during the biennium and which are due to the commission pursuant
to § 59.1-364 et seq., Code of Virginia, shall be used first to fund the operating expenses of the
commission as appropriated in this item. Any change in operating expenses as herein
appropriated requires the approval of the Department of Planning and Budget. Any revenues in
excess of amounts required for commission operations as appropriated under the provisions of
this act and amounts payable to specific entities pursuant to § 59.1-392 and appropriated in
paragraphs B and D of this item, shall revert to the general fund.

D. Out of these amounts, the obligations set out in § 59.1-392 D. 5., D.6., G.5., G.6., K.3.,
K.4., K.5., N.3., N.4., and N.5., Code of Virginia, shall be fully funded.

E. In the event revenues exceed the appropriated amounts in this item, the Virginia Racing
Commission is authorized to seek an administrative appropriation, up to $700,000, from the
Director, Department of Planning and Budget, to develop programs or award grants for the
promotion and marketing, sustenance and growth of the Virginia horse industry, including
horse breeding. In no event, however, shall any funds be expended for that purpose that would
cause the reversion to the general fund required by Paragraph C above to fall below $100,000
the first year and $50,000 the second year.

Total for Virginia Racing Commission.............................. $3,126,889 $3,116,161

Nongeneral Fund Positions........................................... 10.00 10.00
Position Level ................................................................. 10.00 10.00
Fund Sources: Special.................................................... $3,126,889 $3,116,161

TOTAL FOR OFFICE OF AGRICULTURE AND
FORESTRY................................................................. $95,471,198 $96,366,085

General Fund Positions.................................................. 497.59 498.59
ITEM 99.20.

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### OFFICE OF COMMERCE AND TRADE

#### § 1-37. SECRETARY OF COMMERCE AND TRADE (192)

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<td>Administrative and Support Services (79900)</td>
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<td>General Management and Direction (79901)</td>
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fund Sources: General $658,935 $659,948

Authority: Title 2.2, Chapter 2, Article 3; § 2.2-201, Code of Virginia.

A. It is the intent of the General Assembly that state programs providing financial, technical, or training assistance to local governments for economic development projects or directly to businesses seeking to relocate or expand operations in Virginia should not be used to help a company relocate or expand its operations in one or more Virginia communities when the same company is simultaneously closing facilities in other Virginia communities. It is the responsibility of the Secretary of Commerce and Trade to enforce this policy and to inform the Chairmen of the Senate Finance and House Appropriations Committees in writing of the justification to override this policy for any exception.

B. The Secretary shall develop and implement, as a component of the comprehensive economic development policy requirements as established in § 2.2-205, Code of Virginia, a strategic workforce development plan for the Commonwealth.

Total for Secretary of Commerce and Trade $658,935 $659,948

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<td>Economic Development Services (53400)</td>
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Fund Sources: General $51,910,436 $67,613,444

Dedicated Special Revenue $250,000 $250,000

Authority: Discretionary Inclusion.

A.1. Out of the amounts in this Item, $10,000,000 the first year and $10,000,000 the second year from the general fund shall be deposited to the Governor's Development Opportunity Fund, as established in § 2.2-115, Code of Virginia. Such funds shall be used at the discretion of the Governor, subject to prior consultation with the Chairmen of the House Appropriations and Senate Finance Committees, to attract economic development prospects to locate or expand in Virginia. If the Governor, pursuant to the provisions of § 2.2-115, E.1., Code of Virginia, determines that a project is of regional or statewide interest and elects to waive the requirement for a local matching contribution, such action shall be included in the report on expenditures from the Governor's Development Opportunity Fund required by § 2.2-115, F., Code of Virginia. Such report shall include an explanation on the jobs anticipated to be created, the capital investment made for the project, and why the waiver was provided.

2. The Governor may allocate these funds as grants or loans to political subdivisions. Loans shall be approved by the Governor and made in accordance with procedures established by the Virginia Economic Development Partnership and approved by the State Comptroller. Loans shall be interest-free unless otherwise determined by the Governor and shall be repaid to the general fund of the state treasury. The Governor may establish the interest rate to be charged, otherwise, any interest charged shall be at market rates as determined by the State Treasurer and shall be indicative of the duration of the loan. The Virginia Economic Development Partnership shall be responsible for monitoring repayment of such loans and reporting the receivables to the State Comptroller as required.
3. Funds may be used for public and private utility extension or capacity development on and off site; road, rail, or other transportation access costs beyond the funding capability 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 buildings; grants or loans to an industrial development authority, housing and redevelopment authority, or other political subdivision pursuant to their duties or powers; training; or anything else permitted by law.

4. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

5. It is the intent of the General Assembly that the Virginia Economic Development Partnership shall work with localities awarded grants from the Governor'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 Governor's Development 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 Governor’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. Out of the appropriation for this Item, $5,400,000 the first year and $3,800,000 the second year from the general fund shall be deposited to the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Fund to be used to pay semiconductor memory or logic wafer manufacturing performance grants in accordance with § 59.1-284.14.1, Code of Virginia.

C.1. Out of the appropriation for this Item, $3,957,289 the first year and $3,602,914 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.

2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

D.1. Out of the appropriation for this Item, $6,800,000 the first year and $6,800,000 the second year from the general fund shall be deposited to the Major Eligible Employer Grant subfund of the Virginia Investment Partnership Grant Fund to be used to pay investment performance grants in accordance with § 2.2-5102, Code of Virginia.

2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

E. Out of the appropriation for this Item, $2,400,000 the first year and $2,400,000 the second year from the general fund and an amount estimated at $250,000 the first year and $250,000 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.

F. Out of the appropriation for this Item, $648,000 the first year and $13,842,000 the second year from the general fund shall be used in support of the location of an aerospace engine facility in Prince George County. The funds may be used for grants in accordance with §§ 59.1-284.20, 59.1-284.21, and 59.1-284.22, Code of Virginia. The Director, Department of Planning and Budget shall transfer these funds to the impacted state agencies upon request to the Director, Department of Planning and Budget by the respective state agency.

G.1. Out of the appropriation for this Item, $4,500,000 the first year and $5,900,000 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.
2. Consideration should be given to economic development projects that 1) are in areas of high unemployment; 2) link commercial development along existing transportation/transit corridors within regions; and 3) are located near existing public infrastructure.

H. Out of the appropriation for this Item, $8,029,323 the first year and $7,592,582 the second year from the general fund shall 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.

I. Out of the appropriation for this Item, $2,800,000 the first year and $2,800,000 the second year shall be deposited into the Commonwealth Research Commercialization Fund created pursuant to § 2.2-2233.1, Code of Virginia. Of the amounts provided for the Commonwealth Research Commercialization Fund, up to $1,500,000 the first year and $1,500,000 the second year shall be used for a Small Business Innovation Research Matching Fund Program for Virginia-based technology businesses and, for matching funds for recipients of federal Small Business Technology Transfer (STTR) awards for Virginia-based small businesses. Any monies from these amounts that have not been allocated at the end of each fiscal year shall not revert to the general fund but shall be distributed for other purposes designated by the Research and Technology Investment Advisory Committee and aligned with the Research and Technology Roadmap.

Businesses meeting the following criteria shall be eligible to apply for an award to be administered by the Research and Technology Investment Advisory Committee:

1. The applicant has received an STTR award targeted at the development of qualified research or technologies;

2. At least 51 percent of the applicant's employees reside in Virginia; and

3. At least 51 percent of the applicant's property is located in Virginia.

Applicants shall be eligible for matching grants of up to $100,000 for Phase I awards and up to $500,000 for Phase II awards. All applicants shall be required to submit a commercialization plan with their application. Any unused funds shall not revert to the general fund but shall remain in the Commonwealth Research and Commercialization Fund. Notwithstanding the provisions of § 2.2-2233.1 D.6 unused funding from the Fund shall be awarded as originally intended by the Research and Technology Investment Advisory Committee and only reallocated if sufficient demand does not exist for the original allocation.

J.1. Out of the appropriation for this Item, $2,500,000 the second year from the general fund shall be provided for a non-stock corporation research consortium initially comprised of the University of Virginia, Virginia Commonwealth University, Virginia Polytechnic Institute and State University, George Mason University and the Eastern Virginia Medical School. In addition, the consortium is authorized to utilize up to $2,500,000 in the first year from unobligated funding previously appropriated to the consortium for FY 2013 in Item 105 M.1. of Chapter 3, 2012 Special Session I. The consortium will contract with private entities, foundations and other governmental sources to capture and perform research in the biosciences. Initial exclusive focus will be around the Virginia core strength areas of Bio-Informatics and Medical Informatics, Point of Care Diagnostics and Drug Discovery and Delivery. The funding to be provided for research under this Item must be matched at least dollar-for-dollar by funding provided by such private entities, foundations and other governmental sources. The Director, Department of Planning and Budget, is authorized to provide these funds to the non-stock corporation research consortium referenced in this paragraph upon request filed with the Director, Department of Planning and Budget by the non-stock corporation research consortium.

2. Other publicly-supported institutions of higher education in the Commonwealth may choose to join the consortium as participating institutions. Participation in the consortium by the five founding institutions and by other participating institutions choosing to join will require a cash contribution from each institution in each year of participation of at least $50,000, or a larger amount to be determined by the consortium.

3. No research will be funded by the consortium unless at least two of the participating institutions, including the five founding institutions and any other institutions choosing to join, are actively and significantly involved in collaborating on the research. No research will
be funded by the consortium unless the research topic has been vetted by a scientific advisory board and holds potential for high impact near-term success in generating other sponsored research, creating spin-off companies or otherwise creating new jobs. The consortium will set guidelines to disburse research funds based on advisory board findings. The consortium will have near-term sustainability as a goal, along with corporate-sponsored research gains, new Virginia company start-ups, and job creation milestones.

4. Of these funds, up to $250,000 the first year and $250,000 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.

5. The Virginia Economic Development Partnership, in consultation with the publicly-supported institutions of higher education in the Commonwealth participating in the consortium, shall provide to the Governor, and the Chairmen of the Senate Finance and House Appropriations committees, by November 1 of each year a written report summarizing the activities of the consortium, including, but not limited to, a summary of how any funds disbursed to the consortium during the previous fiscal year were spent, and the consortium's progress during the fiscal year in expanding upon existing research opportunities and stimulating new research opportunities in the Commonwealth.

6. The accounts and records of the consortium shall be made available for review and audit by the Auditor of Public Accounts upon request.

K.1. Out of this appropriation, $200,272 the first year and $200,347 the second year from the general fund shall be provided to the Virginia-Israel Advisory Board.

2. The Virginia-Israel Advisory Board shall seek prior approval of all travel and related expenditures from the Secretary of Commerce and Trade.

3. The Virginia-Israel Advisory Board shall report by January 15 of each year to the Chairmen of the Senate Finance and House Appropriations Committees on the board's activities and expenditure of state funds.

L. Out of this appropriation, $5,669,833 the first year and $5,669,833 the second year from the general fund shall be available for eligible businesses under the Virginia Jobs Investment Program. Pursuant to § 2.2-1611, Code of Virginia, the appropriation provided for the Virginia Jobs Investment Program for eligible businesses shall be deposited to the Virginia Jobs Investment Program Fund.

M.1. Out of this appropriation, $1,500,000 the first year and $1,500,000 the second year from the general fund shall be transferred to the Department of Mines, Minerals and Energy for deposit to the Biofuels Production Fund established pursuant to § 45.1-393, Code of Virginia, to be used solely for the purposes of providing grants to certain producers of biofuels as provided in House Bill 1025, as adopted by the 2014 Session of the General Assembly. With the exception of the provisions of paragraphs N.3. of this Item, grant payments from the Fund shall be made in accordance with the provisions of § 45.1-394, Code of Virginia.

2. The Secretary of Agriculture and Forestry shall assist any producer that commences qualifying sales of neat biofuels in identifying potential producers of agricultural feedstock sources within 100 miles of the primary biofuels production site and shall examine the feasibility of establishing a cooperative association to meet the feedstock requirements of any such producer. The Secretary of Agriculture and Forestry and the Secretary of Natural Resources shall work within the structure of existing funding for agricultural best management practices from the Water Quality Improvement Fund to develop additional incentives to encourage farmers to produce winter cover crops utilized in biofuels production.

3. As part of the certification process required pursuant to § 45.1-394 D., Code of Virginia, to be eligible for a grant pursuant to this appropriation, the producer shall also provide evidence that feedstock used in the production of the qualifying neat biofuels was derived from Virginia-grown agricultural products to the greatest extent such feedstock materials are available from Virginia sources.
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N. Out of this appropriation, $1,000,000 the second year from the general fund shall be provided to Fairfax County to support efforts to host an international athletic competition in 2015. The funds shall be used in accordance with a memorandum of understanding between the Commonwealth and Fairfax County.

Total for Economic Development Incentive Payments .... ................................. $52,160,436 $67,863,444

Fund Sources: General ........................................................ $51,910,436 $67,613,444
Dedicated Special Revenue ............................................. $250,000 $250,000

Grand Total for Secretary of Commerce and Trade ........ ................................. $52,819,371 $68,523,392

General Fund Positions ...................................................... 7.00 7.00
Position Level ................................................................. 7.00 7.00

Fund Sources: General ...................................................... $52,569,371 $68,273,392
Dedicated Special Revenue ............................................. $250,000 $250,000

§ 1-38. BOARD OF ACCOUNTANCY (226)

102. Regulation of Professions and Occupations (56000) ........ ................................. $1,648,449 $1,648,465
Accountant Regulation (56001) ............................................. $1,648,449 $1,648,465

Fund Sources: Dedicated Special Revenue ............................................. $1,648,449 $1,648,465

Authority: Title 54.1, Chapter 44, Code of Virginia.

Total for Board of Accountancy ...................................................... $1,648,449 $1,648,465

Nongeneral Fund Positions ...................................................... 12.00 12.00
Position Level ................................................................. 12.00 12.00

Fund Sources: Dedicated Special Revenue ............................................. $1,648,449 $1,648,465

§ 1-39. DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT (165)

103. Housing Assistance Services (45800) ......................... ................................. $213,026,376 $213,026,376
Housing Assistance (45801) ............................................. $189,465,073 $189,958,704
Homeless Assistance (45804) ............................................. $19,276,303 $18,782,672
Financial Assistance for Housing Services (45805) ........ ................................. $4,285,000 $4,285,000

Fund Sources: General ...................................................... $13,142,954 $13,142,954
Special ................................................................. $344,537 $344,537
Dedicated Special Revenue ............................................. $100,000 $100,000
Federal Trust .............................................................. $199,438,885 $199,438,885

Authority: Title 36, Chapters 1.4, 8, 9, and 11; and Title 58.1, Chapter 3, Articles 4 and 13, Code of Virginia.

A. Out of the amounts in this Item, $3,482,705 from the general fund, $100,000 from dedicated special revenue, and $3,427,000 from federal trust funds the first year and $3,482,705 from the general fund, $100,000 from dedicated special revenue, and $3,427,000 from federal trust funds the second year shall be provided to support services for persons at risk of or experiencing homelessness and housing for populations with special needs, and $4,050,000 the first year and $4,050,000 the second year from the general fund shall be provided for homeless prevention. Of the general fund amount provided, the department is authorized to use up to two percent in each year for program administration. The amounts allocated for services for persons at risk of or experiencing homelessness shall be matched through local or private sources. Any balances for the purposes specified in this paragraph which are unexpended on June 30, 2015, and June 30, 2016, shall not revert to the general fund but shall be carried forward and reappropriated.
B. Out of the amounts in this Item, $330,453 the first year and $330,453 the second year from the general fund shall be provided for a child service coordinator referral system in homeless service programs serving minor children.

C. The department shall report to the Chairmen of the Senate Finance, the House Appropriations Committees, and the Director, Department of Planning and Budget, by November 4 of each year on the state's homeless programs, including, but not limited to, the number of (i) emergency shelter beds, (ii) transitional housing units, (iii) single room occupancy dwellings, (iv) homeless intervention programs, (v) homeless prevention programs, and (vi) the number of homeless individuals supported by the permanent housing state funding on a locality and statewide basis and the accomplishments achieved by the additional state funding provided to the program in the first year. The report shall also include the number of Virginians served by these programs, the costs of the programs, and the financial and in-kind support provided by localities and nonprofit groups in these programs. In preparing the report, the department shall consult with localities and community-based groups.

D. The department shall continue to collaborate with the Department of Veteran Services to ensure coordinated efforts towards reducing homelessness among veterans.

E. Out of the amounts in this Item, $15,800,000 the first year and $15,800,000 the second year from federal trust funds shall be provided to support Virginia affordable housing programs and the Indoor Plumbing Program.

F. As part of the plan required by § 36-142 E, Code of Virginia, the department shall also report on the impact of the loans and grants awarded through the fund, including but not limited to, (i) the number affordable rental housing units repaired or newly constructed, (ii) the number of individuals receiving down payment and/or closing assistance, and (iii) the accomplishments in reducing homelessness achieved by the additional support provided through the fund.

G. Out of the amounts in this Item, $50,000 the first year and $50,000 the second year from the general fund and one position shall be provided to support the administrative costs associated with administering the tax credits authorized pursuant to §§ 36-55.63 and 58.1-435, Code of Virginia.

104. Community Development Services (53300) ...................... $39,425,438 $39,425,438
Community Development and Revitalization (53301)..... $8,329,683 $8,029,683
Financial Assistance for Regional Cooperation (53303)..... $2,354,076 $2,354,076
Financial Assistance for Community Development (53305)......... $28,741,679 $29,041,679

Fund Sources: General................................................ $12,417,426 $12,417,426
Special.............................................. $212,012 $212,012
Federal Trust.......................................... $26,796,000 $26,796,000

Authority: Title 15.2, Chapter 13, Article 3 and Chapter 42; Title 36, Chapters 8, 10 and 11; and Title 59.1, Chapter 22, Code of Virginia.

A. Out of the amounts in this Item, $351,930 the first year and $351,930 the second year from the general fund is provided for annual membership dues to the Appalachian Regional Commission. These dues are payable from the amounts for Community Development and Revitalization.

B. The department and local program administrators shall make every reasonable effort to provide participants basic financial counseling to enhance their ability to benefit from the Indoor Plumbing Program and to foster their movement to economic self-sufficiency.

C. Out of the amounts in this Item shall be paid from the general fund in four equal quarterly installments each year:

1. To the Lenowisco Planning District Commission, $75,971 the first year and $75,971 the second year, which includes $38,610 the first year and $38,610 the second year for responsibilities originally undertaken and continued pursuant to § 15.2-4207, Code of Virginia, and the Virginia Coalfield Economic Development Authority.
2. To the Cumberland Plateau Planning District Commission, $75,971 the first year and $75,971 the second year, which includes $42,390 the first year and $42,390 the second year for responsibilities originally undertaken and continued pursuant to § 15.2-4207, Code of Virginia, and the Virginia Coalfield Economic Development Authority.

3. To the Mount Rogers Planning District Commission, $75,971 the first year and $75,971 the second year.

4. To the New River Valley Planning District Commission, $75,971 the first year and $75,971 the second year.

5. To the Roanoke Valley-Alleghany Regional Commission, $75,971 the first year and $75,971 the second year.

6. To the Central Shenandoah Planning District Commission, $75,971 the first year and $75,971 the second year.

7. To the Northern Shenandoah Valley Regional Commission, $75,971 the first year and $75,971 the second year.

8. To the Northern Virginia Regional Commission, $151,943 the first year and $151,943 the second year.

9. To the Rappahannock-Rapidan Regional Commission, $75,971 the first year and $75,971 the second year.

10. To the Thomas Jefferson Planning District Commission, $75,971 the first year and $75,971 the second year.

11. To the Region 2000 Local Government Council, $75,971 the first year and $75,971 the second year.

12. To the West Piedmont Planning District Commission, $75,971 the first year and $75,971 the second year.

13. To the Southside Planning District Commission, $75,971 the first year and $75,971 the second year.

14. To the Commonwealth Regional Council, $75,971 the first year and $75,971 the second year.

15. To the Richmond Regional Planning District Commission, $113,957 the first year and $113,957 the second year.

16. To the George Washington Regional Commission, $75,971 the first year and $75,971 the second year.

17. To the Northern Neck Planning District Commission, $75,971 the first year and $75,971 the second year.

18. To the Middle Peninsula Planning District Commission, $75,971 the first year and $75,971 the second year.

19. To the Crater Planning District Commission, $75,971 the first year and $75,971 the second year.

20. To the Accomack-Northampton Planning District Commission, $75,971 the first year and $75,971 the second year.

21. To the Hampton Roads Planning District Commission $151,943 the first year, and $151,943 the second year.
D. Out of the amounts in this Item, $968,442 the first year and $968,442 the second year from the general fund shall be provided for the Southeast Rural Community Assistance Project (formerly known as the Virginia Water Project) operating costs and water and wastewater grants. The department shall disburse the total payment each year in twelve equal monthly installments.

E.1. Out of the amounts in this Item, $95,000 the first year and $95,000 the second year from the general fund shall be provided for the Center for Rural Virginia. The department shall report periodically to the Chairmen of the Senate Finance and House Appropriations Committees on the status, needs and accomplishments of the center.

2. As part of its mission, the Center for Rural Virginia shall monitor the implementation of the budget initiatives approved by the 2005 Session of the General Assembly for rural Virginia and shall report periodically to the Chairmen of the Senate Finance and House Appropriations Committees on the effectiveness of these various programs in addressing rural economic development problems.

F. The department shall leverage any appropriation provided for the capital costs for safe drinking water and wastewater treatment in the Lenowisco, Cumberland Plateau, or Mount Rogers planning districts with other state moneys, federal grants or loans, local contributions, and private or nonprofit resources.

G. Out of the amounts in this Item, $71,250 the first year and $71,250 the second year from the general fund shall be provided to support The Crooked Road: Virginia’s Heritage Music Trail.

H. Out of the amounts in this Item, $2,000,000 the first year and $2,000,000 the second year from the general fund shall be deposited to the Virginia Removal or Rehabilitation of Derelict Structures Fund to support industrial site revitalization.

I. Out of the amounts in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be provided for the Virginia Main Street Program. This amount shall be in addition to other appropriations for this activity.

Authority: Title 59.1, Chapters 22 and 49, Code of Virginia.

Out of the amounts in this Item, $12,150,000 the first year and $12,150,000 the second year from the general fund shall be provided to carry out the provisions of §§ 59.1-547 and 59.1-548, Code of Virginia, related to the Enterprise Zone Grant Act. Notwithstanding the provisions of §§ 59.1-547 and 59.1-548, Code of Virginia, the department is authorized to prorate, with no payment of the unpaid portion of the grant necessary in the next fiscal year, the amount of awards each business receives to match the appropriation for this Item. Should actual grants awarded in each fiscal year be less than the amounts provided in this Item, the excess shall not revert to the general fund but shall be deposited to the Virginia Removal or Rehabilitation of Derelict Structures Fund for revitalization purposes.

Authority: Title 15.2, Chapter 9; Title 27, Chapters 1, 6, and 9; Title 36, Chapters 4, 4.1, 4.2, 6, and 8; Title 58.1, Chapter 36, Article 5; and Title 63.2, Chapter 17, Code of Virginia.
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<th>Second Year FY2016</th>
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<td>Intergovernmental Relations (70101)</td>
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<td>108.</td>
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<td>$2,801,538</td>
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<td>$2,258,081</td>
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<td>$270,790,690</td>
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§ 1-40. DEPARTMENT OF LABOR AND INDUSTRY (181)

109. Economic Development Services (53400) | $969,065 | $969,830 |
| Apprenticeship Program (53409) | $969,065 | $969,830 |
| FundSources: General | $969,065 | $969,830 |
| Authority: Title 40.1, Chapter 6, Code of Virginia. |

110. Regulation of Business Practices (55200) | $845,709 | $846,986 |
| Labor Law Services (55206) | $845,709 | $846,986 |
| FundSources: General | $845,709 | $846,986 |
| Authority: Title 40.1, Chapters 1, 3, 4, and 5, Code of Virginia. |

111. Regulation of Individual Safety (55500) | $9,638,704 | $9,651,140 |
| Virginia Occupational Safety and Health Services (55501) | $9,638,704 | $9,651,140 |
| FundSources: General | $3,395,543 | $3,402,578 |
| Special | $809,539 | $814,940 |
| Federal Trust | $5,433,622 | $5,433,622 |
| Authority: Title 40.1, Chapters 1, 3, 3.2, and 3.3; Title 54.1, Chapter 5; Title 59.1, Chapter 30, Code of Virginia. |

Notwithstanding § 40.1-49.4 D, Code of Virginia, and § 4-2.02 of this act, the Department of Labor and Industry may retain up to $481,350 in civil penalties assessed pursuant to § 40.1-49.4 as the required federal grant match for voluntary protection and voluntary compliance programs.

112. Regulation of Structure Safety (56200) | $515,036 | $515,036 |
| Authority: Title 40.1, Chapter 6, Code of Virginia. |
## ITEM 112.

<table>
<thead>
<tr>
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<td><strong>FY2016</strong></td>
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<th>Boiler and Pressure Vessel Safety Services (56201)</th>
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<th>Administrative and Support Services (59900)</th>
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<th>$2,792,550</th>
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<td>General Management and Direction (59901)</td>
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Total for Department of Labor and Industry | $14,738,603 | $14,775,542 |

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<td>Fund Sources: General</td>
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<td>Special</td>
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<td>Federal Trust</td>
<td>$5,433,622</td>
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§ 1-41. DEPARTMENT OF MINES, MINERALS AND ENERGY (409)

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<th>Minerals Management (50600)</th>
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<tr>
<td>Geologic and Mineral Resource Investigations, Mapping, and Utilization (50601)</td>
<td>$1,318,707</td>
<td>$1,068,707</td>
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<tr>
<td>Mineral Mining Environmental Protection, Worker Safety and Land Reclamation (50602)</td>
<td>$2,740,521</td>
<td>$2,740,521</td>
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<tr>
<td>Gas and Oil Environmental Protection, Worker Safety and Land Reclamation (50603)</td>
<td>$1,578,884</td>
<td>$1,580,255</td>
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<tr>
<td>Coal Environmental Protection and Land Reclamation (50604)</td>
<td>$17,670,569</td>
<td>$17,739,390</td>
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<tr>
<td>Coal Worker Safety (50605)</td>
<td>$5,005,798</td>
<td>$5,007,169</td>
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<tr>
<td>Fund Sources: General</td>
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<td>$9,275,140</td>
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<td>Special</td>
<td>$5,655,491</td>
<td>$5,685,223</td>
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<tr>
<td>Trust and Agency</td>
<td>$525,000</td>
<td>$525,000</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$173,000</td>
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<tr>
<td>Federal Trust</td>
<td>$12,477,679</td>
<td>$12,477,679</td>
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Authority: Title 45.1, Code of Virginia.

A. Out of this appropriation, $31,224 the first year and $31,224 the second year from special funds shall be provided for annual membership dues to the Interstate Mining Compact Commission.

B. Out of this appropriation shall be provided reimbursement for expenses associated with administrative and judicial review when so ordered by a court of competent jurisdiction.

C. Out of this appropriation, $6,119 the first year and $6,119 the second year from the general fund shall be provided for annual membership dues to the Interstate Oil and Gas Compact Commission.

D. The application fee for a coal mine license or a renewal or transfer of a license pursuant to § 45.1-161.58, Code of Virginia, shall be in the amount of $350.
E. The application fee for a mineral mine license or a renewal or transfer of a license pursuant to § 45.1-161.292:31, Code of Virginia, shall be in the amount of $400, except applications submitted electronically, which shall be accompanied by a fee of $330. However, the fee for any person engaged in mining sand or gravel on an area of five acres or less shall be required to pay a fee of $100, except applications submitted electronically, which shall be accompanied by a fee of $80.

F. The application fee for a new oil or gas well permit pursuant to § 45.1-361.29, Code of Virginia, shall be in the amount of $600 and the application fee for permit modifications shall be $300.

G. Out of this appropriation, $250,000 in the first year from the general fund shall be used to fund a study to analyze Virginia's readiness for offshore oil and gas exploration and production. Specifically, the study will address the concerns raised by the U.S. Department of Interior (DOI) in its decision to exclude Virginia's lease sale 220 from the DOI 2007-12 Outer Continental Shelf (OCS) 5-year plan. Additionally, the study should address: (1) a detailed overview of the infrastructure needed to support oil and gas exploration and development, and (2) a plan to address any concerns that may be raised by the military. The agency shall report the findings of this study to the Governor, the Secretary of Commerce and Trade, and the Secretary of Natural Resources by April 15, 2015.

Energy Conservation and Alternative Energy Supply Programs (50705).......................................................... $3,622,557 $2,425,206  
Fund Sources: General ........................................... $1,570,685 $373,334  
Special ............................................................ $95,978 $95,978  
Federal Trust .................................................. $1,955,894 $1,955,894  

Authority: Title 45.1, Chapter 26, Code of Virginia.

A. Out of this appropriation, $38,362 the first year and $38,362 the second year from the general fund shall be provided for dues and expenses for the Southern States Energy Board.

B. To defray the costs of implementing the Virginia Energy Management Program, the Department of Mines, Minerals and Energy is authorized to have included in state fuel oil, natural gas, electricity, and similar energy contracts a provision for suppliers to collect from using agencies and remit to the department an administrative surcharge. The surcharge shall reflect the department's actual costs to administer the program. Additionally, the department is authorized, consistent with federal funding rules, to distribute energy-related federal funds as grants or as loans to other state or nonstate agencies for use in financing energy-related projects, and to recover from the recipient an administrative service charge to recover the department's costs of administering such grant or loan programs.

C. Out of this appropriation, $1,000,000 the first year from the general fund shall be provided for research and development to accelerate and assist private development of the Virginia Wind Energy Area and attendant industry.

D. Out of this appropriation, $200,000 the first year from the general fund shall be provided to comply with the provisions of HB 1261 and SB 615, as adopted by the 2014 Session of the General Assembly.

E. Out of this appropriation, $70,000 shall be used in the first year by the Division of Energy to develop the necessary guidelines implementing the provisions of the renewable energy grant program as contemplated by § 45.1-395, Code of Virginia. The Division of Energy shall establish and publish these guidelines no later than December 1, 2014.

116. Administrative and Support Services (59900)................. $3,926,897 $3,929,047  
General Management and Direction (59901)..................... $3,926,897 $3,929,047
**ITEM 116.**

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<td>Dedicated Special Revenue</td>
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Authority: Title 45.1, Chapter 14.1, Code of Virginia.

Total for Department of Mines, Minerals and Energy...

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<td>$35,863,933</td>
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**§ 1-42. DEPARTMENT OF PROFESSIONAL AND OCCUPATIONAL REGULATION (222)**

117. Regulation of Professions and Occupations (56000)......

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<td>$22,153,069</td>
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Authority: Title 54.1, Chapters 1, 2, 3, 4, 5, 6, 7, 8.1, 9, 11, 14, 15, 17, 18, 20.1, 21, 22, 22.1, 23, 23.1, and 23.2; Title 55, Chapters 4.1, 4.2, 19, 21, 24, 26, 27, 28, and 29; and Title 36, Chapter 5.1, Code of Virginia.

Costs for professional and occupational regulation may be met by fees paid by the respective professions and occupations.

Total for Department of Professional and Occupational Regulation...

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<th>Item Details($)</th>
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**§ 1-43. DEPARTMENT OF SMALL BUSINESS AND SUPPLIER DIVERSITY (350)**

118. Economic Development Services (53400)..............

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Minority Business Enterprise Procurement Reporting and Coordination (53406)...

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Minority Business Enterprise Certification (53414).......

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Capital Access Fund for Disadvantaged Businesses (53417)...

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Administrative Services (53422)...........

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Financial Services for Economic Development (53423)...

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Authority: Title 2.2, Chapters 16.1 and 22, Code of Virginia.

A. The Department of Small Business and Supplier Diversity, in conjunction with the Department of General Services, the Virginia Employment Commission, and the Virginia Department of Transportation, is authorized to conduct analyses of the availability of minority business enterprises in Virginia and the utilization of such businesses by the Commonwealth of Virginia, localities, or private industry in the acquisition of goods and services. The department also is authorized to receive and accept from the United States government, or any agency thereof, and from any other source, private or public, any and all gifts, grants, allotments, bequests or devises of any nature that would assist the department in conducting such analyses or otherwise strengthen its services to minority business enterprises. The Director, Department of Planning and Budget, is authorized to establish a nongeneral fund appropriation for the purposes of expending revenues that may be received for this effort.

B.1. Out of the amounts in this Item, $629,981 the first year and $629,981 the second year from the general fund shall be deposited to the Small Business Jobs Grant Fund pursuant to § 2.2-1615, Code of Virginia.

2. By April 1 of each year, the department shall report to the Governor and the Secretary of Commerce and Trade the expenditures of the Small Business Jobs Grant Fund and anticipated needs for small business development in order to monitor the effective use of these funds.

C. Out of the amounts in this Item, $1,500,000 the first year and $1,500,000 the second year from the general fund shall be deposited to the Small Business Investment Grant Fund pursuant to § 2.2-1616, Code of Virginia. The department shall aggressively market the program and shall report to the Governor and the Secretary of Commerce and Trade on the status of the program by November 1, 2014.

D. Out of the amounts in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be provided to support the Business One-Stop Program.

E.1. Out of the amounts in this Item, $163,690 from the general fund and $929,038 from nongeneral funds the first year and $163,690 from the general fund and $929,038 from nongeneral funds the second year shall be provided for the Virginia Small Business Financing Authority. The general fund amount shall be used to support operating expenses of the authority.

2. To meet changing financing needs of small businesses, the Executive Director, Virginia Small Business Financing Authority, with the approval of the Director, Department of Small Business and Supplier Diversity, may transfer moneys between funds managed by the authority. These include the Virginia Small Business Growth Fund (§ 2.2-2310, Code of Virginia); the Virginia Export Fund (§ 2.2-2309, Code of Virginia); and the Insurance or Guarantee Fund (§ 2.2-2290, Code of Virginia). The Executive Director, Virginia Small Business Financing Authority, shall report, by fund, the transfers made by January 1 of each year to the Chairmen of the Senate Finance and House Appropriations Committees.

3. The Virginia Small Business Financing Authority is authorized to insure additional loans for eligible small businesses, pursuant to § 2.2-2290, Code of Virginia, up to an aggregate amount not to exceed four times the principal amount in the Insurance or Guarantee Fund, or up to an aggregate amount of $15,000,000, whichever is less. In the event that the authority is called upon to pay on guaranties of loans of more than 10 percent of the aggregate amount of all outstanding insured loans, the authority shall not insure any further loans and shall immediately notify the Governor and the Chairmen of the House Appropriations and Senate Finance Committees. Pursuant to § 4-1.03 of this act, the Director, Department of Planning and Budget, is authorized to transfer a sum sufficient to the Insurance or Guarantee Fund in the event the amount in the fund falls below the amount needed to honor any guarantee.
ITEM 118.

4. For the I-95 HOV/HOT Lanes project as evidenced by the Comprehensive Agreement approved pursuant to the Public-Private Transportation Act of 1995, the maximum fee and/or premium charged by the Virginia Small Business Financing Authority pursuant to §§ 2.2-2285 and 2.2-2291, Code of Virginia, for acting as the conduit issuer for any bond financing is not to exceed $25,000 per annum.

Total for Department of Small Business and Supplier Diversity

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§ 1-44. FORT MONROE AUTHORITY (360)

119. Economic Development Services (53400) $6,718,155 $5,489,033

Administrative Services (53422) $6,718,155 $5,489,033

Fund Sources: General $6,718,155 $5,489,033

Authority: Title 2.2, Chapter 22, Code of Virginia.

A.1. Out of the amounts in this Item, $6,718,155 the first year and $5,489,033 the second year from the general fund shall be provided for the Commonwealth’s share of the estimated operating expenses of the Fort Monroe Authority (FMA). This appropriation represents the Commonwealth’s share of the FMA’s estimated operating expenses. These expenses may not be reimbursed by the federal government and shall be reduced by any federal funding the authority may receive for expenditures funded through the Commonwealth’s contribution that ultimately qualify for federal reimbursement. Any such reimbursements shall be repaid to the general fund. The State Comptroller shall disburse the first and second year appropriations in twelve equal monthly installments.

2. All moneys of the FMA, from whatever source derived, shall be paid to the treasurer of the FMA. The Auditor of Public Accounts or his legally authorized representatives shall annually examine the accounts of the books of the FMA.

3. Employees of the FMA shall be eligible for membership in the Virginia Retirement System and participation in all of the health and related insurance and other benefits, including premium conversion and flexible benefits, available to state employees as provided by law.

4. Pursuant to § 2.2-2338, Code of Virginia, the Board of Trustees of the FMA shall be deemed a state public body and may meet by electronic communication means in accordance with the requirements set forth in § 2.2-3708. Electronic communication shall mean the same as that term is defined in § 2.2-3701.

5. Notwithstanding any other provision of law or agreement, the amount paid from all sources of funds by the FMA to the City of Hampton pursuant to § 2.2-2342, Code of Virginia, shall not exceed $983,960 in FY 2015 and $983,960 in FY 2016.

Total for Fort Monroe Authority $6,718,155 $5,489,033

Fund Sources: General $6,718,155 $5,489,033
§ 1-45. VIRGINIA ECONOMIC DEVELOPMENT PARTNERSHIP (310)

120. Economic Development Services (53400) ......................... $18,887,705 $18,406,205
Financial Assistance for Economic Development (53410) ................................................................................ $0 $0
Economic Development Services (53412) ......................... $18,887,705 $18,406,205
Fund Sources: General........................................................ $18,887,705 $18,406,205

Authority: Title 2.2, Chapter 22, Article 4 and Chapter 51; and § 15.2-941, Code of Virginia.

A. Upon authorization of the Governor, the Virginia Economic Development Partnership may transfer funds appropriated to it by this act to a nonstock corporation.

B. Prior to July 1 of each fiscal year, the Virginia Economic Development Partnership shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget a report of its operating plan. Prior to September 1 of each fiscal year, the Partnership shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget a detailed expenditure report and a listing of the salaries and bonuses for all partnership employees for the prior fiscal year. All three reports shall be prepared in the formats as previously approved by the Department of Planning and Budget.

C. In developing the criteria for any pay for performance plan, the board shall include, but not be limited to, these variables: 1) the number of economic development prospects committed to move to or expand operations in Virginia; 2) dollar investment made in Virginia for land acquisition, construction, buildings, and equipment; 3) number of full-time jobs directly related to an economic development project; and 4) location of the project. To that end, the pay for performance plan shall be weighted to recognize and reward employees who successfully recruit new economic development prospects or cause existing prospects to expand operations in localities with fiscal stress greater than the statewide average. Fiscal Stress shall be based on the Index published by the Commission on Local Government. If a prospect is physically located in more than one contiguous locality, the highest Fiscal Stress Index of the participating localities will be used.

D.1. The Virginia Economic Development Partnership shall report before the General Assembly convenes in January of each year on the status of the implementation of the state's comprehensive economic development strategy, and shall recommend legislative actions related to the implementation of the comprehensive economic development strategy. The report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees, and shall include the number of site visits made by employees of the Virginia Economic Development Partnership with potential economic development prospects.

2. The Virginia Economic Development Partnership shall identify and target industries suited for location in the southside and southwest regions of the state.

E. The State Comptroller shall disburse the first and second year appropriations in twelve equal monthly installments. The Director, Department of Planning and Budget may authorize an increase in disbursements for any month, not to exceed the total appropriation for the fiscal year, if such an advance is necessary to meet payment obligations.

F. The Virginia Economic Development Partnership shall provide administrative and support services for the Virginia Tourism Authority as prescribed in the Memorandum of Agreement until July 1, 2016, or until the authority is able to provide such services.

G. The Virginia Economic Development Partnership shall report one month after the close of each quarter to the Chairmen of the Senate Finance and House Appropriations Committees on the Governor's Development Opportunity Fund. The report shall include, but not be limited to, total appropriations made or transferred to the fund, total grants awarded, cash balances, and balances available for future commitments.
H. The Virginia Coalfield Economic Development Authority is authorized to spend funds provided by Chapters 91 and 1066 of the Acts of Assembly of 2000, which extended the coalfield employment enhancement tax credit, for workforce development and training.

I. Prior to purchasing airline and hotel accommodations related to overseas trade shows, the Virginia Economic Development Partnership shall provide an itemized list of projected costs for review by the Secretary of Commerce and Trade.

J. The amounts for Economic Development Services include $500,000 the first year and $500,000 the second year from the general fund to market distressed areas of the Commonwealth.

K. Out of the amounts for Economic Development Services shall be provided $215,000 the first year and $215,000 the second year from the general fund to assist small manufacturers with the export of advanced manufacturing products.

L. Out of the amounts for economic development services shall be provided $500,000 the first year and $500,000 the second year from the general fund for an expanded international and domestic marketing campaign to market Virginia to attract additional businesses to the Commonwealth.

M. The Virginia Economic Development Partnership shall investigate additional ways in which it might encourage the export of products and services from the Commonwealth to international markets, including researching potential methods through which to support broader availability of bridge loans and shipment insurance for Virginia exporters.

N. Out of this appropriation, $481,500 the first year from the general fund shall be provided to promote international trade among defense companies located in the Commonwealth.

O. Out of this appropriation, $564,166 the first year and $564,166 the second year from the general fund is provided for administration and operating expenses of the Virginia Jobs Investment Program. The administration of this program shall be transferred to the Virginia Economic Development Partnership, contingent upon passage of legislation during the 2014 Session of the General Assembly.

Total for Virginia Economic Development Partnership..... $18,887,705 $18,406,205

Fund Sources: General.............................................. $18,887,705 $18,406,205

§ 1-46. VIRGINIA EMPLOYMENT COMMISSION (182)

121. Workforce Systems Services (47000)......................... $593,354,834 $606,374,168
   Job Placement Services (47001).............................. $28,410,181 $28,429,515
   Unemployment Insurance Services (47002)............... $564,110,466 $577,110,466
   Workforce Development Services (47003)................. $834,187 $834,187

Fund Sources: Special.............................................. $5,555,000 $5,555,000
   Trust and Agency.............................................. $587,799,834 $600,819,168

Authority: Title 60.2, Chapters 1 through 6, Code of Virginia.

A. Revenues deposited into the Special Unemployment Compensation Administration Fund shall be used for the purposes set out in the following order of priority: 1) to make payment of any interest owed on loans from the U.S. Treasury for payment of unemployment compensation benefits; 2) to support essential services of the Commission, particularly in the event of reductions in federal funding; 3) to finance the cost of capital projects; and 4) to fund the discretionary fund established in § 60.2-315, Code of Virginia. Funding may be transferred from the capital budget to the operating budget consistent with this language.
B. Reed Act funds distributed by the Balanced Budget Act of 1997 and credited to the unemployment trust fund with respect to federal fiscal years 2000, 2001, and 2002, under § 1103 of the Social Security Act (42 U.S.C.), as amended, shall be used only for the administration of the unemployment compensation program, under the direction of the Virginia Employment Commission and shall not be subject to the requirements of § 60.2-305, Code of Virginia.

C. There is hereby appropriated out of the funds made available to this state under § 1103 of the Social Security Act (42 U.S.C.) as amended, the balance of the $51,067,866 of Reed Act funds, if any, provided in Item 120 E. of Chapter 847, 2007 Acts of Assembly, for upgrading obsolete information technology systems, to include staff costs. This appropriation is subject to the provisions of § 60.2-305, Code of Virginia. Savings as a result of the new systems shall be retained by the commission.

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Total for Virginia Employment Commission: $596,236,360 $609,255,694

§ 1-47. VIRGINIA TOURISM AUTHORITY (320)

A.1. The Department of Transportation shall pay to the Virginia Tourism Authority $1,100,000 each year for continued operation of the Welcome Centers. The Department of Transportation shall fund maintenance at each facility based on the agreed-upon service levels contained in the Memorandum of Agreement between the Virginia Tourism Authority and the Department of Transportation. Included in the amounts in this paragraph is $100,000 each year for maintenance of the Danville Welcome Center.

2. To the extent necessary to fund the operations of the Welcome Centers, the Virginia Tourism Authority is authorized to collect fees paid by businesses for display space at the Welcome Centers.

B. Upon authorization of the Governor, the Virginia Tourism Authority may transfer funds appropriated to it by this act to a nonstock corporation.
C. Prior to July 1 of each fiscal year, the Virginia Tourism Authority shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget a report of its operating plan. Prior to September 1 of each fiscal year, the authority shall provide to the Chairmen of the House Appropriations and Senate Finance Committees and the Director, Department of Planning and Budget a detailed expenditure report and a listing of the salaries and bonuses for all authority employees for the prior fiscal year. All three reports shall be prepared in the formats as previously approved by the Department of Planning and Budget.

D. The State Comptroller shall disburse the first and second year appropriations in twelve equal monthly installments. The Director, Department of Planning and Budget may authorize an increase in disbursements for any month, not to exceed the total appropriation for the fiscal year, if such an advance is necessary to meet payment obligations.

E. Out of the amounts for Tourist Promotion shall be provided $1,700,000 the first year and $1,700,000 the second year from the general fund to promote the Virginia tourism industries. These funds shall be used, among other purposes, to initiate strategies to expand growth tourism industries such as Virginia history tours, wine and epicurean tours and other packaged travel itineraries.

F. Out of the amounts for Tourist Promotion shall be provided $2,200,000 the first year and $2,200,000 the second year from the general fund for grants to regional and local tourism authorities and other tourism entities to support their efforts. From the grants provided from the amounts included in this paragraph, priority consideration shall be given to funding for up to $500,000 each year for the City of Portsmouth for a regional tourism entity, and funding for the Coalfield Regional Tourism Authority, the Daniel Boone Visitor Center, and $50,000 the first year and $50,000 the second year for events sponsored by Special Olympics Virginia.

G. The Virginia Tourism Authority shall place a high priority on marketing rural areas of the state.

H. Out of the amounts for Tourist Promotion, $500,000 the first year and $500,000 the second year from the general fund shall be used to expand electronic marketing of Virginia tourism and conduct major media events with travel industry partners and maintain Welcome Center operations.

I. Out of the amounts provided for Tourist Promotion shall be provided $3,100,000 in the first year and $3,100,000 in the second year from the general fund to supplement appropriations to promote Virginia's tourism industries through an enhanced advertising campaign. Of these amounts, at least $1,000,000 the first year and $1,000,000 the second year shall be used to support a cooperative advertising program to partner with private sector tourism businesses and regional tourism entities to advertise Virginia as a tourism destination. The state dollars shall be used to incentivize private and regional tourism marketing funds on a $1.00 for $1.00 basis whereby the Virginia Tourism Corporation shall enter into agreements to undertake joint advertising purchases to promote Virginia and specific facilities with private sector and regional partners.

J. Out of the amounts provided for Tourist Promotion shall be provided $405,012 the first year and $405,012 the second year from the general fund to promote and advertise tourism in Virginia through a competitively awarded public-private partnership program, matched on at least a three to one basis by each recipient. These amounts include $130,012 in the first year and $130,012 in the second year for "See Virginia First," a partnership operated by the Virginia Association of Broadcasters to advertise Virginia Tourism, provided the Association contributes a total of at least $390,036 in television and radio advertising value to promote tourism in Virginia in the first year and $390,036 in the second year. Also included in these amounts is $100,000 the first year and $100,000 the second year to promote Virginia's wineries, and $75,000 in the first year and $75,000 in the second year for outdoor advertising.

K. Of the amounts provided for Tourism Promotion shall be provided $497,544 the first year and $497,544 the second year from the general fund to purchase media in the Washington, D.C., Virginia, and Baltimore, Maryland markets through the "See Virginia First," a partnership operated by the Virginia Association of Broadcasters, in association with its
affiliates in other states in the region, provided that the Association can obtain contributions of at least $1,492,632 in television, radio and station-related internet advertising value to promote tourism in Virginia.

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OFFICE OF EDUCATION

§ 1-48. SECRETARY OF EDUCATION (185)

127. Administrative and Support Services (79900)........................... $633,474 $634,296
General Management and Direction (79901)..................... $633,474 $634,296
Fund Sources: General........................................................ $633,474 $634,296

Authority: Title 2.2, Chapter 2, § 2.2-208 Code of Virginia.

A. The Secretary of Education is hereby authorized to make allocations to qualified zone academies of the portion of the national zone academy bond limitation amount to be allocated annually to the Commonwealth of Virginia pursuant to Section 1397E of the Internal Revenue Code of 1986, as amended, and to provide for carryovers of any unused limitation amount. In making such allocations, the Secretary of Education is directed to give priority to allocation requests for qualified zone academies having at least 35 percent free lunch participation or either located in federal enterprise communities or located in cities and counties within which federal enterprise communities are located.

B. The Secretary of Education is hereby authorized to make allocations of the portion of the tax-exempt private activity bond limitation amount to be allocated annually to the Commonwealth of Virginia pursuant to the Economic Growth and Tax Relief Reconciliation Act of 2001 (PL 107-16)(Section 142(k)(5) of the Internal Revenue Code of 1986, as amended) for the development of education facilities using public-private partnerships, and to provide for carryovers of any unused limitation amount. In making such allocations, the Secretary is directed to give priority to public-private partnership proposals that will serve as demonstration projects concerning the leveraging of private sector contributions and resources, the achievement of economies or efficiencies associated with private sector innovation, and other benefits that are or may be derived from public-private partnerships in contrast to more traditional approaches to public school construction and renovation. The Secretary is directed to report annually not later than August 31 to the Chairmen of the Senate Finance and House Appropriations Committees regarding any guidelines implemented and any allocations made pursuant to this paragraph.

C. For the funds identified for reallocation in each of the higher education institutions' educational and general programs, each respective institution shall report the amounts and the specific purposes for which they were used in its six-year academic plans finalized in the fall of 2014 and the fall of 2015.

D. The Secretary of Education, in consultation with the Virginia Community College System and the Board of Education, is authorized to coordinate with other stakeholders from school divisions, higher education institutions, and the private business sector to consider and review potential planning steps necessary to develop and implement a conceptual model for an Integrated School of the Future. Elements of the new blended model for a school campus would include, but not be limited to, a cohesive approach to learning that infuses engineering and mathematical principles across all curriculum areas and a focus on providing state-of-the-art technology learning opportunities that ensure both secondary and post-secondary students will be equipped for the demands of the current and future workplace.

E. The Secretary of Education, with the support of the Department of Education, shall conduct a study of the formula used to determine governor’s school payments by October 1, 2014, and submit it to the Chairmen of House Appropriations and Senate Finance Committees. The study shall include, but not be limited to, consideration of the length of the program, appropriate state and local shares, and the academic model used by governor’s schools in the configuration of the funding formula.

F. The Secretary of Education, in consultation with the Board of Education, shall review, assess the value and cost of obtaining state-level results from the Program for International Student Assessment. The Secretary shall report the findings to the Chairmen of House Appropriations and Senate Finance Committees no later than July 15, 2015.
ITEM 127.

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§ 1-49. DEPARTMENT OF EDUCATION, CENTRAL OFFICE OPERATIONS (201)

128. Instructional Services (18100) ............................................. $18,805,946 $18,791,005

- Public Education Instructional Services (18101) .................. $10,167,173 $10,152,232
- Program Administration and Assistance for Instructional Services (18102) .................. $7,039,789 $7,039,789
- Adult Education and Literacy (18104) ............................... $1,598,984 $1,598,984

Fund Sources: General $5,918,956 $5,903,856
Special $300,000 $300,000
Commonwealth Transportation $243,919 $243,919
Trust and Agency $5,000 $5,000
Federal Trust $12,338,071 $12,338,230


A. The Superintendent of Public Instruction is encouraged to implement school/community team training.

B. The Superintendent of Public Instruction shall provide direction and technical assistance to local school divisions in the revision of their Vocational Education curriculum and instructional practices.

C. The Superintendent of Public Instruction, in cooperation with the Commissioner of Social Services, shall encourage local departments of social services and local school divisions to work together to develop cooperative arrangements for the use of school resources, especially computer labs, for the purpose of training Temporary Assistance for Needy Families (TANF) recipients for the workforce.

D. Notwithstanding § 4-1.04 a 3 of this act, the Superintendent of Public Instruction may apply for grant funding to be used by local school divisions consistent with the provisions of Chapter 447, 1999 Acts of Assembly. The nongeneral fund appropriation for this agency shall be adjusted by the amount of the proceeds of any such grant awards.

E. Out of the amounts for Public Education Instructional Services, $100,000 the first year and $100,000 the second year from the general fund is provided for the Career Pathways Program.

F. 1. Out of the appropriations in this item, $1,500,000 the first year and $1,500,000 the second year from the general fund is provided to support students and teachers pursuing information technology industry certifications through an information technology academy model. The funding is provided for the information technology academy model and shall be used to provide outreach, training, instructional resources, industry recognized certification opportunities for teachers and students enrolled in Virginia public high schools and regional career and technical education programs, and information technology curriculum resources for use by students’ parents.
2. The funds provided in this initiative shall be used to support the following priority objectives: a) increase the percentage of students enrolled in career and technical education courses who receive instruction in the information technology academy program leading to an increased number of students achieving industry recognized certifications in information technology; b) increase the number of high schools and regional career and technical education programs that receive the training and technical support to be ready to implement the information technology academy model leading to increased statewide implementation and use; c) increase the number of teachers teaching targeted career and technical education courses and other high school teachers who receive training in the information technology academy program and in industry recognized certifications leading to an increased number of teachers achieving industry recognized certifications in information technology; and, d) support implementation of the information technology academy program in school divisions in Southside and Southwest Virginia so that implementation in those regions is at least comparable to implementation in other regions of Virginia.

G. Out of this appropriation, $220,191 the first year and $220,191 the second year from the general fund is provided for the Virginia Center for Excellence in Teaching for a series of residential summer professional development academies for exemplary teachers. The curriculum for the academies will incorporate national issues, current research, and trends in education aligned with the focus areas of instructional supervision, strategies for school improvement, addressing the learning needs of diverse populations, assessment practices and use of data to drive instructional decision making, grant utilization and partnership opportunities, and community outreach. The Center will incorporate experiential learning through exploration of case studies on educational policy and instructional leadership. To be eligible to attend the Center, teachers must meet the following criteria: 1) hold a teaching license issued by the Virginia Department of Education; 2) have a minimum of 5 years of successful teaching experience; 3) a consistent record of effective instruction; 4) demonstrated leadership ability; and 5) teach in a public school division in Virginia.

129. Special Education and Student Services (18200).............. $13,225,359 $13,225,359
Special Education Instructional Services (18201)............. $7,999,000 $7,999,000
Special Education Administration and Assistance Services (18202)....................................................... $510,001 $510,001
Special Education Compliance and Monitoring Services (18203) ............................................................... $2,527,393 $2,527,393
Student Assistance and Guidance Services (18204)........... $2,188,965 $2,188,965

Fund Sources: General......................................................... $402,000 $402,000
Special................................................................. $120,000 $120,000
Federal Trust....................................................... $12,703,359 $12,703,359


A. The Department of Education, in collaboration with the Office of Comprehensive Services, shall provide training to local staff serving on Family Assessment and Planning Teams and Community Policy and Management Teams. Training shall include, but need not be limited to, the federal and state requirements pertaining to the provision of the special education services funded under § 2.2-5211, Code of Virginia. The training shall also include written guidance
concerning which services remain the financial responsibility of the local school divisions. In addition, the Department of Education 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.

B. The Board of Education shall consider the caseload standards for speech-language pathologists as part of its review of the Standards of Quality, pursuant to § 22.1-18.01, Code of Virginia.

C. The Board of Education shall consider the inclusion of instructional positions needed for blind and visually impaired students enrolled in public schools and shall consider developing a caseload requirement for these instructional positions as part of its review of the Standards of Quality, pursuant to § 22.1-18.01, Code of Virginia.

D. Out of this appropriation, $402,000 the first year and $402,000 the second year from the general fund is provided to the Department of Education to provide training, technical assistance, and on-site coaching to public school teachers and administrators on implementation of a positive behavioral interventions and supports program with the goal of improving school climate and reducing disruptive behavior in the classroom. Such training and other assistance may be provided as part of the Department’s ongoing efforts to assist schools with implementation of a tiered system of supports that addresses both academic and behavioral needs.

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<th>Item Details($)</th>
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<td>Test Development and Administration (18401)</td>
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Fund Sources: General: $26,433,282 | $26,433,282
Special: $250,000 | $250,000
Federal Trust: $10,445,806 | $10,445,806


A. Out of this appropriation, $25,180,678 the first year and $25,180,678 the second year from the general fund is provided to support the costs of contracts for test development, administration, scoring, and reporting as well as other program-related costs of the Standards of Learning testing program.

B. Notwithstanding any contrary provisions of law, the Department of Education shall not be required to administer the Stanford 9 norm-referenced test.

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<td>School Nutrition (18502)</td>
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<td>Pupil Transportation (18503)</td>
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Fund Sources: General: $1,769,416 | $1,769,416
Special: $31,000 | $31,000
Federal Trust: $1,408,666 | $1,408,666


A. This appropriation includes $1,100,183 the first year and $1,100,183 the second year from the general fund for contractual services related to assisting schools that do not meet the Standards of Accreditation as prescribed by the Board of Education.
B. Notwithstanding the provisions of § 2.2-1502.1, Code of Virginia, the Board of Education, in cooperation with the Department of Planning and Budget, is authorized to invite a school division to participate in the school efficiency review program described in § 2.2-1502.1, Code of Virginia, as a component of a division level academic review pursuant to § 22.1-253.13:3, Code of Virginia. Commencing in FY 2006, when a school division elects to undergo a school efficiency review pursuant to this provision, the school division shall not be charged the 50 percent for the costs of such review commencing with FY 2012. However, a school division shall pay a separate 25 percent of the total costs of such review if the school division's superintendent or superintendent's designee has not certified that at least half of the recommendations have been initiated within 24 months after the completion of the review.

132. Technology Assistance Services (18600)........................... $1,514,921 $1,514,921
Instructional Technology (18601) ...................................... $397,540 $397,540
Distance Learning and Electronic Classroom (18602)...... $1,117,381 $1,117,381

Fund Sources: General........................................................ $1,115,349 $1,115,349
Special......................................................... $105,000 $105,000
Trust and Agency ....................................... $274,663 $274,663
Federal Trust............................................... $19,909 $19,909

Distance Learning and Electronic Classroom: § 22.1-212.2, Code of Virginia.

This appropriation includes $500,000 the first year and $500,000 the second year from the general fund for statewide digital content development, online learning, and related support services, as prescribed through contract with the Department of Education. All digital content produced and delivery of online learning shall meet criteria established by the Department of Education, meet or exceed applicable Standards of Learning, and be correlated to such state standards.

In developing the deliverables for each contract, the Department of Education shall consult with division superintendents or their designated representatives to assess school divisions' needs for digital content, online learning, teacher training, and support services that advance technology integration into the K-12 classroom, as well as for additional educational resources that may be made available to school divisions throughout the Commonwealth.

133. Teacher Licensure and Education (56600) ........................ $2,056,986 $2,057,201
Teacher Licensure and Certification (56601) .................... $1,705,486 $1,705,701
Teacher Education and Assistance (56602) ....................... $351,500 $351,500

Fund Sources: General........................................................ $208,201 $208,201
Special......................................................... $1,848,785 $1,849,000


A. Proceeds from the fee schedule for the issuance of teaching certificates shall be utilized to defray all, or any part of, the expenses incurred by the Department of Education in issuing or accounting for teaching certificates. The fee schedule shall take into account the actual costs of issuing certificates. Any portion of the general fund appropriation for this Item may be supplemented by such fees.

B. The Board of Education is authorized to approve changes in the licensure fee amounts charged to school personnel pursuant to 8VAC20-22-40 A.2.
134. Administrative and Support Services (19900)..........................$17,699,257 $17,817,066
General Management and Direction (19901).........................$3,723,611 $3,756,960
Information Technology Services (19902)..............................$8,817,300 $8,880,169
Accounting and Budgeting Services (19903).........................$3,632,403 $3,653,994
Policy, Planning, and Evaluation Services (19929)...............$1,525,943 $1,525,943

Fund Sources: General.........................................................$15,242,567 $15,360,376
Special.................................................................$1,806,690 $1,806,690
Federal Trust.........................................................$650,000 $650,000

Authority: Article VIII, Sections 2, 4, 5, 6, 8, Constitution of Virginia; Title 2.2, Chapters 10, 12, 29, 30, 31, and 32; Title 22.1, 22.1-8 through 20, 22.1-21 through 24; Title 51.1, Chapters 4, 5, 6.1, and 11; Title 60.2, Chapters 60.2-100, 60.2-106; Title 65.2, Chapters 1, 6, and 9, Code of Virginia; P.L. 108-446, P.L. 107-110, Federal Code.

A. Out of this appropriation, $9,000 the first year and $9,000 the second year from the general fund is designated to support annual membership dues to the Southern Regional Education Board. In addition, $5,000 the first year and $5,000 the second year from the general fund is designated to pay registration and travel expenses of citizens appointed as Virginia commissioners for the Southern Regional Education Board.

B. Out of this appropriation $70,000 the first year and $70,000 the second year from the general fund is provided for the fees and travel expenses associated with the Interstate Compact on Educational Opportunity for Military Children, established pursuant to Chapter 187, of the 2009 Acts of Assembly.

D. Out of this appropriation, $91,800 the first year and $91,800 the second year from the general fund is designated to support annual membership dues to the Education Commission of the States.

E. The Department of Education is authorized to collect proceeds from the sale of educational resources it has developed, such as technology applications, on-line course content, assessments, and other educational content, to out-of-state individuals or entities and to in-state, for-profit entities. The Department of Education is further authorized to deposit such proceeds in a non-reverting special fund account established in its financial records for this purpose. Net proceeds from such sales shall be expended by the Department of Education to further develop existing educational resources or to create new educational resources for the benefit of the commonwealth's public schools and which may also be sold under the provisions of this paragraph. The Secretary of Administration shall authorize any licensing agreements executed by the Department of Education pursuant to this paragraph.

F. Out of this appropriation, $138,500 the first year and $138,500 the second year from the general fund shall be used to provide performance evaluation training to teachers, principals, division superintendents, and other affected school division personnel in support of the transition from continuing employment contracts to annual employment contracts for teachers and principals.

G. Included in this appropriation is $572,473 the first year and $588,291 the second year from the general fund for costs to cover ongoing operational and maintenance costs of the Performance Budgeting System and the Cardinal System charged to Direct Aid for Public Education.

Total for Department of Education, Central Office Operations..........................................................$93,640,639 $93,743,722

General Fund Positions..........................................................136.00 136.00
Nongeneral Fund Positions...................................................178.50 178.50
Position Level .................................................................314.50 314.50

Fund Sources: General.........................................................$51,089,771 $51,192,480
ITEM 134. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300)..............  
Financial Assistance for Supplemental Education (14304).................................................................  
Fund Sources: General........................................................ $14,290,849 $16,828,349

Direct Aid to Public Education (197)

135. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300)..............  
Financial Assistance for Supplemental Education (14304).................................................................  
Fund Sources: General........................................................ $14,290,849 $16,828,349

A. Out of this appropriation, the Department of Education shall provide $373,776 the first year and $573,776 the second year from the general fund for the Jobs for Virginia Graduates initiative.

B. Out of this appropriation, the Department of Education shall provide $124,011 the first year and $124,011 the second year from the general fund for the Southwest Virginia Public Education Consortium at the University of Virginia's College at Wise. An additional $71,849 the first year and $71,849 the second year from the general fund is provided to the Consortium to continue the Van Gogh Outreach program with Lee and Wise County Public Schools and expand the program to the twelve school divisions in Southwest Virginia.

C. This appropriation includes $58,905 the first year and $58,905 the second year from the general fund for the Southside Virginia Regional Technology Consortium to expand the research and development phase of a technology linkage.

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.

E. Out of this appropriation, $298,021 the first year and $298,021 the second year from the general fund shall be allocated for the Career and Technical Education Resource Center to provide vocational curriculum and resource instructional materials free of charge to all school divisions.

F. It is the intent of the General Assembly that the Department of Education provide 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 $5,885,000 the first year and $5,885,000 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.

G. This appropriation includes $708,000 the first year and $708,000 the second year from the general fund for the Virginia Teaching Scholarship Loan Program. These scholarships shall be for undergraduate students at or beyond the sophomore year in college with a cumulative grade point average of at 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 the graduate level, and who meet the criteria and qualifications, pursuant to § 22.1-290.01, Code of Virginia. Awards shall be made to students who are enrolled full-time or part-time in approved undergraduate or graduate teacher education programs for (i) critical teacher shortage disciplines, such as special education, chemistry, physics, earth and space science, foreign languages, or technology education or (ii) as students meeting the qualifications in § 22.1-290.01, Code of Virginia, who have been identified by a local school board to teach in any discipline or at any grade level in which the school board has determined that a shortage of teachers exists; however, such persons shall meet the
ITEM 135.

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<td>First Year</td>
<td>Second Year</td>
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Qualifications for awards granted 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 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 in Teaching Initiative and Fund, pursuant to Chapters 570, 597, 623, 645, and 719 of the Acts of Assembly of 2000. Scholarship recipients may fulfill the teaching obligation by accepting a teaching position (i) in one of the critical teacher shortage disciplines; or (ii) regardless of teaching discipline, in a school with a high concentration of students eligible for free or reduced price lunch; or (iii) in any discipline or at grade levels with a shortage of teachers; or (iv) in a rural or urban region of the state with a teacher shortage. For the purposes of this item, "critical teacher shortage area and discipline" means subject areas and grade levels identified by the Board of Education in which the demand for classroom teachers exceeds the supply of teachers, as defined in the Board of Education's Regulations Governing the Determination of Critical Teacher Shortage Areas. Scholarship amounts are based on $10,000 per year for full-time students, and shall be prorated for part-time students based on the number of credit hours. The Department of Education shall report annually on the critical shortage teaching areas in Virginia.

2. 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.

3. 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. Any funds collected by the Department on behalf of this program shall revert to the general fund on June 30 each year. Such reversion shall be the net of any administrative or legal fees associated with the collection of these funds.

H. Out of the amounts for this Item, shall be provided $31,003 the first year and $31,003 the second year from the general fund for the Virginia Career Education Foundation.

I. Out of this appropriation, $212,500 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.

J. Out of this appropriation, the Department of Education shall provide $794,400 the first year and $794,400 the second year from the general fund to Communities in Schools.

K. 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.

L. This appropriation includes $543,176 the first year and $543,176 the second year from the general fund to support the Youth Development Academy for rising 9th and 10th grade students.

M. 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: Mathematics, Middle Education 6-8: Science, Biology, Chemistry, Earth and Space Science, physics, or 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.

N. Out of this appropriation, the Department of Education shall provide $700,000 the first year and $700,000 the second year from the general fund for Project Discovery. These funds are towards the cost of the program in Abingdon, Accomack/Northampton, Alexandria, Amherst, Appomattox, Arlington, Bedford, Bland, Campbell, Charlottesville, Cumberland, Danville/Pittsylvania, Fairfax, Franklin/Patrick, Goochland/Powhatan, Lynchburg, Newport News, Norfolk, Richmond City, Roanoke City, Smyth, Surry/Sussex, Tazewell, Williamsburg/Lambert, and Wythe and the salary of a fiscal officer for Project Discovery. The Department of Education shall administer the Project Discovery funding distributions to each community action agency. Distributions to each community action agency shall be based on performance measures established by the Board of Directors of Project Discovery. The contract with Project Discovery should specify the allocations to each local program and require the submission of a financial and budget report and program evaluation performance measures.

O. Out of this appropriation, the Department of Education shall provide $225,000 the first year and $250,000 the second year from the general fund for the Virginia Student Training and Refurbishment Program.

P. Out of this appropriation, $400,000 the first year and $400,000 the second year from the general fund is provided to establish a comprehensive pilot initiative to recruit students to major in the fields of mathematics and science to help alleviate the shortage of qualified teachers in these fields.

Q. Out of this appropriation, $598,000 the first year and $598,000 the second year from the general fund is provided to expand the number of schools implementing a system of positive behavioral interventions and supports with the goal of improving school climate and reducing disruptive behavior in the classroom. Such a system may be implemented as part of a tiered system of supports that utilizes evidence-based, system-wide practices to provide a response to academic and behavioral needs. Any school division which desires to apply for this competitive grant must submit a proposal to the Department of Education by June 1 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 referrals and out-of-school suspension rates. In making the competitive grant awards, the Department of Education shall give priority to school divisions proposing to serve schools identified by the Department as having high suspension rates. No funds awarded to a school division under this grant may be used to supplant funding for schools already implementing the program.

R. 1. Out of this appropriation, $1,000,000 the first year and $2,400,000 the second year from the general fund is provided for start-up grants of up to $300,000 per school per year, depending on the extended school year model adopted. First priority shall be given to the school divisions awarded planning grants in FY 2014 and the College Readiness Center pilot. Next priority shall be given to schools based on need, relative to the most current state accreditation ratings or similar federal designations.

2. In the case of any school division with schools that are in Denied Accreditation status that apply for funds, the school division shall also consult with the Superintendent of Public Instruction or designee on all recommendations regarding instructional programs or instructional personnel prior to submission to the local board for approval.

3. Out of this appropriation, $613,312 each year from the general fund is provided for planning grants of no more than $50,000 each for local school divisions pursuing the creation of new year-round school programs for divisions or individual schools in support of the findings from the 2012 JLARC review. School divisions must submit applications to the Department of
Education by August 1 of each year. Priority shall be given to schools based on need, based on state accreditation ratings or similar federal designations. Applications shall include evidence of commitment to pursue implementation in the upcoming school year. If balances exist, existing extended school year programs may be eligible to apply for remaining funds.

S. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund is provided through grants to school divisions for the cost of fees associated with hiring teachers through Teach for America. School divisions may apply for these funds through application submission to the Department of Education.

T. This appropriation includes $100,000 the first year from the general fund to support the next phase of work toward the goal of establishing the Virginia Science, Technology, Engineering, and Applied Mathematics (STEAM) Academy.

U. Out of this appropriation, $325,000 the second year from the general fund is provided for the Accomack, Fairfax, Loudoun, Petersburg, and Wythe Public Schools to support implementation of a STEM model program for kindergarten and preschool students. Each developed model will focus on enhancing children's learning experiences through the arts.

V. Out of this appropriation, $500,000 the second year from the general fund is provided for the Achievable Dream partnership with Newport News School Division. This funding is in lieu of a like amount from the Neighborhood Assistance Program Tax Credits for An Achievable Dream Middle and High School, Inc.

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<tr>
<td>Standards of Quality for Public Education (SOQ) (17801) ................ $5,543,115,168</td>
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<td>Financial Incentive Programs for Public Education (17802) ................ $20,828,611</td>
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<td>Financial Assistance for Categorical Programs (17803) ................ $56,693,891</td>
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<td>Distribution of Lottery Funds (17805) ................ $525,000,000</td>
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<td>Fund Sources: General ........................................ $5,484,314,292</td>
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Distribution of Lottery Funds (17805): §§ 58.1-4022 and 58.1-4022.1, Code of Virginia

Appropriation Detail of Education Assistance Programs (17800)
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<tr>
<td>Special Education - State Operated Programs</td>
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<tr>
<td><strong>Total</strong></td>
<td>$56,693,891</td>
<td>$57,349,858</td>
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<table>
<thead>
<tr>
<th>Lottery (17805)</th>
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<tbody>
<tr>
<td>Foster Care</td>
<td>$9,345,922</td>
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<tr>
<td>At-Risk Add-On</td>
<td>$89,654,406</td>
<td>$89,666,296</td>
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<tr>
<td>Virginia Preschool Initiative</td>
<td>$71,976,297</td>
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<tr>
<td>Early Reading Intervention</td>
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<tr>
<td>Mentor Teacher</td>
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<tr>
<td>K-3 Primary Class Size Reduction</td>
<td>$118,119,161</td>
<td>$118,288,804</td>
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ITEM 136.

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>School Breakfast Program</td>
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<td>SOL Algebra Readiness</td>
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<td>Regional Alternative Education</td>
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<td>ISAEP</td>
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<td>Special Education - Regional</td>
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<td>Tuition</td>
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<td>Career and Technical Education</td>
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<td>- Categorical</td>
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<tr>
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<td>Path to Industry Certification (NCLB/EFAL)</td>
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<td>Supplemental Basic Aid</td>
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<td>English as a Second Language</td>
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<td>Textbooks (split funded)</td>
<td>$40,458,210</td>
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<td><strong>Total</strong></td>
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<td>Security Equipment - VPSA</td>
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<td>$6,000,000</td>
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</tr>
</tbody>
</table>

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

**A. Definitions**

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 1,238,270.7 the first year and 1,246,428.4 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.

d. Students enrolled in an Individualized Student Alternative Education Program (ISAEP) pursuant to § 22.1-254 D 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.

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

3.a. "Basic Operation Cost" - The cost per pupil, including provision for the number of instructional personnel required by the Standards of Quality for each school division with a minimum ratio of 51 professional personnel for each 1,000 pupils or proportionate number thereof, in March 31 ADM for the same fiscal year for which the costs are computed, and including provision for driver, gifted, occupational-vocational, and special education, library
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.

4.a. "Composite Index of Local Ability-to-Pay" - An index figure computed for each locality. The composite index is the sum of 2/3 of the index of wealth per pupil in unadjusted March 31 ADM reported for the first seven (7) months of the 2011-2012 school year and 1/3 of the index of wealth per capita (population estimates for 2011 as determined by the Weldon Cooper Center for Public Service of the University of Virginia) multiplied by the local nominal share of the costs of the Standards of Quality of 0.45 in each year. The indices of wealth are determined by combining the following constituent index elements with the indicated weighting: (1) true values of real estate and public service corporations as reported by the State Department of Taxation for the calendar year 2011 - 50 percent; (2) adjusted gross income for the calendar year 2011 as reported by the State Department of Taxation - 40 percent; (3) the sales for the calendar year 2011 which are subject to the state general sales and use tax, as reported by the State Department of Taxation - 10 percent. Each constituent index element for a locality is its sum per March 31 ADM, or per capita, expressed as a percentage of the state average per March 31 ADM, or per capita, for the same element. A locality whose composite index exceeds 0.8000 shall be considered as having an index of 0.8000 for purposes of distributing all payments based on the composite index of local ability-to-pay. Each constituent index element for a locality used to determine the composite index of local ability-to-pay for the current biennium shall be the latest available data for the specified official base year provided to the Department of Education by the responsible source agencies no later than November 15, 2013.

b. For any locality whose total calendar year 2011 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) In the event that two or more school divisions become one school division, whether by consolidation of only the school divisions or by consolidation of the local governments, which shall include the transition of a city to town status, all state payments from this item adjusted by the composite index of local ability to pay to such resulting division or interest rates on approved Literary Fund loans shall be made on the basis of a composite index established by the Board of Education, which shall equal the composite index no lower than the lowest nor higher than the highest composite index of any of the individual school divisions involved in such consolidation. In addition, the local share of state payments adjusted by the composite index shall also be based on the same composite index of any of the individual school divisions involved in such consolidation. This index shall remain in effect for a period of no less than five nor more than fifteen years, unless a lower composite index is calculated for the combined division through the process for computing an index figure as set forth above. The Governor shall approve the composite index determined by the Board of Education prior to disbursement of funds under such index. The department shall report to the Chairman of the House Appropriations and Senate Finance Committees the composite indices approved by the Governor and the board in the event this provision is implemented.

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

3) Pursuant to paragraph c.1) above, 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. Notwithstanding the provisions of paragraph c.1) 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.

5) JLARC is hereby directed, with assistance from the Commission on Local Government, to analyze and make recommendations going forward regarding the most effective balance between the costs of incentives for government and school consolidations with the expected resulting savings and operational benefits, and how best to structure such state incentives to achieve both clarity for localities as well as justification that incentives are adequate, but not more than necessary. JLARC shall complete its study and submit a final report no later than October 1, 2014.

d. When it is determined that a substantial error exists in a constituent index element, the Department of Education will make adjustments in funding for the current school year only in the division where the error occurred. The composite index of any other locality shall not be changed as a result of the adjustment. No adjustment during the biennium will be made as a result of updating of data used 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.

5. "Required Local Expenditure for the Standards of Quality" - The locality's share based on the composite index of local ability-to-pay of the cost required by all the Standards of Quality 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 Standards of Quality/Local Real Estate Property Tax Relief Fund and appropriated in this Item, both of which are 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, collected by the Department of Education and distributed to school divisions in the fiscal year in which the school year begins.

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 required, in which the school division has elected to participate in a fiscal year.

7. "Planning District Eight" - The nine localities which comprise Planning District Eight are Arlington County, Fairfax County, Loudoun County, Prince William County, Alexandria 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.

9. In the event that the general fund appropriations in this item are not sufficient to meet the entitlements payable to school divisions pursuant to the provisions of this Item, the Department of Education is authorized to transfer any available general fund funds between these Items to address such insufficiencies. If the total general fund appropriations after such transfers remain insufficient to meet the entitlements of any program funded with general fund dollars, the Department of Education is authorized to prorate such shortfall proportionately across all of the school divisions participating in any program where such shortfall occurred. In addition, the Department of Education is authorized each year to temporarily suspend textbook payments made to school divisions from Lottery funds to ensure that any shortfall in Lottery revenue can be accounted for in the remaining textbook payments to be made for the year.

10. The Department of Education is directed to apply a cap on inflation rates in the same manner prescribed in § 51.1-166.B, Code of Virginia, when updating funding to school divisions during the biennial rebenchmarking process.

11. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to combine the end-of-year Average Daily Membership (ADM) for those school divisions who have partnered together as a fiscal agent division and a contractual division for the purposes of calculating prevailing costs included in the Standards of Quality (SOQ).

12. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to include zeroes in the linear weighted average calculation of support non-personal costs for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

13. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to eliminate the corresponding and appropriate object code(s) related to reported travel expenditures included the linear weighted average non-personal cost calculations for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

14. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to eliminate the corresponding and appropriate object code(s) related to reported leases and rental and facility expenditures included the linear weighted average non-personal cost calculations for the purpose of calculating prevailing costs included in the Standards of Quality (SOQ).

15. Notwithstanding any other provision in statute or in this Item, the Department of Education is directed to fund transportation costs using a 15 year replacement schedule, which is the national standard guideline, for school bus replacement schedule for the purpose of calculating funded transportation costs included in the Standards of Quality (SOQ).

16. To provide temporary flexibility, notwithstanding any other provision in statute or in this Item, school divisions may elect to increase the teacher to pupil staffing ratios in kindergarten through grade 7 and English classes for grades 6 through twelve by one additional student; the teacher to pupil staffing ratio requirements for Elementary Resource teachers, Prevention, Intervention and Remediation, English as a Second Language, Gifted and Talented, Career and Technical funded programs (other than on Career and Technical courses where school divisions will have to maintain a maximum class size based on federal Occupational Safety & Health Administration safety requirements) are waived; and the instructional and support technology positions, librarians and guidance counselors staffing ratios for new hires are waived.

17. To provide additional flexibility, notwithstanding the provisions of § 22.1-79.1 of the Code of Virginia, any school division that was granted a waiver regarding the opening date of the school year for the 2011-12 school year under the good cause requirements shall continue to be granted a waiver for the 2014-15 school year and the 2015-2016 school year.
18. Beginning with the 2016-18 biennium, the Department of Education shall account for extended school year models in the rebenchmarking of the Standards of Quality by providing the state share for the additional days of instruction provided.

19. Out of this appropriation, up to $600,000 the second year from the general fund may be used to support transitional incentive costs of a mutually beneficial School Services Agreement and Tuition Contract between Petersburg and Chesterfield. Upon signed agreement by the relevant local governments and school divisions, the parties may jointly submit application to the State Superintendent of Public Instruction for transitional incentive costs which may be based on part of the difference in per pupil spending between the two school divisions.

B. General Conditions

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

<table>
<thead>
<tr>
<th>Instructional Position</th>
<th>First Year Salary</th>
<th>Second Year Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elementary Teachers</td>
<td>$45,822</td>
<td>$45,822</td>
</tr>
<tr>
<td>Elementary Assistant Principals</td>
<td>$65,037</td>
<td>$65,037</td>
</tr>
<tr>
<td>Elementary Principals</td>
<td>$79,796</td>
<td>$79,796</td>
</tr>
<tr>
<td>Secondary Teachers</td>
<td>$48,125</td>
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<tr>
<td>Secondary Assistant Principals</td>
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</tr>
<tr>
<td>Secondary Principals</td>
<td>$87,954</td>
<td>$87,954</td>
</tr>
<tr>
<td>Instructional Aides</td>
<td>$16,613</td>
<td>$16,613</td>
</tr>
</tbody>
</table>

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

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

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

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

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

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

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

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

5. In the event that the actual 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 Standards of Quality/Local Real Estate Property Tax Relief Fund and appropriated in this Item (both of which are returned on the basis of the latest yearly estimate of school age population provided by the Weldon Cooper Center for Public Service) for sales in the fiscal year in which the school year begins are different from the number estimated as the basis for this appropriation, the estimated state sales and use tax revenues shall not be adjusted.
6. This appropriation shall be apportioned to the public schools with guidelines established by the Department of Education consistent with legislative intent as expressed in this act.

7.a. Appropriations of state funds in this Item include the number of positions required by the Standards of Quality. This Item includes a minimum of 51 professional instructional positions and aide positions (C 2); Education of the Gifted, 1.0 professional instructional position (C 3); Occupational-Vocational Education Payments and Special Education Payments; a minimum of 6.0 professional instructional positions and aide positions (C 4 and C 5) for each 1,000 pupils in March 31 ADM each year in support of the current Standards of Quality. Funding in support of one hour of additional instruction per day based on the percent of students 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 8).

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

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

c. The following state funds will be deducted from the amount calculated in paragraph a. above: 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) for sales in the fiscal year in which the school year begins; total receipts from state funds (except state funds for non-regular day school programs and state 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 end of the fiscal year will be added to the amount calculated in paragraph a. above.

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

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

f. The final amount calculated as described above must be equal to or greater than the required 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.

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

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

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

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

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

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 expenditure occurs, for a special project, the details of which must be furnished to the Department of Education for review and approval;
4) The local school board agrees to submit quarterly reports to the Department of Education on the use of funds provided through this project award; and

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

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.

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 upon 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.

13. All state and local matching funds required by the programs in this Item shall be appropriated to the budget of the local school board.

14. By November 15 of each year, the Department of Planning and Budget, in cooperation with the Department of Education, shall prepare and submit a preliminary forecast of Standards of Quality expenditures, based upon the most current data available, to the Chairmen of the House Appropriations and Senate Finance Committees. In odd-numbered years, the forecast for the current and subsequent two fiscal years shall be provided. In even-numbered years, the forecast for the current and subsequent fiscal year shall be provided. The forecast shall detail the projected March 31 Average Daily Membership and 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.

16. Except as otherwise provided in this act, the Superintendent of Public Instruction shall provide guidelines for the distribution and expenditure of general fund appropriations and such additional federal, private and other funds as may be made available to aid in the establishment and maintenance of the public schools.
17. At the Department of Education’s option, fees for audio-visual services may be deducted from state Basic Aid payments for individual local school divisions.

18. For distributions not otherwise specified, the Department of Education, at its option, may use prior year data to calculate actual disbursements to individual localities.

19. Payments for accounts related to the Standards of Quality made to localities for public education from the general fund, as provided herein, shall be payable in twenty-four semi-monthly installments at the middle and end of each month.

20. Notwithstanding §22.1-638 D., Code of Virginia, and other language in this item, the Department of Education shall, for purposes of calculating the state and local shares of the Standards of Quality, apportion state sales and use tax 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, 2012, estimate of school age population provided by the Weldon Cooper Center for Public Service and, in the second year, based on the July 1, 2013, estimate of school age population provided by the Weldon Cooper Center for Public Service.

Notwithstanding §22.1-638 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, 2012, estimate of school age population provided by the Weldon Cooper Center for Public Service and, in the second year, based on the July 1, 2013, estimate of school age population provided by the Weldon Cooper Center for Public Service.

21. The school divisions within the Tobacco Region, as defined by the Tobacco Indemnification and Community Revitalization Commission, shall jointly explore ways to maximize their collective expenditure reimbursement totals for all eligible E-Rate funding.

22. This Item includes appropriations totaling an estimated $525,000,000 the first year and $510,000,000 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.

23. For reporting purposes, the Department of Education shall include Lottery Proceeds Funds as state funds.

24.a. Any locality that has met its required local effort for the Standards of Quality accounts for FY 2015 and that has met its required local match for incentive or Lottery-funded programs in which the locality elected to participate in FY 2015 may carry over into FY 2016 any remaining state Direct Aid to Public Education fund balances available to help minimize any FY 2016 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 2016.

b. Any locality that has met its required local effort for the Standards of Quality accounts for FY 2016 and that has met its required local match for incentive or Lottery-funded programs in which the locality elected to participate in FY 2016 may carry over into FY 2017 any remaining state Direct Aid to Public Education fund balances available to help minimize any FY 2017 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 2017.

25. Localities are encouraged to allow school boards to carry over any unspent local allocations into the next fiscal year. Localities are also encouraged to provide increased flexibility to school boards by appropriating state and local funds for public education in a 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.

27. It is the intent of the General Assembly that all school divisions annually provide their employees, upon request, with a user-friendly statement of total compensation, including contract duration if less than 12 months.

28. Notwithstanding Title 22.1, Chapter 4.1, Code of Virginia, no schools shall be transferred to the supervision of the Opportunity Educational Institution nor shall any funds be transferred to the Institution.

C. Apportionment

1. Subject to the conditions stated in this paragraph and in paragraph B of this Item, each locality shall receive sums as listed above within this program for the basic operation cost and payments in addition to that cost. The apportionment herein directed shall be inclusive of, and without further payment by reason of, state funds for library and other teaching materials.

2. School Employee Retirement Contributions

   a. This Item provides funds to each local school board for the state share of the employer's retirement cost incurred by it, on behalf of instructional personnel, for subsequent transfer to the retirement allowance account as provided by Title 51.1, Chapter 1, Code of Virginia.

   b. Notwithstanding § 51.1-1401 of the Code of Virginia, the Commonwealth shall provide payments for only the state share of the Standards of Quality fringe benefit cost of the retiree health care credit. This Item includes payments in both years based on the state share of fringe benefit costs of 55 percent of the employer’s cost on funded Standards of Quality instructional positions, distributed based on the composite index of the local ability-to-pay.

3. School Employee Social Security Contributions

   a. This Item provides funds to each local school board for the state share of the employer's Social Security cost incurred by it, on behalf of the instructional personnel for subsequent transfer to the Contribution Fund pursuant to Title 51.1, Chapter 7, Code of Virginia.

   b. Appropriations for contributions in paragraphs 2 and 3 above include payments from funds derived from the principal of the Literary Fund in accordance with Article III, Section 8, of the Constitution of Virginia. The amounts set aside from the Literary Fund for these purposes shall not exceed $142,853,378 the first year and $121,241,825 the second year.

4. School Employee Insurance Contributions

   This Item provides funds to each local school board for the state share of the employer's Group Life Insurance cost incurred by it on behalf of instructional personnel who participate in group insurance under the provisions of Title 51.1, Chapter 5, Code of Virginia.

5. Basic Aid Payments

   a.1) A state share of the Basic Operation Cost, which cost per pupil in March 31 ADM is established individually for each local school division based on the number of instructional personnel required by the Standards of Quality and the statewide prevailing salary levels (adjusted in Planning District Eight for the cost of competing) as well as recognized support costs calculated on a prevailing basis for an estimated March 31 ADM.

   2) This appropriation includes funding to recognize the common labor market in the Washington-Baltimore-Northern Virginia, DC-MD-VA-WV Combined Statistical Area. Standards of Quality salary payments for instructional positions in school divisions of the localities set out below have been adjusted for the equivalent portion of the Cost of Competing
Adjustment (COCA) rates that are paid to local school divisions in Planning District 8. For the counties of Stafford, Fauquier, Spotsylvania, Clarke, Warren, Frederick, and Culpeper and the Cities of Fredericksburg and Winchester, the SOQ payments have been increased by 25 percent each year of the COCA rates paid to school divisions in Planning District 8.

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 tax estimates 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.

2) The amounts deducted from Basic Aid for the education of intellectually disabled persons shall be transferred to the Department of Behavioral Health and Developmental Services in support of the cost of educating such persons; the amount deducted from Basic Aid for the education of emotionally disturbed persons shall be used to cover extraordinary expenses incurred in the education of such persons. The Department of Education shall establish guidelines to implement these provisions and shall provide for the periodic transfer of sums due from each local school division to the Department of Behavioral Health and Developmental Services and for Special Education categorical payments. The amount of the 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.

f. Textbooks

1) The appropriation in this Item includes $26,200,288 the first year and $51,349,943 the second year from the general fund and $40,458,210 the first year and $15,592,908 the second year from the Lottery Proceeds Fund as the state's share of the cost of textbooks based on a per pupil amount of $96.22 the first year and $96.22 the second year. The state's share of textbooks will be fund split between the general fund and Lottery Proceeds Fund. A school division shall appropriate these funds for textbooks or any other public education instructional expenditure by the school division. The state's distributions for textbooks shall be based on adjusted March 31 ADM. These funds shall be matched by the local government, based on the composite index of local ability-to-pay.

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.
4) Any funds provided to school divisions for textbook costs that are unexpended as of June 30, 2015, or June 30, 2016, 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 amounts estimated at $350,460,000 the first year and $362,860,000 the second year from the amounts transferred 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 which are derived from the 0.375 cent increase in the state sales and use tax levied pursuant to §58.1-638, Code of Virginia. These additional funds are provided to local school divisions and local governments in order to relieve the financial pressure education programs place on local real estate taxes.

i. From the total amounts in paragraph h. above, an amount estimated at $233,520,000 the first year and $240,850,000 the second year (approximately 1/4 cent of sales and use tax) is appropriated to support a portion of the cost of 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 and one instructional technology position per 1,000 students; a full daily planning period for teachers at the middle and high school levels in order to relieve the pressure on local real estate taxes and shall be taken into account by the governing body of the county, city, or town in setting real estate tax rates.

j. From the total amounts in paragraph h. above, an amount estimated at $123,140,000 the first year and $127,510,000 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.

k. For the purposes of funding certain support positions in Basic Aid a funding ratio methodology is used based upon the prevailing ratio of support positions to SOQ funded instructional positions as established in Chapter 781, 2009 Acts of Assembly. For the purposes of making the required spending adjustments, the appropriation and distribution of Basic Aid shall reflect this methodology. Local school divisions shall have the discretion as to where the adjustment may be made, consistent with the Standards of Quality funded in this Act.

6. Education of the Gifted Payments

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.

b. Local school divisions are required to spend, as part of the required local expenditure for the Standards of Quality the established per pupil cost for gifted education (state and local share) on approved programs for the gifted.

7. Occupational-Vocational Education Payments

a. An additional payment shall be disbursed by the Department of Education to the local school divisions to support the state share of the number of Vocational Education instructors required by the Standards of Quality. These funds shall be disbursed on the same basis as the payment is calculated.
b. An amount estimated at $108,906,772 the first year and $109,140,109, the second year from the general fund included in Basic Aid Payments relates to vocational education programs in support of the Standards of Quality.

8. Special Education Payments

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

b. Out of the amounts for special education payments, general fund support is provided to fund the caseload standards for speech pathologists at 68 students for each year of the biennium.

9. Remedial Education Payments

a. An additional payment estimated at $100,794,151 the first year and $100,985,181 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, and Remediation program adopted in June 2003.

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

c. Funding shall be matched by the local government based on the composite index of local ability-to-pay.

d. To provide flexibility in the instruction of English Language Learners who have limited English proficiency and who are at risk of not meeting state accountability standards, school divisions may use state and local funds from the SOQ Prevention, Intervention, and Remediation account to employ additional English Language Learner teachers to provide instruction to identified limited English proficiency students. Using these funds in this manner 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 divisions using the SOQ Prevention, Intervention, and Remediation funds in this manner shall only employ instructional personnel licensed by the Board of Education.

e. An additional state payment estimated at $89,654,406 the first year and $89,666,296 the second year from the Lottery Proceeds Fund shall be disbursed based on the estimated number of federal 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:

1) A minimum one percent add-on, as a percent of the per pupil basic aid cost, for each child who qualifies for the federal Free Lunch Program; and

2) An addition to the add-on, based on the concentration of children qualifying for the federal Free Lunch Program. Based on its percentage of Free Lunch participants, each school division will receive between 1 and 12 percent in additional basic aid per Free Lunch participant. These funds shall be matched by the local government, based on the composite index of local ability-to-pay.

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, any new funds a school division receives in excess of the amounts received in FY 2008 may be used first to provide data coordinators or to purchase similar services for schools that have not met Adequate Yearly Progress (AYP) under the federal No Child Left Behind Act or are not fully accredited under the Standards of Accreditation. The data coordinator position is intended to provide schools with needed support in the area of data analysis and interpretation for instructional purposes, as well as overall data management and the administration of state assessments. The position would primarily focus on data related to instruction and school improvement, including: student assessment, student attendance, student/teacher engagement, behavior referrals, suspensions, retention, and graduation rates.

f. Regional Alternative Education Programs

1) An additional state payment of $8,085,825 the first year and $8,086,130 the second year from the Lottery Proceeds Fund shall be disbursed for Regional Alternative Education programs. Such programs shall be for the purpose of educating certain expelled students and, as appropriate, students who have received suspensions from public schools 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.

3) a) Regional alternative education programs are funded through this Item based on the state's share of the incremental per pupil cost for providing such programs. This incremental per pupil payment shall be adjusted for the composite index of local ability-to-pay of the school division that counts such students attending such program in its 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 regional programs for students attending these programs, adjusted for costs incurred by the school division for transportation, administration, and any portion of the school day or school year that the student does not attend such program.

b) In the event a school division does not use all of the student slots it is allocated under this program, the unused slots may be reallocated or transferred to another school 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.

2. However, no requesting school division shall receive more tuition funding from the state for any requested unused slot than what would have been the calculated amount for the requesting school division had the unused slot been allocated to the requesting school division in the original budget. Furthermore, the requesting school division shall pay for any remaining 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
1) This appropriation includes $25,110,358 the first year and $26,576,054 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.

10. K-3 Primary Class Size Reduction Payments

a. An additional payment estimated at $118,119,161 the first year and $118,288,804 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.

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

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

<table>
<thead>
<tr>
<th>Qualifying School Percentage of Students</th>
<th>Grades K-3</th>
<th>Maximum Individual K-3 Class Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligible for Free Lunch, Three-Year Average</td>
<td>School Ratio</td>
<td></td>
</tr>
<tr>
<td>30% but less than 45%</td>
<td>19 to 1</td>
<td>24</td>
</tr>
<tr>
<td>45% but less than 55%</td>
<td>18 to 1</td>
<td>23</td>
</tr>
<tr>
<td>55% but less than 65%</td>
<td>17 to 1</td>
<td>22</td>
</tr>
<tr>
<td>65% but less than 70%</td>
<td>16 to 1</td>
<td>21</td>
</tr>
<tr>
<td>70% but less than 75%</td>
<td>15 to 1</td>
<td>20</td>
</tr>
<tr>
<td>75% or more</td>
<td>14 to 1</td>
<td>19</td>
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</tbody>
</table>

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

11. Literary Fund Subsidy Program Payments

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

c. 1) In the event that on any scheduled payment date of bonds of the Virginia Public School Authority (VPSA) authorized under the provisions of a bond resolution adopted subsequent to June 30, 1997, issued subsequent to June 30, 1997, 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 sum of (i) the payments on general obligation school bonds of cities, counties, and towns (localities) paid to the VPSA and (ii) the proceeds derived from the application of the provisions of § 15.2-2659, Code of Virginia, to such bonds of localities, is less than the debt service due on such bonds of the VPSA on such date, there is hereby appropriated to the VPSA, first, from available moneys of the Literary Fund and, second, 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 submission each year shall include provisions for the payment of debt service pursuant to paragraph 1) above.

12. Educational Technology Payments

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.

b. The Department of Education shall authorize amounts estimated at $11,912,250 the first year from the Literary Fund to provide debt service payments for the education technology grant program conducted through the Virginia Public School Authority in 2010.

c. The Department of Education shall authorize amounts estimated at $11,670,000 the first year and $11,670,750 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 2011.

d.1) The Department of Education shall authorize amounts estimated at $11,617,000 the first year and $11,620,250 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 2012.

2) It is the intent of the General Assembly to authorize sufficient appropriate Literary Fund revenues to pay debt service on the Virginia Public School Authority bonds or notes authorized for this program. In developing the proposed 2016-18 biennial budget 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 this program in FY 2016.
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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e. 1) The Department of Education shall authorize amounts estimated at $12,130,750 the first year and $12,131,750 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 2013.

2) 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 2016-18 biennial budget 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 this program in FY 2017 and FY 2018.

f.1) The Department of Education shall authorize amounts estimated at $13,538,408 the first year and $13,538,408 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 2014.

2) 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 2016-18 and 2018-20 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 this program in fiscal years 2017, 2018, and 2019.

g. 1) An education technology grant program shall be conducted through the Virginia Public School Authority, through the issuance of equipment notes in an amount estimated at $70,741,200 in FY 2015 and $72,943,600 in FY 2016. Proceeds of the notes will be used to establish a computer-based instructional and testing system for the Standards of Learning (SOL) and to develop the capability for high speed Internet connectivity at high schools followed by middle schools followed by elementary schools. School divisions shall use these funds first to develop and maintain the capability to support the administration of online SOL testing for all students with the exception of students with a documented need for a paper SOL test.

2) The Department of Education shall authorize amounts estimated at $13,538,408 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 FY 2015.

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 FY 2015 and in FY 2016. In developing the proposed 2016-2018, 2018-2020, and 2020-2022 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 2017, 2018, 2019, 2020, and 2021.

4) Grant funds from the issuance of $70,741,200 in FY 2015 and $72,943,600 in FY 2016 in equipment notes are based on a grant of $26,000 per school and $50,000 per school division. For purposes of this grant program, eligible schools shall include schools that are subject to state accreditation and reporting membership in grades K through 12 as of September 30, 2014, for the FY 2015 issuance, and September 30, 2015, for the FY 2016 issuance, as well as regional vocational centers, special education centers, alternative education centers, regular school year Governor's Schools, and the School for the Deaf and the Blind. Schools that serve only pre-kindergarten students shall not be eligible for this grant.

5) Supplemental grants shall be allocated to eligible divisions to support schools that are not fully accredited in accordance with this paragraph. Schools that administer SOL tests in Spring 2014 and that are not fully accredited for the second consecutive year, based on school accreditation ratings in effect for FY 2014 and FY 2015, or that have 15 percent of students in the English as a Second Language count and also have having free lunch eligibility for the school of over one-third of the students, will qualify to participate in the Virginia e-Learning Backpack Initiative in FY 2015 and receive: (1) a supplemental grant of $400 per student reported in ninth grade fall membership in a qualifying school for the purchase of a tablet computer device for that student and (2) a supplemental grant of $2,400 per qualifying school to purchase two content creation packages for teachers. Schools eligible to receive this
supplemental grant in FY 2015 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 to a maximum of four years. Schools that administer SOL tests in Spring 2015 and that are not fully accredited for the second consecutive year based on school accreditation ratings in effect for FY 2015 and FY 2016 will qualify to participate in the initiative in FY 2016. Schools eligible for the supplemental grants in previous fiscal years shall continue to be eligible for the remaining years of their grant award. Schools eligible to receive this supplemental grant in FY 2016 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 to a maximum of four years. Grants awarded to qualifying schools that do not have grades 10, 11, or 12 may transition with the students to the primary receiving school for all years subsequent to grade 9. Schools are eligible to receive these grants for a period of up to four years beginning in FY 2014 shall not be eligible to receive a separate award in the future once the original award period has concluded. Schools that are fully accredited or that are new schools with conditional accreditation in their first year shall not be eligible to receive this supplemental grant.

6) Required local match:

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 shall be used for teacher training in the use of instructional technology. 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) 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 in the second year pursuant to paragraph g.5) above shall use the funds in qualifying schools to purchase tablet computer devices 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.

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 in the second year pursuant to paragraph g.5) above. These supplemental grants shall be used in qualifying schools for the purchase of tablet computer devices for ninth grade students reported in fall membership and content creation packages for teachers. Participating school divisions will be required to select a
core set of electronic textbooks, applications and online services for productivity, learning management, collaboration, practice, and assessment to be included on all devices. In addition, participating school divisions will assume recurring costs for electronic textbook purchases and 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.

9) 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.

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 deficiency.

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.

j. Unobligated proceeds of the notes, including investment income derived from the proceeds of the notes may be used to pay interest on, or to decrease principal of the notes or to fund a portion of such other educational technology grants as authorized by the General Assembly.

k.1) For the purposes of § 56-232, Code of Virginia, "Contracts of Telephone Companies with State Government" and for the purposes of § 56-234 "Contracts for Service Rendered by a Telephone Company for the State Government" shall be deemed to include communications lines into public schools which are used for educational technology. The 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. Further, the Superintendent and Director are authorized to encourage the development of "by-pass" infrastructure in localities where it fails to obtain competitive prices or prices consistent with the best rates obtained in other parts of the state.

2) The State Corporation Commission, in its consideration of the discount for services 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 hereby encouraged to make the discounts for intrastate services provided to elementary schools, secondary schools, and libraries for educational purposes as large as is prudently possible and to fund such discounts through the universal fund as provided in § 254 of the Telecommunications Act of 1996. The commission shall proceed as expeditiously as possible in implementing these discounts and the funding mechanism for intrastate services, consistent with the rules of the Federal Communications Commission aimed at the preservation and advancement of universal service.

13. Security Equipment Payments

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 2015 and $6,000,000 in fiscal year 2016 in conjunction with the Virginia Public Authority.
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 $2,503,750 the first year and $3,804,250 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, and 2015.

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 2016-18, 2018-2020, and 2020-2022 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 2017, 2018, 2019, 2020, and 2021.

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 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.

6) Grant award funds from the issuance of up to $6,000,000 in fiscal year 2015 and $6,000,000 in fiscal year 2016 in equipment notes shall be distributed to eligible school divisions. The grant awards will be based on a competitive grant basis of up to $100,000 per school division. School divisions will be permitted to apply annually for grant funding. For purposes of this program, eligible schools shall include schools that are subject to state accreditation and reporting membership in grades K through 12 as of September 30, 2014, for the fiscal year 2015 issuance, and September 30, 2015, for the fiscal year 2016 issuance, as well as regional vocational centers, special education centers, alternative education centers, regular school year Governor's Schools, and the Virginia School for the Deaf and the Blind.

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

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.

14. Virginia Preschool Initiative Payments

a.1) It is the intent of the General Assembly that a payment estimated at $71,976,297 the first year and $74,922,998 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 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 standards shall be established in such a manner as to be measurable for student achievement and success. Students shall be required to be evaluated in the fall and in the spring by each participating school division and the school divisions must certify that the Virginia Preschool Initiative program follows the established standards in order to receive the funding for quality preschool education and criteria for the service components. Such guidelines shall be consistent with the findings of the November 1993 study by the Board of Education, the Department of Education, and the Council on Child Day Care and Early Childhood Programs.

4) a) Grants shall be distributed based on an allocation formula providing the state share of a $6,000 grant for 100 percent of the unserved at-risk four-year-olds in each locality for a full-day program. The number of unserved at-risk four-year-olds in each locality shall be based on the projected number of kindergarten students, updated once each biennium for the Governor’s introduced biennial budget. In the first year only, the Department shall adjust the additional slots calculated to fund such school divisions at the same number of slots actually used in FY 2014 on a prorated basis up to $1,000,000. For the second year only, in no case shall a school division be eligible for fewer slots than they actually used for this program in FY 2014 on a prorated basis up to $3,631,581. Programs operating half-day shall receive state funds based on a fractional basis determined by the pro-rata portion of a full-day, school year program provided. Half-day programs shall operate for a minimum of three hours of classroom instructional time per day, excluding breaks for lunch or recess, and grants to half-day programs shall be funded based on the state share of $3,000 per unserved at-risk four-year-old in each locality. Full-day programs shall operate for a minimum of five and one-half instructional hours, excluding breaks for meals and recess. No additional state funding is provided for programs operating greater than three hours per day but less than five and one-half hours per day. In determining the state and local shares of funding, the composite index of local ability-to-pay is capped at 0.5000.

b) For new programs in the first year of implementation only, programs operating less than a full school year shall receive state funds on a fractional basis determined by the pro-rata portion of a full-day, school year program provided. In determining the prorated state funds to be received, a school year shall be 180 days.

b.1) Any locality which desires to participate in this grant program must submit a proposal through its chief administrator (county administrator or city manager) by June 15 of each year. The chief administrator, in conjunction with the school superintendent, shall identify a lead agency for this program within the locality. The lead agency shall be responsible for developing a local plan for the delivery of quality preschool services to at-risk children 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.
2) The proposal must demonstrate coordination with all parties necessary for the successful delivery of comprehensive services, including the schools, child care providers, local social services agency, Head Start, local health department, and other groups identified by the lead agency.

3) A local match, based on the composite index of local ability-to-pay, shall be required. For purposes of meeting the local match, localities may use local expenditures for existing qualifying programs, however, at least seventy-five percent of the local match will be cash and no more than twenty-five percent will be in-kind. In-kind contributions are defined as cash outlays that are made by the locality that benefit the program but are not directly charged to the program. The value of fixed assets cannot be considered as an in-kind contribution. Localities shall also continue to pursue and coordinate other funding sources, including child care subsidies. Funds received through this program must be used to 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 support to programs for at-risk four-year-olds from Title I of the federal Elementary and 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 occur due to amendments to the allocation formula in the reauthorization of ESEA as the No Child Left Behind Act of 2001 or due to a percentage reduction in a locality’s Title I allocation in 2014-2015 or 2015-2016. Any locality so affected shall provide written evidence to the Superintendent of Public Instruction and request his approval to continue the services to Title I students.

c. Local plans must provide clear methods of service coordination for the purpose of reducing the per child cost for the service, increasing the number of at-risk children served and/or extending services for the entire year. Examples of these include:

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 programs.

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

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

Local plans must indicate the number of at-risk four-year-old children to be served, and the criteria by which they will be determined to be at risk.

d.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.

e. The Department of Education is authorized to expend unobligated balances in this program’s adopted budget allocations for grants to qualifying school divisions for one-time expenses, other than capital, related to start-up or expansion of programs.

15. Early Reading Intervention Payments
a. An additional payment of $17,886,428 the first year and $17,948,114 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education to local school divisions for the purposes of providing early reading intervention services to students in grades kindergarten through 3 who demonstrate deficiencies based on their individual performance on diagnostic tests which have been approved by the Department of Education. The Department of Education shall review the tests of any local school board which requests authority to use a test other than the state-provided test to ensure that such local test uses criteria for the early diagnosis of reading deficiencies which are similar to those criteria used in the state-provided test. The Department of Education shall make the state-provided diagnostic test used in this program available to local school divisions. School divisions shall report the results of the diagnostic tests to the Department of Education on an annual 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 five to one. The estimated number of students in each school division in each year shall be determined by multiplying the projected number of students reported in each school division's fall membership in grades kindergarten, 1, 2, and 3 by the percent of students who are determined to need services based on diagnostic tests administered in the previous year in that school division and adjusted in the following manner:

<table>
<thead>
<tr>
<th>Year 1</th>
<th>Year 2</th>
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<tbody>
<tr>
<td>Kindergarten</td>
<td>100%</td>
</tr>
<tr>
<td>Grade 1</td>
<td>100%</td>
</tr>
<tr>
<td>Grade 2</td>
<td>100%</td>
</tr>
<tr>
<td>Grade 3</td>
<td>100%</td>
</tr>
</tbody>
</table>

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

16. Standards of Learning Algebra Readiness Payments

a. An additional payment of $12,256,970 the first year and $12,265,706 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education to local school divisions for the purposes of providing math intervention services to students in grades 6, 7, 8 and 9 who are at-risk of failing the Algebra I end-of-course test, as demonstrated by their individual performance on diagnostic tests which have been approved by the Department of Education. The Department of Education shall review the tests to ensure that such local test uses state-provided criteria for diagnosis of math deficiencies which are similar to those criteria
used in the state-provided test. The Department of Education shall make the state-provided diagnostic test used in this program available to local school divisions. School divisions shall report the results of the diagnostic tests to the Department of Education on an annual 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 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 the federal Free Lunch Program.

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

17. School Construction Grants Program Escrow

Notwithstanding the requirements of Section 22.1-175.5 of the Code of Virginia, school divisions are permitted to withdraw funds from local escrow accounts established pursuant to Section 22.1-175.5 to pay for recurring operational expenses incurred by the school division. Localities are not required to provide a local match of the withdrawn funds.

18. English as a Second Language Payments

A payment of $48,601,863 the first year and $49,646,295 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education to local school divisions to support the state share of 17 professional instructional positions per 1,000 students for whom English is a second language. Local school divisions shall provide a local match based on the composite index of local ability-to-pay.

19. Special Education Instruction Payments

a. The Department of Education shall establish rates for all elements of Special Education Instruction Payments.

b. Out of the appropriations in this Item, the Department of Education shall make available, subject to implementation by the Superintendent of Public Instruction, an amount estimated at $82,966,984 the first year and $87,737,058 the second year from the Lottery Proceeds Fund for the purpose of the state's share of the tuition rates for approved public school regional programs. Notwithstanding any contrary provision of law, the state's share of the tuition rates shall be based on the composite index of local ability-to-pay.

c. Out of the amounts for Financial Assistance for Categorical Programs, $33,811,054 the first year and $34,155,627 the second year from the general fund is appropriated to permit the Department of Education to enter into agreements with selected local school boards for the provision of educational services to children residing in certain hospitals, clinics, and detention homes by employees of the local school boards. The portion of these funds provided for educational services to children residing in local or regional detention homes shall only be determined on the basis of children detained in such facilities through a court order issued by a court of the Commonwealth. The selection and employment of instructional and administrative personnel under such agreements will be the responsibility of the local school board in accordance with procedures as prescribed by the local school board. State payments for the first year to the local school boards operating these programs will be based on certified expenditures from the fourth quarter of FY 2014 and the first three quarters of FY 2015. State payments for the second year to the local school boards operating these programs will be based on certified expenditures from the fourth quarter of FY 2015 and the first three quarters of FY 2016.

d. By October 15, 2014, the Department of Education shall present to the Virginia Board of Education, options for increasing student to teacher ratios or other savings, including requesting the State Board of Education or federal government to consider waiving certain teacher staffing
requirements given the uniqueness of the setting, prorating funding if localities choose to operate based on unnecessary gender separation, whether there may be options for achieving efficiencies in the 23 centers based on regional groupings based on proximity, working with the Department of Juvenile Justice and Department of Correctional Education if appropriate, and a review of how other states handle education in juvenile detention centers. The Department shall also submit the report to the Chairmen of the Senate Finance and House Appropriations Committees by October 31, 2014.

20. Vocational Education Instruction Payments

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

b. This appropriation includes $1,800,000 the first year from the Lottery Proceeds Fund and $1,800,000 the second year from the Lottery Proceeds Fund for secondary vocational-technical equipment. A base allocation of $2,000 each year shall be available for all divisions, with the remainder of the funding distributed on the basis of student enrollment in secondary vocational-technical courses. State funds received for secondary vocational-technical equipment must be used to supplement, not supplant, any funds currently provided for secondary vocational-technical equipment within the locality. Local school divisions are not required to provide a local match in order to receive these state funds.

21. Adult Education Payments

State funds shall be used to reimburse general adult education programs on a fixed cost per pupil or cost per class basis. No state funds shall be used to support vocational noncredit courses.

22. General Education Payments

a. This appropriation includes $2,410,988 the first year and $2,410,988 the second year from the Lottery Proceeds Fund to support Race to GED. Out of this appropriation, $465,375 the first year and $465,375 the second year shall be used for PluggedIn VA.

b. This appropriation includes $2,774,478 the first year from the general fund and $2,774,478 the second year from the Lottery Proceeds Fund to support Project Graduation and any associated administrative and contractual service expenditures related to this initiative.

23. Virtual Virginia Payments

a. From appropriations in this Item, the Department of Education shall provide assistance for the Virtual Virginia program.

b. The local share of costs associated with the operation of the Virtual Virginia program shall be computed using the composite index of local ability-to-pay.

24. Individual Student Alternative Education Program (ISAEP) Payments

Out of this appropriation, $2,247,581 the first year from the Lottery Proceeds Fund and $2,247,581 in the second year from the Lottery Proceeds Fund shall be provided for the secondary schools’ Individual Student Alternative Education Program (ISAEP), pursuant to Chapter 488 and Chapter 552 of the 1999 Session of the General Assembly.

25. Foster Children Education Payments

a. An additional state payment is provided from the Lottery Proceeds Fund for the prior year’s local operations costs, as determined by the Department of Education, for each pupil of school age as defined in § 22.1-1, Code of Virginia, not a resident of the school division providing his education (a) who has been placed in foster care or other custodial care within the geographical boundaries of such school division by a Virginia agency, whether state or local, which is
authorized under the laws of this Commonwealth to place children; (b) who has been placed in an orphanage or children's home which exercises legal guardianship rights; or (c) who is a resident of Virginia and has been placed, not solely for school purposes, in a child-caring institution or group home.

b. This appropriation provides $9,345,922 the first year and $9,657,863 the second year from the Lottery Proceeds Fund to support children attending public school who have been placed in foster care or other such custodial care across jurisdictional lines, as provided by subsections A and B of § 22.1-101.1, Code of Virginia. To the extent these funds are not adequate to cover the full costs specified therein, the Department is authorized to expend unobligated balances in this Item for this support.

26. Sales Tax Payments

a. This is a sum-sufficient appropriation for distribution to counties, cities and towns a portion of net revenue from the state sales and use tax, in support of the Standards of Quality (Title 22.1, Chapter 13.2, Code of Virginia) (See the Attorney General's opinion of August 3, 1982).

b. Certification of payments and distribution of this appropriation shall be made by the State Comptroller.

c. The distribution of state sales tax funds shall be made in equal bimonthly payments at the middle and end of each month.

27. Adult Literacy Payments

a. Appropriations in this Item include $125,000 the first year and $125,000 the second year from the general fund for the ongoing literacy programs conducted by Mountain Empire Community College.

b. Out of this appropriation, the Department of Education shall provide $100,000 the first year and $100,000 the second year from the general fund for the Virginia Literacy Foundation grants to support programs for adult literacy including those delivered by community-based organizations and school divisions providing services for adults with 0-9th grade reading skills.

28. Governor’s School Payments

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

b. Out of the amounts for Governor's School Payments, the Department of Education shall provide assistance for the state share of the incremental cost of summer residential Governor's 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 certify that no tuition is assessed to students for participation in this program if they are enrolled in a public school.

c. For the Summer Governor's Schools and Foreign Language Academies programs, the Superintendent of Public Instruction is authorized to adjust the tuition rates, types of programs offered, length of programs, and the number of students enrolled in order to maintain costs within the available state and local funds for these programs.

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.
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 1,725 students per Governor's School in the first year and a cap of 1,725 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.

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

g. All regional Governor's Schools are encouraged to provide full-day grades 9 through 12 programs. Out of the amounts in this item, $100,000 the second year from the general fund is provided for existing Governor's Schools, as distributed by the Superintendent of Public Instruction, to plan for or study the feasibility of expanding, including via a merger with another Governor's School.

h. Out of this appropriation, $100,000 the first year from the general fund is available for the Department of Education to develop a model proposal that establishes a Governor's School that focuses on Career and Technical Education.

29. School Nutrition Payments

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.

30. School Breakfast Payments

a. Out of this appropriation, $4,135,134 the first year and $4,664,983 the second year from the Lottery Proceeds Fund is included for the purpose of establishing a state funded incentive program to maximize federal school nutrition revenues and increase student participation in the school breakfast program. These funds are available to any school division as a reimbursement for breakfast meals served that are in excess of the baseline established by the Department of
Education. The per meal reimbursement shall be $0.22; however, the department is authorized, but not required to reduce this amount proportionately in the event that the actual number of meals to be reimbursed exceeds the number on which this appropriation is based so that this appropriation is not exceeded.

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

31. Clinical Faculty and Mentor Teacher Program Payments

This appropriation includes $1,000,000 the first year and $1,000,000 the second year from the Lottery Proceeds Fund to be paid to local school divisions for statewide Mentor Teacher Programs to assist pre-service teachers and beginning teachers to make a successful transition into full-time teaching. This appropriation also includes $318,750 the first year and $318,750 the second year from the general fund for Clinical Faculty programs to assist pre-service teachers and beginning teachers to make a successful transition into full-time teaching. Such programs shall include elements which are consistent with the following:

a. An application process for localities and school/higher education partnerships that wish to 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

e. It is the intent of the General Assembly that no preference between pre-service or beginning teacher programs be construed by the language in this Item. School divisions operating beginning teacher mentor programs shall receive equal consideration for funding.

32. Career Switcher/Alternative Licensure Payments

Appropriations in this Item include $279,983 the first year and $279,983 the second year from the general fund to provide grants to school divisions that employ mentor teachers for new teachers entering the profession through the alternative route to licensure as prescribed by the Board of Education.

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.

34. Reading Specialists Initiative
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.

b. These payments shall be based on the state’s share of the cost of providing one reading specialist per qualifying school. School divisions with schools participating in this program in fiscal year 2014 shall be eligible to receive funding at 100 percent of the state share the first year and 50 percent of the state share the second year for the same schools and such schools are granted a one-year extension of the two-year waiver referenced in subsection c. for a third year in fiscal year 2016. The Department of Education is authorized to disburse additional payments to divisions from any remaining funds each year to support additional qualifying schools and shall give priority to such schools with the lowest SOL pass rates for reading or 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 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. School divisions receiving these payments are required to match these funds based on the composite index of local ability-to-pay.

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 2013-2014 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 2012-2013 and 2013-2014 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 hired a math or reading instructional specialist. Localities receiving these payments are required to match these funds based on the composite index of local ability-to-pay.

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.

### Federal Education Assistance Programs (17900)

<table>
<thead>
<tr>
<th></th>
<th>First Year 2015</th>
<th>Second Year 2016</th>
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</thead>
<tbody>
<tr>
<td>Federal Assistance to Local Education Programs (17901)</td>
<td>$870,905,000</td>
<td>$870,905,000</td>
</tr>
</tbody>
</table>

Fund Sources: Federal Trust

ITEM 137.  

a. The appropriation to support payments to school divisions from federal program grant funds is contained in this Item.

b. The Department of Education will encourage localities to apply for Medicaid reimbursements for eligible special education expenditures which will help to increase available state and local funding for other educational activities and expenditures.

<table>
<thead>
<tr>
<th>Total for Direct Aid to Public Education</th>
<th>$7,030,833,519</th>
<th>$7,086,112,181</th>
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<tbody>
<tr>
<td>Fund Sources: General</td>
<td>$5,498,605,141</td>
<td>$5,590,497,356</td>
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<tr>
<td>Special</td>
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<tr>
<td>Commonwealth Transportation</td>
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<td>Trust and Agency</td>
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<td>Grand Total for Department of Education, Central Office Operations</td>
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<tr>
<td>Position Level</td>
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</table>

138. Omitted.

§ 1-50. VIRGINIA SCHOOL FOR THE DEAF AND THE BLIND (218)

139. Instruction (19700) .............................................................. $5,028,698 $5,028,755
    Classroom Instruction (19701)................................................. $4,751,377 $4,751,434
    Outreach and Community Assistance (19710).............................. $124,200 $124,200
    Fund Sources: General ........................................................ $4,321,403 $4,321,403
    Special............................................................................... $82,005 $82,005
    Federal Trust................................................................. $625,290 $625,347


140. Residential Support (19800) .................................................. $4,695,059 $4,695,059
    Food and Dietary Services (19801).......................................... $207,431 $207,431
    Medical and Clinical Services (19802)...................................... $319,304 $319,304
    Physical Plant Services (19803)........................................... $1,780,575 $1,780,575
    Residential Services (19804).............................................. $2,034,052 $2,034,052
    Transportation Services (19805)........................................... $353,697 $353,697
    Fund Sources: General ........................................................ $4,213,571 $4,213,571
    Special............................................................................... $242,995 $242,995
    Federal Trust................................................................. $238,493 $238,493

Authority: Title 22.1, Chapter 19, Code of Virginia.

141. Administrative and Support Services (19900)............................ $1,039,400 $1,044,357
    General Management and Direction (19901)................................ $1,039,400 $1,044,357
    Fund Sources: General ........................................................ $989,424 $994,243
### ITEM 141.

<table>
<thead>
<tr>
<th>Item</th>
<th>Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tr>
<td>Special</td>
<td>$25,000</td>
<td>$25,000</td>
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<tr>
<td>Federal Trust</td>
<td>$24,976</td>
<td>$25,114</td>
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Authority: Title 22.1, Chapter 19, Code of Virginia.

Notwithstanding any other provision of law, the Virginia School for the Deaf and Blind is authorized to retain the income generated by the rental of facilities on the Staunton campus to outside entities.

**Total for Virginia School for the Deaf and the Blind**...

| General Fund Positions | 185.50 | 185.50 |
| Position Level | 185.50 | 185.50 |

**Fund Sources:**
- General: $9,524,398, $9,529,217
- Special: $350,000, $350,000
- Federal Trust: $888,759, $888,954

**Total Appropriations:** $10,763,157, $10,768,171

### § 1-51. STATE COUNCIL OF HIGHER EDUCATION FOR VIRGINIA (245)


<table>
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<tr>
<th>Scholarships (10810)</th>
<th>$69,332,665</th>
<th>$69,347,665</th>
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<tr>
<td>Regional Financial Assistance for Education (10813)</td>
<td>$190,000</td>
<td>$190,000</td>
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</table>

**Fund Sources:**
- General: $69,262,665, $69,277,665
- Special: $10,000, $10,000
- Dedicated Special Revenue: $250,000, $250,000

Authority: Code of Virginia; Tuition Assistance Grant Program: Title 23, Chapter 4.1, Code of Virginia, Regional Grants and Contracts: Discretionary Inclusion; Undergraduate and Graduate Assistance: Discretionary Inclusion; § 23-38.19:1; § 23-31.1; and § 23-7.4:1.

A. Appropriations in this Item are subject to the conditions specified in paragraphs B, C, D, E, F, and G hereof.

B. Those private institutions which participate in the programs provided by the appropriations in this Item shall, upon request by the State Council of Higher Education, submit financial and other information which the Council deems appropriate.

C.1. Out of the amounts for Scholarships the following sums shall be made available for:

a. Tuition Assistance Grant Program, $64,812,665 the first year and $64,812,665 the second year from the general fund is designated for full-time undergraduate and graduate students.

b. Virginia Space Grant Consortium Scholarships, $695,000 the first year and $695,000 the second year from the general fund.

c. Out of this appropriation, $20,000 the first year and $20,000 the second year from the general fund is designated to provide grants of up to $5,000 per year for Virginia students who attend schools and colleges of optometry. Each student receiving a grant shall agree to set up practice in the Commonwealth for a period of not less than two years upon completion of instruction.

2. No amount, or part of an amount, listed for any program specified in paragraph C 1 above shall be expended for any other program in this appropriation except for the amounts identified in C 1 a2).

D. Tuition Assistance Grant Program

1. Payments to students out of this appropriation shall not exceed $3,100 for qualified undergraduate students and $2,200 for qualified graduate and medical students attending not-for-profit, independent institutions in accordance with §§ 23-38.12 through 23-38.19, Code of Virginia.
2. The private institutions which participate in this program shall, during the spring semester previous to the commencement of a new academic year or as soon as a student is admitted for that year, whichever is later, notify their enrolled and newly admitted Virginia students about the availability of tuition assistance awards under the program. The information provided to students and their parents must include information about the eligibility requirements, the application procedures, and the fact that the amount of the award is an estimate and is not guaranteed. The number of students applying for participation and the funds appropriated for the program determine the amount of the award. Conditions for reduction of award amount and award eligibility are described in this Item and in the regulations issued by the State Council of Higher Education. The institutions shall certify to the council that such notification has been completed and shall indicate the method by which it was carried out.

3. Institutions participating in this program must submit annually to the council copies of audited financial statements.

4. To be eligible for a fall or full-year award out of this appropriation, a student's application must have been received by a participating independent college or by the State Council of Higher Education by July 31. Returning students who received the award in the previous year will be prioritized with the July 31 award. Applications for a fall or full-year award received after July 31 but no later than September 14 will be held for consideration if funds are available after July 31 and returning student awards have been made. Applications for spring semester only awards must be received by December 1 and will be considered only if funds remain available.

5. No limitations shall be placed on the award of Tuition Assistance Grants other than those set forth herein or in the Code of Virginia.

6. All eligible institutions not previously approved by the State Council of Higher Education to participate in the Tuition Assistance Grant Program shall have received accreditation by a nationally recognized regional accrediting agency, prior to participation in the program or by the Commission on Osteopathic College Accreditation of the American Osteopathic Association in the case of freestanding institutions of higher education that offer the Doctor of Osteopathic Medicine as the sole degree program.

7. Payments to undergraduate students shall be greater than payments to graduate and medical students and shall be based on a differential established by the State Council of Higher Education for Virginia.

8. No awards shall be provided to graduate students except in health-related professional programs to include allied health, nursing, pharmacy, medicine, and osteopathic medicine. Notwithstanding application deadlines contained in the Virginia Administrative Code for the Tuition Assistance Grant program, provided that the institution has received accreditation by the Liaison Committee on Medical Education, the Virginia Tech - Carilion School of Medicine shall be deemed eligible to participate in the Tuition Assistance Grant program.

9. Notwithstanding any other provisions of law, Eastern Virginia Medical School is not eligible to participate in the Tuition Assistance Grant Program.

E.1. Regional Grants and Contracts: Out of this appropriation, $170,000 the first year and $170,000 the second year from the general fund is designated to support Virginia’s participation in the Southern Regional Education Board initiative to increase the number of minority doctoral graduates.

2. The amounts listed in paragraph 1 shall be expended in accordance with the agreements between the Commonwealth of Virginia and the Southern Regional Education Board.

F.1. Out of this appropriation, $1,915,000 the first year and $1,930,000 the second year from the general fund is designated for the Virginia Military Survivors and Dependents program, § 23-7.4:1, Code of Virginia, to provide up to a $1,800 annual stipend to offset the costs of room, board, books and supplies for qualified survivors and dependents of military service members.
2. The amount of the stipend is an estimate depending on the number of students eligible under § 23-7.4:1, Code of Virginia. Changes that increase or decrease the grant amount shall be determined by the State Council of Higher Education for Virginia.

3. The Director, State Council of Higher Education for Virginia, shall allocate these funds to public institutions of higher education on behalf of students qualifying under this provision.

4. Each institution of higher education shall report the number of recipients for this program to the State Council of Higher Education for Virginia by April 1 of each year. The State Council of Higher Education for Virginia shall report this information to the Chairmen of the House Appropriations and Senate Finance Committees by May 15 of each year.

5. The Department of Veterans Services shall consult with the State Council of Higher Education for Virginia prior to the dissemination of any information related to the financial benefits provided under this program.

G.1. Out of the appropriation for this Item, $1,650,000 the first year and $1,650,000 the second year from the general fund is designated for the Two-Year College Transfer Grant Program.

2. The State Council of Higher Education for Virginia shall disburse these funds for full-time students consistent with §§ 23-38.10:9 through 23-38.10:13, Code of Virginia. Beginning with students who are entering a senior institution as a two-year transfer student for the first time in the fall 2013 academic year, and who otherwise meet the eligibility criteria of § 23-38.10:10, Code of Virginia, the maximum EFC is raised to $12,000.

3. The actual amount of the award depends on the number of students eligible under §§ 23-38.10:9 through 23-38.10:13, Code of Virginia. Changes that decrease the grant amount shall be determined by the State Council of Higher Education for Virginia.

143. Financial Assistance for Educational and General Services (11000)................................................................. $75,000 $75,000
    Outstanding Faculty Recognition (11009)......................... $75,000 $75,000

Fund Sources: Special......................................................... $75,000 $75,000

Authority: Outstanding Faculty Recognition Program: Discretionary Inclusion.

Outstanding Faculty Recognition Program

1. The State Council of Higher Education for Virginia shall annually provide a grant to faculty members selected to be honored under this program from such private funds as may be designated for this purpose.

2. The faculty members shall be selected from public and private institutions of higher education in Virginia, but recipients of Outstanding Faculty Recognition Awards shall not be eligible for the awards in subsequent years.

144. Higher Education Academic, Fiscal, and Facility Planning and Coordination (11100)................................. $13,371,054 $13,395,181
    Higher Education Coordination and Review (11104).............. $12,399,595 $12,420,373
    Regulation of Private and Out-Of-State Institutions
    (11105)........................................................................... $971,459 $974,808

Fund Sources: General......................................................... $11,959,595 $11,980,373
    Special................................................................. $971,459 $974,808
    Internal Service....................................................... $290,000 $290,000
    Federal Trust.......................................................... $150,000 $150,000

A. 1. It is the intent of the General Assembly to provide general fund support to contract at a level equivalent to the Tuition Assistance Grant undergraduate award with Mary Baldwin College for Virginia women resident students to participate in the Virginia Women's Institute for Leadership at Mary Baldwin College.

2. The amounts included in this Item are $307,899 the first year and $307,899 the second year from the general fund for the programmatic administration of this program.

3. General fund appropriations provided under this contract include financial incentive for the participating students at Mary Baldwin College in the Virginia Women's Institute for Leadership Program. Students receiving this financial incentive will not be eligible for Tuition Assistance Grants.

B. In discharging the responsibilities specified in § 23-272 D, Code of Virginia, the State Council of Higher Education for Virginia shall provide exemptions to individual proprietorships, associations, co-partnerships or corporations which are now or in the future will be using the words "college" or "university" in their training programs solely for their employees or customers, which do not offer degree-granting programs, and whose name includes the word "college" or "university" in a context from which it clearly appears that such entity is not an educational institution.

C. Out of the appropriation for Higher Education Coordination and Review, $7,403,177 the first year and $7,403,177 the second year from the general fund is provided for continuation of the Virtual Library of Virginia. Funding for the Virtual Library of Virginia is provided for the benefit of students and faculty at the Commonwealth's public institutions of higher education and participating nonprofit, independent private colleges and universities. Out of this amount, $396,785 the first year and $396,785 the second year is earmarked to allow the participation of nonprofit, independent private colleges and universities.

D. The State Council of Higher Education for Virginia and the Secretary of Education, in conjunction with the three medical schools, University of Virginia, Virginia Commonwealth University, and Eastern Virginia Medical School, shall monitor the results of the Generalist Initiative, especially the decisions of graduates from the undergraduate medical programs to enter generalist residencies, and the composition of the residencies in the two associated academic health centers. It is the intent of the General Assembly that the three medical schools shall maintain the efforts to educate and train sufficient generalist physicians to meet the needs of the Commonwealth, recognizing the Commonwealth’s need for generalist physicians in medically underserved regions of the state. Further, the medical schools shall support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.

E. Out of this appropriation, $950,366 and eight positions the first year and $950,366 and eight positions the second year from nongeneral funds is provided to support higher education coordination and review services, including expenses incurred in the regulation and oversight of the private and out-of-state postsecondary institutions and proprietary schools operating in Virginia. These funds will be generated through fee schedules developed pursuant to § 23-276.9, Code of Virginia.

F. The State Council of Higher Education for Virginia, in consultation with the House Appropriations Committee, the Senate Finance Committee, the Department of General Services, and the Department of Planning and Budget, shall develop a six-year capital outlay plan for higher education institutions including affiliated entities. As a part of this plan SCHEV shall consider (i) current funding mechanisms for capital projects and improvements at the Commonwealth's institutions of higher education, including general obligation bonds and other viable funding methods; (ii) mechanisms to assist private institutions of higher education in the Commonwealth with their capital needs.

G. The Executive Director, State Council of Higher Education for Virginia, may appoint an advisory committee to assist the council with technology-enriched learning initiatives. The advisory committee may assist the council in (i) developing innovative, cost-effective, technology-enriched teaching and learning initiatives, including distance and distributed learning
initiatives; (ii) improving cooperation among and between the public and private institutions of higher education in the Commonwealth; (iii) improving efficiency and expand the availability of technology-enriched courses; and (iv) facilitating the sharing of research and experience to improve student learning.

H. Out of this appropriation, $150,000 the first year and $150,000 the second year from nongeneral funds is designated to cover the costs of federal education support programs.

I. The State Council of Higher Education for Virginia shall include Eastern Virginia Medical School in any calculations used to determine the funding requirements for state medical schools.

J.1. Higher Education Coordination and Review includes an internal service fund to support review of capital projects. This internal service fund shall consist of fees imposed upon capital projects approved for institutions of higher education for the review of proposed capital outlay projects. The estimated total amount to be collected by this fund is a sum sufficient estimated at $290,000 each year.

2. In administering this internal service fund, the State Council of Higher Education for Virginia shall provide capital project review services to institutions of higher education and produce capital project analysis work products for the Department of Planning and Budget and the General Assembly.

K. In addition to the reviews conducted under §§ 23-9.6:1.01 and 23-38.87:17, Code of Virginia, the State Council of Higher Education shall evaluate the progress of individual initiatives funded in this Act as part of the incentive funding provided to colleges and universities with regard to improvements in retention, graduation, degree production and other criteria the Council deems appropriate.

L. Out of this appropriation, $160,295 the first year and $160,295 the second year from the general fund is designated to support research and analysis and the enhancement of consumer information regarding higher education.

M. By October 15, 2015 the State Council of Higher Education for Virginia, in cooperation with the Virginia Department of Education and providers, shall submit a follow-up report to the 2009 Statewide Examination of College Access Services and Resources in Virginia including incorporating relevant longitudinal data now available as appropriate. The review shall evaluate progress on the previously identified areas for increased provider activity; addressing younger students, as early as kindergarten; computer skill training; test preparation assistance; financial literacy; parental programs; and the emotional and logistical transition to college for under-represented populations and first-generation students. In addition, the report shall include any further recommendations for improving statewide coordination, support, information-sharing, and data gathering to address the varied needs identified.

145. Higher Education Federal Programs Coordination
(11200) ................................................................. $4,680,457 $4,680,457
Higher Education Federal Programs Coordination
(11201) ................................................................. $4,680,457 $4,680,457

Fund Sources: Federal Trust............................... $4,680,457 $4,680,457

Authority: Title 23, Chapter 20, Code of Virginia.

A. Out of this appropriation, $2,440,426 the first year and $2,440,426 the second year from nongeneral funds is designated for grants to improve teacher quality (No Child Left Behind Act grant).

B. Out of this appropriation, $2,240,031 the first year and $2,240,031 the second year from nongeneral funds is designated for federal grants to increase college access and success for underprivileged students from the College Access Challenge grant.
ITEM 146.

**Financial Assistance for Public Education (Categorical)**

(17100) ................................................................................ $3,000,000 $3,000,000

Early Awareness and Readiness Programs (17117) ........ $3,000,000 $3,000,000

**Fund Sources:** Federal Trust............................................... $3,000,000 $3,000,000

Authority: Discretionary Inclusion.

Out of this appropriation, $3,000,000 the first year and $3,000,000 the second year from nongeneral funds is designated for the Gaining Early Awareness and Readiness for Undergraduate Programs (GEAR-UP) grant.

Total for State Council of Higher Education for Virginia................................................................................ $90,649,176 $90,688,303

**Fund Sources:**

- General.............................................................. $81,222,260 $81,258,038
- Special............................................................. $1,056,459 $1,059,808
- Internal Service............................................... $290,000 $290,000
- Dedicated Special Revenue........................ $250,000 $250,000
- Federal Trust................................................... $7,830,457 $7,830,457

§ 1-52. **CHRISTOPHER NEWPORT UNIVERSITY (242)**

147. **Educational and General Programs (10000)**

Higher Education Instruction (100101).............................. $30,209,572 $30,199,947

Higher Education Research (100102) .................................. $1,961,180 $1,961,180

Higher Education Academic Support (100104)................. $8,333,487 $8,350,058

Higher Education Student Services (100105)................... $6,065,916 $6,065,916

Higher Education Institutional Support (100106).............. $7,520,599 $7,520,599

Operation and Maintenance of Plant (100107).................. $8,681,493 $8,681,493

**Fund Sources:**

- General.............................................................. $25,994,511 $26,001,457
- Higher Education Operating................................. $36,777,736 $36,777,736

Authority: Title 23, Chapter 5.3, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. Out of this appropriation, $1,618 from nongeneral funds in the first year can be utilized to reimburse the endowment account supporting the former Eminent Scholars Program.

148. **Higher Education Student Financial Assistance (10800)**

Scholarships (10810)........................................................... $5,712,403 $5,712,403

Fellowships (10820)........................................................... $3,704 $3,704

**Appropriations($)**

First Year FY2015 Second Year FY2016 First Year FY2015 Second Year FY2016

$5,716,107 $5,716,107
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
<td><strong>Second Year</strong></td>
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<tr>
<td>FY2015</td>
<td>FY2016</td>
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<tr>
<td>FY2015</td>
<td>FY2016</td>
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</table>

**Fund Sources:**

- General
  - Higher Education Operating

**Authority:** Title 23, Chapter 5.3, Code of Virginia.

**Financial Assistance for Educational and General Services (11000)**

<table>
<thead>
<tr>
<th>Sponsored Programs (11004)</th>
<th>$1,498,882</th>
<th>$1,498,882</th>
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<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$1,498,882</td>
<td>$1,498,882</td>
</tr>
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</table>

**Authority:** Title 23, Chapter 5.3, Code of Virginia.

The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

**Higher Education Auxiliary Enterprises (80900)**

- a sum sufficient, estimated at $60,050,008 $60,050,008

**Fund Sources:**

- Higher Education Operating

**Authority:** Title 23, Chapter 5.3, Code of Virginia.

**Total for Christopher Newport University** $130,037,244 $130,044,190

**§ 1-53. THE COLLEGE OF WILLIAM AND MARY IN VIRGINIA (204)**

**Educational and General Programs (10000)** $173,193,509 $172,997,528

**Higher Education Instruction (100101)** $96,147,302 $95,951,321

**Higher Education Research (100102)** $836,068 $836,068

**Higher Education Public Services (100103)** $8,498 $8,498

**Higher Education Academic Support (100104)** $25,261,396 $25,261,396

**Higher Education Student Services (100105)** $7,095,964 $7,095,964

**Higher Education Institutional Support (100106)** $17,296,032 $17,296,032

**Operation and Maintenance of Plant (100107)** $26,548,249 $26,548,249

**Fund Sources:**

- General
  - Higher Education Operating
  - Debt Service

**Authority:** Title 23, Chapter 5, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).
B. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the College of William and Mary and the Commonwealth, as set forth in Chapters 933 and 943 of the 2006 Acts of Assembly.

D. Out of this appropriation, $193,080 the first year and $193,080 the second year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session.

E. Out of this appropriation, $200,000 the first year from the general fund is designated to support the planning and activities related to a potential merger or partnership with the Eastern Virginia Medical School. On or before June 30, 2015, the College of William and Mary shall submit a status report to the Governor and Chairmen of the House Appropriations and Senate Finance Committees regarding the feasibility of collaborations and development of new activities and programs resulting from such an effort.

152. Higher Education Student Financial Assistance (10800) .......................................................... $24,983,494 $24,983,494
   Scholarships (10810)...................................................... $16,919,529 $16,919,529
   Fellowships (10820)..................................................... $8,063,965 $8,063,965
   Fund Sources: General.................................................. $3,983,811 $3,983,811
   Higher Education Operating.......................................... $20,999,683 $20,999,683

A. Higher education operating funds appropriated in this program may be allocated for need-based aid to Virginia undergraduate students to enhance the quality and diversity of the student body.

153. Financial Assistance for Educational and General Services (11000)............................................. $33,521,609 $33,521,609
   Eminent Scholars (11001)............................................... $2,355,581 $2,355,581
   Sponsored Programs (11004)......................................... $31,166,028 $31,166,028
   Fund Sources: General................................................ $75,000 $75,000
   Higher Education Operating......................................... $33,261,415 $33,261,415
   Debt Service............................................................. $185,194 $185,194

A. Out of this appropriation, $75,000 the first year and $75,000 the second year from the general fund and $400,000 the first year and $400,000 the second year from nongeneral funds are designated to build research capacity in biomedical research and biomaterials engineering.

B. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the college to cover sponsored program operations.

154. Higher Education Auxiliary Enterprises (80900).............................................................. $70,023,221 $70,023,221
   Food Services (80910).................................................. $12,048,700 $12,048,700
### Item 154.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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</thead>
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<td>Bookstores and other Stores (80920)</td>
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<td>Residential Services (80930)</td>
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<td>Recreational and Intramural Programs (80980)</td>
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<tr>
<td>Other Enterprise Functions (80990)</td>
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<td>Intercollegiate Athletics (80995)</td>
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<td>Fund Sources: Higher Education Operating</td>
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<td>Debt Service</td>
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<td>Authority: Title 23, Chapter 5, Code of Virginia.</td>
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<td>Total for The College of William and Mary in Virginia.</td>
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<td>Fund Sources: General</td>
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<td>Higher Education Operating</td>
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<td>Debt Service</td>
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**Richard Bland College (241)**

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
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<tr>
<td>Educational and General Programs (10000)</td>
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<td>Higher Education Instruction (100101)</td>
<td>$4,678,828</td>
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<td>Higher Education Public Services (100103)</td>
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<td>Higher Education Academic Support (100104)</td>
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<tr>
<td>Higher Education Student Services (100105)</td>
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<tr>
<td>Higher Education Institutional Support (100106)</td>
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<td>$2,566,321</td>
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<tr>
<td>Operation and Maintenance of Plant (100107)</td>
<td>$1,444,261</td>
<td>$1,444,261</td>
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<td>Fund Sources: General</td>
<td>$5,693,492</td>
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<tr>
<td>Higher Education Operating</td>
<td>$4,485,940</td>
<td>$4,485,940</td>
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</tbody>
</table>

**A.** This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

**B.** As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

<table>
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<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2015</th>
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<tr>
<td>Higher Education Student Financial Assistance (10800). Scholarships (10810)</td>
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<td>$454,107</td>
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<td>Fund Sources: General</td>
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**Authority: Title 23, Chapter 5, Code of Virginia.**
### ITEM 157.

<table>
<thead>
<tr>
<th>Financial Assistance for Educational and General Services (11000)</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
<td>a sum sufficient, estimated at......................................</td>
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<td>$335,110</td>
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<td>Sponsored Programs (11004).........................................</td>
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<tr>
<td>Fund Sources: Higher Education Operating........................</td>
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<td>$335,110</td>
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Authority: Title 23, Chapter 5, Code of Virginia.

### ITEM 158.

<table>
<thead>
<tr>
<th>Higher Education Auxiliary Enterprises (80900)</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
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<tbody>
<tr>
<td>a sum sufficient, estimated at....................</td>
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<td>$2,722,000</td>
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<tr>
<td>Food Services (80910)...........................................</td>
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<tr>
<td>Bookstores and other Stores (80920)..................</td>
<td>$200,000</td>
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<tr>
<td>Residential Services (80930)...............................</td>
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<tr>
<td>Parking and Transportation Systems and Services (80940).</td>
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<td>$248,000</td>
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<tr>
<td>Recreational and Intramural Programs (80980)..........</td>
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<td>$4,000</td>
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<td>Other Enterprise Functions (80990).......................</td>
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<tr>
<td>Fund Sources: Higher Education Operating................</td>
<td>$2,722,000</td>
<td>$2,722,000</td>
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Authority: Title 23, Chapter 5, Code of Virginia.

Total for Richard Bland College........................................ $13,690,649 $13,691,894

### Virginia Institute of Marine Science (268)

<table>
<thead>
<tr>
<th>Educational and General Programs (10000)</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
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<tbody>
<tr>
<td>Higher Education Instruction (100101)............</td>
<td>$2,301,795</td>
<td>$2,305,128</td>
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<tr>
<td>Higher Education Research (100102)...............</td>
<td>$7,336,729</td>
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<tr>
<td>Higher Education Academic Support (100104).......</td>
<td>$4,367,829</td>
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<td>Higher Education Institutional Support (100106)....</td>
<td>$2,183,088</td>
<td>$2,183,088</td>
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<tr>
<td>Operation and Maintenance of Plant (100107).......</td>
<td>$3,793,592</td>
<td>$3,793,592</td>
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<tr>
<td>Fund Sources: General.................................</td>
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<td>$18,207,094</td>
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<tr>
<td>Higher Education Operating.........................</td>
<td>$7,543,050</td>
<td>$7,543,050</td>
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</table>

Authority: Title 23, Chapter 5, and Title 28.2, Chapter 11, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. If sufficient appropriations are not made available by the Commonwealth, it shall not be necessary for the Virginia Institute of Marine Science to reallocate funds from existing research projects to provide the funding for research mandated in the Code of Virginia or in the Appropriation Act.

C. Out of this appropriation, $212,772 and four positions the first year and $212,772 and four positions the second year from the general fund is designated to support an Aquaculture Genetics and Breeding Technology Center at the Virginia Institute of Marine Science. The center shall coordinate its efforts with the repletion program of the Virginia Marine Resources Commission.
D. It is the intent of the General Assembly that the development of a disease resistant native oyster remains a high priority for oyster-related research activities at the Virginia Institute of Marine Science.

E. Out of this appropriation, $68,391 the first year and $68,391 the second year from the general fund is provided for the continuation of the Clean Marina Program. This additional funding will allow the Virginia Institute of Marine Science to provide education, outreach, and technical assistance to the Commonwealth's marinas in an effort to improve water quality.

F. Out of this appropriation, $289,096 the first year and $289,096 the second year from the general fund is designated for the monitoring of the Chesapeake Bay's blue crab population. This additional support will permit the Virginia Institute of Marine Science to generate the data necessary to develop fishery management plans, determine in-danger habitats, and project the annual blue crab catch.

G. Notwithstanding Chapter 719, 1999 Acts of Assembly, out of this appropriation, $159,579 the first year and $159,579 the second year from the general fund shall be provided to the Virginia Institute of Marine Science to support the Fishery Resource Grant Fund and Program. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the State Comptroller upon written request of the President of the College of William and Mary.

H. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the College of William and Mary and the Commonwealth, as set forth in Chapters 933 and 943 of the 2006 Acts of Assembly.

160. Higher Education Student Financial Assistance (10800) .............................................. $241,540 $241,540
   Fellowships (10820).......................................................... $241,540 $241,540
   Fund Sources: General........................................................ $241,540 $241,540

   Authority: Title 23, Chapter 5, Code of Virginia.

   Eminent Scholars (11001)................................................... $75,000 $75,000
   Sponsored Programs (11004)............................................ $23,054,059 $23,054,059
   Fund Sources: Higher Education Operating........................... $23,129,059 $23,129,059

   Authority: Title 23, Chapter 5 and Title 28.2, Chapter 11, Code of Virginia.

   A. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the institute to cover sponsored program operations.

   B. Out of the amounts for sponsored programs, $50,000 the first year and $50,000 the second year from nongeneral funds shall be paid from the Marine Fishing Improvement Fund to support the Mariculture and Marine Product Advisory Program.

   Total for Virginia Institute of Marine Science................................. $43,353,632 $43,356,965
   General Fund Positions................................................... 281.02 281.02
   Nongeneral Fund Positions............................................... 99.30 99.30
   Position Level............................................................... 380.32 380.32
   Fund Sources: General.................................................... $18,445,301 $18,448,634
   Higher Education Operating............................................. $24,908,331 $24,908,331
ITEM 161.  

Grand Total for The College of William and Mary in Virginia.......................................................... $358,766,114 $358,574,711

General Fund Positions.............................................. 894.11 894.11
Nongeneral Fund Positions......................................... 1,023.67 1,023.67
Position Level ............................................. 1,917.78 1,917.78

Fund Sources: General.................................................. $69,440,829 $69,249,426
Higher Education Operating................................. $263,271,565 $263,271,565
Debt Service............................................... $26,053,720 $26,053,720

§ 1-54. GEORGE MASON UNIVERSITY (247)

162. Educational and General Programs (10000)........... $455,552,116 $455,576,880
Higher Education Instruction (100101).................. $277,277,882 $277,302,646
Higher Education Research (100102).................... $8,067,184 $8,067,184
Higher Education Public Services (100103).............. $1,984,677 $1,984,677
Higher Education Academic Support (100104)......... $60,173,329 $60,173,329
Higher Education Student Services (100105)............. $19,659,969 $19,659,969
Higher Education Institutional Support (100106)...... $1,984,677 $1,984,677
Operation and Maintenance of Plant (100107).......... $45,075,874 $45,075,874

Fund Sources: General.................................................. $122,217,008 $122,241,772
Higher Education Operating................................. $333,335,108 $333,335,108

Authority: Title 23, Chapter 9.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals as described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. Out of this appropriation, an amount estimated at $289,614 the first year and $289,614 the second year from the general fund and $124,120 the first year and $124,120 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

C. Out of this appropriation, $459,125 the first year and $459,125 the second year from the general fund is designated for the Institute for Conflict Analysis.

D. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

E. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund is designated to support the Potomac Bay Science Center.

F. The 4-VA, a public-private partnership among George Mason University, James Madison University, the University of Virginia, Virginia Tech and CISCO Systems, Inc., was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. The 4-VA
Management Board can expand this partnership to additional institutions as appropriate to meet the goals of the 4-VA initiative. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<tr>
<td>First Year</td>
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<tr>
<td>Higher Education Student Financial Assistance (10800)</td>
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<tr>
<td>Scholarships (10810)</td>
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<td>Fellowships (10820)</td>
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<td>Higher Education Operating</td>
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</table>

Authority: Title 23, Chapter 9.1, Code of Virginia.

Notwithstanding the provisions of § 4-5.01.5.b) of this Act, George Mason University is hereby authorized to transfer the balance of its discontinued student loan funds to an endowment fund established by the University to be used for undergraduate and graduate students in the Higher Education Student Financial Assistance Program.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
</tr>
<tr>
<td>Financial Assistance for Educational and General Services (11000)</td>
<td>$224,218,473</td>
</tr>
<tr>
<td>Eminent Scholars (11001)</td>
<td>$1,000,000</td>
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<tr>
<td>Sponsored Programs (11004)</td>
<td>$223,218,473</td>
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<tr>
<td>Fund Sources: General</td>
<td>$1,206,250</td>
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<tr>
<td>Higher Education Operating</td>
<td>$223,012,223</td>
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</tbody>
</table>

Authority: Title 23, Chapter 9.1, Code of Virginia.

A. 1. Out of this appropriation, $956,250 the first year and $956,250 the second year from the general fund and $5,850,000 the first year and $5,850,000 the second year from nongeneral funds are designated to build research capacity in biomedical research and biomaterials engineering.

2. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund is designated for applied research in simulation modeling and gaming.

B. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
</tr>
<tr>
<td>Higher Education Auxiliary Enterprises (80900)</td>
<td>$205,304,619</td>
</tr>
<tr>
<td>a sum sufficient, estimated at</td>
<td>$9,835,000</td>
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<tr>
<td>Food Services (80910)</td>
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<tr>
<td>Bookstores and other Stores (80920)</td>
<td>$58,342,727</td>
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<tr>
<td>Residential Services (80930)</td>
<td>$18,127,088</td>
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<td>Telecommunications Systems and Services (80940)</td>
<td>$3,743,467</td>
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<td>Student Health Services (80960)</td>
<td>$21,718,922</td>
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<td>Student Unions and Recreational Facilities (80970)</td>
<td>$15,310,103</td>
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<td>Recreational and Intramural Programs (80980)</td>
<td>$62,021,354</td>
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<tr>
<td>Other Enterprise Functions (80990)</td>
<td>$12,112,387</td>
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<tr>
<td>Recreational and Intramural Programs (80995)</td>
<td>$154,162,419</td>
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<tr>
<td>Debt Service</td>
<td>$51,142,200</td>
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</tbody>
</table>

Authority: Title 23, Chapter 9.1, Code of Virginia.
CH. 3] ACTS OF ASSEMBLY 1019

<table>
<thead>
<tr>
<th>ITEM 165.</th>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
<tr>
<td></td>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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<tr>
<td>Total for George Mason University</td>
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<td>General Fund Positions</td>
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<td>1,082.14</td>
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<td>Nongeneral Fund Positions</td>
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<td>Position Level</td>
<td>4,154.71</td>
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<tr>
<td>Fund Sources: General</td>
<td>$140,845,487</td>
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<tr>
<td>Higher Education Operating</td>
<td>$719,905,750</td>
<td>$742,805,750</td>
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<td>Debt Service</td>
<td>$51,142,200</td>
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</table>

§ 1-55. JAMES MADISON UNIVERSITY (216)

<table>
<thead>
<tr>
<th>166.</th>
<th>Educational and General Programs (10000)</th>
<th>$265,216,341</th>
<th>$265,226,271</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Higher Education Instruction (100101)</td>
<td>$140,682,329</td>
<td>$140,692,259</td>
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<td></td>
<td>Higher Education Research (100102)</td>
<td>$749,158</td>
<td>$749,158</td>
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<td>Higher Education Public Services (100103)</td>
<td>$1,161,323</td>
<td>$1,161,323</td>
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<td></td>
<td>Higher Education Academic Support (100104)</td>
<td>$34,629,329</td>
<td>$34,629,329</td>
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<tr>
<td></td>
<td>Higher Education Student Services (100105)</td>
<td>$1,161,323</td>
<td>$1,161,323</td>
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<tr>
<td></td>
<td>Higher Education Institutional Support (100106)</td>
<td>$39,666,674</td>
<td>$39,666,674</td>
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<td></td>
<td>Operation and Maintenance of Plant (100107)</td>
<td>$32,332,573</td>
<td>$32,332,573</td>
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<td>Fund Sources: General</td>
<td>$74,433,589</td>
<td>$74,443,519</td>
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<td>Higher Education Operating</td>
<td>$188,921,666</td>
<td>$188,921,666</td>
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<td></td>
<td>Debt Service</td>
<td>$1,861,086</td>
<td>$1,861,086</td>
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</tbody>
</table>

Authority: Title 23, Chapter 12.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. Out of this appropriation, $1,820,338 the first year and $1,820,338 the second year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session, support the projected growth in transfer students and improve retention and graduation through additional advising for both transfers and students in high demand majors.

D. The 4-VA, a public-private partnership among George Mason University, James Madison University, Virginia Tech, University of Virginia and CISCO Systems, Inc, was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. The 4-VA Management Board can expand this partnership to additional institutions as appropriate to meet the goals of the 4-VA initiative. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

<table>
<thead>
<tr>
<th>167.</th>
<th>Higher Education Student Financial Assistance (10800)</th>
<th>$12,532,493</th>
<th>$12,532,493</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Scholarships (10810)</td>
<td>$11,990,623</td>
<td>$11,990,623</td>
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<tr>
<td></td>
<td>Fellowships (10820)</td>
<td>$54,870</td>
<td>$54,870</td>
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</table>
ITEM 167.  

<table>
<thead>
<tr>
<th>Fund Sources: General</th>
<th>$7,960,958</th>
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</thead>
<tbody>
<tr>
<td>Higher Education Operating</td>
<td>$4,571,535</td>
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</table>

Authority: Title 23, Chapter 12.1, Code of Virginia.

168. Financial Assistance for Educational and General Services (11000)

<table>
<thead>
<tr>
<th>Eminent Scholars (11001)</th>
<th>$39,031</th>
<th>$39,031</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sponsored Programs (11004)</td>
<td>$36,897,440</td>
<td>$36,897,440</td>
</tr>
</tbody>
</table>

Fund Sources: Higher Education Operating | $36,936,471 | $36,936,471 |

Authority: Title 23, Chapter 12.1, Code of Virginia.

169. Higher Education Auxiliary Enterprises (80900)

<table>
<thead>
<tr>
<th>Food Services (80910)</th>
<th>$56,383,177</th>
<th>$58,074,673</th>
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</thead>
<tbody>
<tr>
<td>Bookstores and other Stores (80920)</td>
<td>$1,424,000</td>
<td>$1,424,000</td>
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<tr>
<td>Residential Services (80930)</td>
<td>$33,325,785</td>
<td>$35,304,529</td>
</tr>
<tr>
<td>Parking and Transportation Systems and Services (80940)</td>
<td>$7,055,328</td>
<td>$5,743,429</td>
</tr>
<tr>
<td>Telecommunications Systems and Services (80950)</td>
<td>$904,520</td>
<td>$924,520</td>
</tr>
<tr>
<td>Student Health Services (80960)</td>
<td>$5,660,697</td>
<td>$5,660,697</td>
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<tr>
<td>Student Unions and Recreational Facilities (80970)</td>
<td>$6,817,541</td>
<td>$6,817,541</td>
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<tr>
<td>Recreational and Intramural Programs (80980)</td>
<td>$13,198,099</td>
<td>$13,418,445</td>
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<tr>
<td>Other Enterprise Functions (80990)</td>
<td>$18,325,655</td>
<td>$18,421,458</td>
</tr>
<tr>
<td>Intercollegiate Athletics (80995)</td>
<td>$43,207,674</td>
<td>$42,971,606</td>
</tr>
</tbody>
</table>

Fund Sources: Higher Education Operating | $145,271,471 | $146,003,357 |

Debt Service | $41,031,005 | $42,757,541 |

Authority: Title 23, Chapter 12.1, Code of Virginia.

Total for James Madison University | $500,987,781 | $503,456,133 |

<table>
<thead>
<tr>
<th>General Fund Positions</th>
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<tbody>
<tr>
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<tr>
<td>Position Level</td>
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<td>3,238.76</td>
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</tbody>
</table>

Fund Sources: General | $82,394,547 | $82,404,477 |

Higher Education Operating | $375,701,143 | $376,433,029 |

Debt Service | $42,892,091 | $44,618,627 |

§ 1-56. LONGWOOD UNIVERSITY (214)

170. Educational and General Programs (10000)

<table>
<thead>
<tr>
<th>Higher Education Instruction (100101)</th>
<th>$29,660,131</th>
<th>$29,517,320</th>
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</thead>
<tbody>
<tr>
<td>Higher Education Public Services (100103)</td>
<td>$632,680</td>
<td>$632,680</td>
</tr>
<tr>
<td>Higher Education Academic Support (100104)</td>
<td>$9,869,425</td>
<td>$9,869,425</td>
</tr>
<tr>
<td>Higher Education Student Services (100105)</td>
<td>$4,130,085</td>
<td>$4,272,896</td>
</tr>
<tr>
<td>Higher Education Institutional Support (100106)</td>
<td>$9,207,937</td>
<td>$9,213,996</td>
</tr>
<tr>
<td>Operation and Maintenance of Plant (100107)</td>
<td>$6,400,377</td>
<td>$6,400,377</td>
</tr>
</tbody>
</table>

Fund Sources: General | $25,085,661 | $25,091,708 |

Higher Education Operating | $34,814,974 | $34,814,986 |

Authority: Title 23, Chapter 15, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).
B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in Section 4-2.01 b. of this Act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

<table>
<thead>
<tr>
<th>ITEM 170.</th>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>171.</td>
<td>Higher Education Student Financial Assistance (10800).</td>
<td>$4,182,842</td>
<td>$4,182,842</td>
<td>$4,182,842</td>
<td>$4,182,842</td>
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</tr>
<tr>
<td></td>
<td>Scholarships (10810).</td>
<td>$4,182,143</td>
<td>$4,182,143</td>
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<tr>
<td></td>
<td>Fellowships (10820).</td>
<td>$699</td>
<td>$699</td>
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<tr>
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<td>$4,182,842</td>
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<td>Authority: Title 23, Chapter 15, Code of Virginia.</td>
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<tr>
<td></td>
<td>Sponsored Programs (11004).</td>
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<td>$3,178,393</td>
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<td>Authority: Title 23, Chapter 15, Code of Virginia.</td>
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<tr>
<td></td>
<td>Food Services (80910).</td>
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<td>$8,057,874</td>
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<td>Bookstores and other Stores (80920).</td>
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<td>$45,000</td>
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<td>Residential Services (80930).</td>
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<td>Parking and Transportation Systems and Services (80940).</td>
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<td>$905,009</td>
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<td>Telecommunications Systems and Services (80950).</td>
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<td>$1,233,600</td>
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<td></td>
<td>Student Health Services (80960).</td>
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<td>$605,619</td>
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<tr>
<td></td>
<td>Student Unions and Recreational Facilities (80970).</td>
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<tr>
<td></td>
<td>Recreational and Intramural Programs (80980).</td>
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<td>$2,029,974</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Other Enterprise Functions (80990).</td>
<td>$12,734,281</td>
<td>$14,365,978</td>
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<td></td>
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<td></td>
<td>Intercolligiate Athletics (80995).</td>
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<td>$7,912,524</td>
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<td></td>
<td>Fund Sources: Higher Education Operating.</td>
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<td>Debt Service.</td>
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<td>Authority: Title 23, Chapter 15, Code of Virginia.</td>
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</table>

Total for Longwood University: $117,475,249 $119,113,005

|          | General Fund Positions | 285.89 | 287.89 |
|          | Nongeneral Fund Positions | 471.67 | 471.67 |
|          | Position Level | 757.56 | 759.56 |
|          | Fund Sources: General | $29,268,503 | $29,274,550 |
|          | Higher Education Operating | $80,619,435 | $82,251,144 |
|          | Debt Service | $7,587,311 | $7,587,311 |

§ 1-57. NORFOLK STATE UNIVERSITY (213)

174. Educational and General Programs (10000). | $76,379,057 | $76,387,834 |
| Higher Education Instruction (100101). | $33,216,566 | $33,212,752 |
| Higher Education Research (100102). | $199,098 | $199,098 |
### ITEM 174.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Higher Education Public Services (100103).................</td>
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<tr>
<td>Higher Education Academic Support (100104)...............</td>
<td>$9,378,969</td>
<td>$9,378,969</td>
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<tr>
<td>Higher Education Student Services (100105)...............</td>
<td>$5,043,405</td>
<td>$5,043,405</td>
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<tr>
<td>Higher Education Institutional Support (100106).........</td>
<td>$15,088,878</td>
<td>$15,101,469</td>
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<td>Operation and Maintenance of Plant (100107).............</td>
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<td>$12,168,164</td>
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<tr>
<td>Higher Education Operating.......................</td>
<td>$34,028,682</td>
<td>$34,028,682</td>
</tr>
</tbody>
</table>

**Fund Sources: General**

- Higher Education Operating: $42,350,375, $42,359,152
- Higher Education Operating: $34,028,682, $34,028,682

Authority: Title 23, Chapter 13.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. Out of this appropriation, $5,350,128 the first year and $5,350,128 the second year from the general fund is designated for the recently initiated Bachelor of Science academic programs in Electronics Engineering and Optical Engineering and Master of Science academic programs in Electronics Engineering, Optical Engineering, Computer Science, and Criminal Justice.

2. Out of the amounts for programs listed in paragraph B.1. above, shall be provided $273,486 the first year and $273,486 the second year from the general fund for lease payments through the Master Equipment Leasing Program for educational and general equipment.

3. Out of the amounts for Educational and General Programs, $37,500 the first year and $37,500 the second year from the general fund is provided to serve in lieu of endowment income from the Eminent Scholars Program.

C.1. Out of the amounts for Educational and General Programs, a maximum of $70,000 the first year and $70,000 the second year from the general fund is designated for the Dozoretz National Institute for Minorities in Applied Sciences. No allotment of these funds shall be made until Norfolk State University has certified to the Secretary of Education that funds, in cash, are available to match all or any part of the amount herein made available from the general fund.

2. Any unexpended balances in paragraphs B.1., B.2., B.3., and C.1. in this Item at the close of business on June 30, 2014 and June 30, 2015 shall not revert to the surplus of the general fund, but shall be carried forward on the books of the State Comptroller and reappropriated in the succeeding year. Norfolk State University may expend any prior year end balances to support its educational and general activities.

D. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

E. Out of this appropriation, $220,000 the first year and $220,000 the second year from the general fund is designated to increase retention and graduation of juniors and seniors in good academic standing and who have additional demonstrated need.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scholarships (10810).................................</td>
<td>$13,054,319</td>
<td>$13,054,319</td>
</tr>
<tr>
<td>Fellowships (10820).................................</td>
<td>$65,345</td>
<td>$65,345</td>
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<tr>
<td>Higher Education Student Financial Assistance (10800) ..</td>
<td>$13,119,664</td>
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<tr>
<td>Fund Sources: General...............................</td>
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<td>$8,219,664</td>
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<td>ITEM 175.</td>
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<td>Higher Education Operating...........................................</td>
<td>$4,900,000</td>
<td>$4,900,000</td>
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<td>Authority: Title 23, Chapter 13.1, Code of Virginia.</td>
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</table>

**176. Financial Assistance for Educational and General Services (11000)**

- a sum sufficient, estimated at ....................................... $24,686,497 $24,686,497
- Sponsored Programs (11004) ............................................. $24,686,497 $24,686,497

**Fund Sources:** Higher Education Operating...........................

Authority: Title 23, Chapter 13.1, Code of Virginia.

**177. Higher Education Auxiliary Enterprises (80900)**

- a sum sufficient, estimated at ....................................... $41,205,988 $41,205,988
- Food Services (80910)........................................................ $1,368,865 $1,368,865
- Bookstores and other Stores (80920) ................................... $393,740 $393,740
- Residential Services (80930) .............................................. $13,769,908 $13,769,908
- Parking and Transportation Systems and Services (80940) ........ $458,180 $458,180
- Student Health Services (80960)........................................ $1,000,000 $1,000,000
- Student Unions and Recreational Facilities (80970)................. $6,477,214 $6,477,214
- Other Enterprise Functions (80990) ................................... $11,202,050 $11,202,050

**Fund Sources:** Higher Education Operating....................... $37,171,806 $37,171,806

**Debt Service................................................** $4,034,182 $4,034,182

Authority: Title 23, Chapter 13.1, Code of Virginia.

**Total for Norfolk State University....................................** $155,391,206 $155,399,983

**General Fund Positions....................................................** 494.37 494.37
**Nongeneral Fund Positions.................................................** 501.75 501.75
**Position Level .....................................................................** 996.12 996.12

**Fund Sources:** General........................................................ $108,429,498 $108,311,910
**Higher Education Operating............................................** $100,786,985 $100,786,985
**Debt Service....................................................................** $4,034,182 $4,034,182

**§ 1-58. OLD DOMINION UNIVERSITY (221)**

**178. Educational and General Programs (10000)**

- Higher Education Instruction (100101)............................... $133,064,446 $132,946,858
- Higher Education Research (100102).................................. $4,780,608 $4,780,608
- Higher Education Public Services (100103)........................ $263,132 $263,132
- Higher Education Academic Support (100104)..................... $43,786,315 $43,786,315
- Higher Education Student Services (100105)....................... $11,645,397 $11,645,397
- Higher Education Institutional Support (100106)............... $25,901,348 $25,901,348
- Operation and Maintenance of Plant (100107)..................... $21,366,449 $21,366,449

**Fund Sources:** General........................................................ $108,429,498 $108,311,910
**Higher Education Operating............................................** $132,378,197 $132,378,197

Authority: Title 23, Chapter 5.2, Code of Virginia.

A.1. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

2. Out of this appropriation, the university may allocate funds to expand enrollment capacity through expansion of distance learning, TELETECHNET and summer school.
B. Out of this appropriation, $431,013 the first year and $431,013 the second year from the general fund and $198,244 the first year and $198,244 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

C. Notwithstanding § 55-297, Code of Virginia, Old Dominion University is hereby designated as the administrative agency for the Virginia Coordinate System.

D. Notwithstanding § 23-7.4:2, Code of Virginia, the governing board of Old Dominion University may charge reduced tuition to any person enrolled in one of Old Dominion University's TELETECHNET sites or higher education centers who lives within a 50-mile radius of the site/center, is domiciled in, and is entitled to in-state tuition charges in the institutions of higher learning in any state, or the District of Columbia, which is contiguous to Virginia and which has similar reciprocal provisions for persons domiciled in Virginia.

E. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

F. Out of this appropriation, $320,000 the first year and $320,000 the second year from the general fund is designated to provide opportunity for 80 students per year to be engaged in STEM education using aerospace, high tech science, technology and engineering in partnership with NASA Wallops Flight Facility. Old Dominion University will collaborate with the Virginia Space Grant Consortium and STEM educators to identify the students who will participate in the program each year. The designated funding in this paragraph will not be considered as a resource for purposes of funding guidelines.

G. Out of this appropriation, $125,000 the first year from the general fund is designated to complete planning for a joint School of Public Health in collaboration with Eastern Virginia Medical School. On or before June 30, 2015, Old Dominion University shall submit a status report to the Governor and Chairmen of the House Appropriations and Senate Finance Committees regarding the feasibility of such a collaborative effort.
2. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund is designated to support science, technology, engineering and mathematics (STEM), and health-related programs. Old Dominion University shall use these funds to promote the use of modeling and simulation in the medical industry.

B. Out of this appropriation, $750,000 the first year and $750,000 the second year from the general fund is designated to expand research efforts at the Center for Bioelectrics, which uses electrical stimuli in the biomedical area to eliminate cancer cells and tumors without damaging healthy surrounding tissue, accelerate wound healing, and efficiently deliver DNA vaccines. Non-biomedical areas of research include reducing pollutants in exhaust and establishing effective ground penetrating radar.

C. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.


Old Dominion University is authorized to establish a self-supporting "instructional enterprise" fund to account for the revenues and expenditures of TELETECHNET classes offered at locations outside the Commonwealth of Virginia. Consistent with the self-supporting concept of an "enterprise fund," student tuition and fee revenues for TELETECHNET students at locations outside Virginia shall 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 University's Board of Visitors. Revenue and expenditures of the fund shall be accounted for in such a manner as to be auditable by the State Council of Higher Education for Virginia. Revenues in excess of expenditures shall be retained in the fund to support the entire TELETECHNET program. Full-time equivalent students generated through these programs shall be accounted for separately. Additionally, revenues which remain unexpended on the last day of the previous biennium and the last day of the first year of the current biennium shall be reappropriated and allotted for expenditure in the respective succeeding fiscal year.

Authority: Title 23, Chapter 5.2, Code of Virginia.
## Higher Education Instruction (100101)
- **FY2015**: $70,361,655
- **FY2016**: $70,355,889

## Higher Education Public Services (100103)
- **FY2015**: $600,000
- **FY2016**: $600,000

## Higher Education Academic Support (100104)
- **FY2015**: $10,423,314
- **FY2016**: $10,439,209

## Higher Education Student Services (100105)
- **FY2015**: $10,423,314
- **FY2016**: $10,439,209

## Higher Education Institutional Support (100106)
- **FY2015**: $18,172,734
- **FY2016**: $18,172,734

## Operation and Maintenance of Plant (100107)
- **FY2015**: $10,055,736
- **FY2016**: $10,055,736

**Fund Sources: General**
- **FY2015**: $46,021,317
- **FY2016**: $46,031,446

**Higher Education Operating**
- **FY2015**: $69,179,777
- **FY2016**: $69,179,777

**Authority:** Title 23, Chapter 11.1, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

### 183. Higher Education Student Financial Assistance (10800)
- **Scholarships (10810)**
  - **FY2015**: $9,324,089
  - **FY2016**: $9,324,089

- **Fellowships (10820)**
  - **FY2015**: $670,612
  - **FY2016**: $670,612

**Fund Sources: General**
- **FY2015**: $8,087,230
- **FY2016**: $8,087,230
- **Higher Education Operating**
  - **FY2015**: $1,907,471
  - **FY2016**: $1,907,471

**Authority:** Title 23, Chapter 11.1, Code of Virginia.

### 184. Financial Assistance for Educational and General Services (11000)
- **Eminent Scholars (11001)**
  - **FY2015**: $47,374
  - **FY2016**: $47,374

- **Sponsored Programs (11004)**
  - **FY2015**: $8,750,000
  - **FY2016**: $8,750,000

**Fund Sources: Higher Education Operating**
- **FY2015**: $8,797,374
- **FY2016**: $8,797,374

**Authority:** Title 23, Chapter 11.1, Code of Virginia.

### 185. Higher Education Auxiliary Enterprises (80900)
- **Food Services (80910)**
  - **FY2015**: $16,926,468
  - **FY2016**: $16,926,468

- **Bookstores and other Stores (80920)**
  - **FY2015**: $534,174
  - **FY2016**: $534,174

- **Residential Services (80930)**
  - **FY2015**: $12,805,679
  - **FY2016**: $12,805,679

- **Parking and Transportation Systems and Services (80940)**
  - **FY2015**: $1,426,881
  - **FY2016**: $1,426,881

- **Telecommunications Systems and Services (80950)**
  - **FY2015**: $571,775
  - **FY2016**: $571,775

- **Student Health Services (80960)**
  - **FY2015**: $2,831,701
  - **FY2016**: $2,831,701

- **Student Unions and Recreational Facilities (80970)**
  - **FY2015**: $6,185,931
  - **FY2016**: $6,185,931

- **Recreational and Intramural Programs (80980)**
  - **FY2015**: $1,465,013
  - **FY2016**: $1,465,013

- **Other Enterprise Functions (80990)**
  - **FY2015**: $4,614,308
  - **FY2016**: $4,614,308

- **Intercollegiate Athletics (80995)**
  - **FY2015**: $12,521,786
  - **FY2016**: $12,521,786

**Fund Sources: Higher Education Operating**
- **FY2015**: $56,483,716
- **FY2016**: $56,483,716

**Authority:** Title 23, Chapter 11.1, Code of Virginia.
ITEM 185.

<table>
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<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<td>CH. 3] ACTS OF ASSEMBLY 1027</td>
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<td>Second Year FY2016</td>
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<td>Debt Service $3,400,000</td>
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</table>

Authority: Title 23, Chapter 11.1, Code of Virginia.

Total for Radford University $193,876,885 $193,887,014

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<th>Item Details($)</th>
<th>Appropriations($)</th>
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<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
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</table>

Fund Sources: General $54,108,547 $54,118,676

Higher Education Operating $136,368,338 $136,368,338

Debt Service $3,400,000 $3,400,000

§ 1-60. UNIVERSITY OF MARY WASHINGTON (215)

186. Educational and General Programs (10000) $62,644,686 $62,649,655

Higher Education Instruction (100101) $33,973,985 $33,948,985

Higher Education Research (100102) $418,561 $418,561

Higher Education Public Services (100103) $277,855 $277,855

Higher Education Academic Support (100104) $7,562,142 $7,587,142

Higher Education Student Services (100105) $4,576,215 $4,576,215

Higher Education Institutional Support (100106) $8,786,806 $8,786,806

Operation and Maintenance of Plant (100107) $7,054,091 $7,054,091

Fund Sources: General $21,183,471 $21,188,410

Higher Education Operating $41,461,215 $41,461,245

Authority: Title 23, Chapter 9.2, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. Out of this appropriation an amount estimated at $80,483 the first year and $80,483 the second year from the general fund and $36,130 the first year and $36,130 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. The participating institutions and centers shall jointly submit an annual report and operating plan to the State Council of Higher Education for Virginia in support of these funded activities.

C. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

187. Higher Education Student Financial Assistance (10800) $2,577,885 $2,577,885

Scholarships (10810) $2,571,686 $2,571,686

Fellowships (10820) $6,199 $6,199

Fund Sources: General $1,827,885 $1,827,885

Higher Education Operating $750,000 $750,000

Authority: Title 23, Chapter 9.2, Code of Virginia.

188. Financial Assistance for Educational and General Services (11000) $809,533 $809,533

a sum sufficient, estimated at $809,533 $809,533
### ITEM 188.

<table>
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<td>Eminent Scholars (11001)</td>
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<td>Sponsored Programs (11004)</td>
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<td>Fund Sources: Higher Education Operating</td>
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Authority: Title 23, Chapter 9.2, Code of Virginia.

### ITEM 189.

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<tr>
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<td>Museum and Cultural Services (14500)</td>
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<td>Collections Management and Curatorial Services (14501)</td>
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<td>Fund Sources: General</td>
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<td>Special</td>
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The amounts provided in this appropriation are for the support of Belmont, the estate and memorial gallery of American artist Gari Melchers.

### ITEM 190.

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<th>Item Details($)</th>
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<td><strong>FY2015</strong></td>
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<td>Administrative and Support Services (19900)</td>
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<td>Operation of Higher Education Centers (19931)</td>
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<td>Fund Sources: General</td>
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<td>Special</td>
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### ITEM 191.

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<tr>
<td>Historic and Commemorative Attraction Management (50200)</td>
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<td>Historic Landmarks and Facilities Management (50203)</td>
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<td>Special</td>
<td>$53,950</td>
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Authority: Title 2.2, Chapter 2, § 2.2-208 Code of Virginia.

### ITEM 192.

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<tr>
<td><strong>FY2015</strong></td>
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<tr>
<td>Higher Education Auxiliary Enterprises (80900)</td>
<td>$41,100,589</td>
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<tr>
<td>Food Services (80910)</td>
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<td>Bookstores and other Stores (80920)</td>
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<td>Recreational and Intramural Programs (80980)</td>
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<td>Debt Service</td>
<td>$5,438,628</td>
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Authority: Title 23, Chapter 9.2, Code of Virginia.

Total for University of Mary Washington | $110,406,329 | $110,411,298 |  |  

General Fund Positions | 228.66 | 228.66 |  |
Nongeneral Fund Positions | 465.00 | 465.00 |  |
Position Level | 693.66 | 693.66 |  |

Fund Sources: General | $25,463,021 | $25,467,960 |  |
Special | $821,971 | $821,971 |  |
Higher Education Operating | $78,682,709 | $78,682,739 |  |
## ITEM 192.

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<td>First Year FY2016</td>
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<tr>
<td>Debt Service</td>
<td>$5,438,628</td>
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§ 1-61. UNIVERSITY OF VIRGINIA (207)

193. Educational and General Programs (10000) $579,075,787 $579,087,912
Higher Education Instruction (100101) $285,983,787 $285,901,912
Higher Education Research (100102) $7,556,000 $7,556,000
Higher Education Public Services (100103) $4,819,000 $4,819,000
Higher Education Academic Support (100104) $99,318,000 $99,318,000
Higher Education Student Services (100105) $37,951,000 $38,045,000
Higher Education Institutional Support (100106) $107,625,000 $107,625,000
Operation and Maintenance of Plant (100107) $123,925,478 $123,937,603
Higher Education Operating $452,270,309 $452,270,309
Debt Service $2,880,000 $2,880,000

Authority: Title 23, Chapter 9, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. This appropriation includes an amount not to exceed $1,393,959 the first year and $1,393,959 the second year from the general fund for the operation of the Family Practice Residency Program and Family Practice medical student programs. This appropriation for Family Practice programs, whether ultimately implemented by contract, agreement or other means, is considered to be a grant.

2. The university shall report by July 1 annually to the Department of Planning and Budget an operating plan for the Family Practice Residency Program.

3. The University of Virginia, in cooperation with the Virginia Commonwealth University Health System Authority, shall establish elective Family Practice Medicine experiences in Southwest Virginia for both students and residents.

4. In the event the Governor imposes across-the-board general fund reductions, pursuant to his executive authority in §4-1.02 of this act, the general fund appropriation for the Family Practice programs shall be exempt from any reductions, provided the general fund appropriation for the family practice program is excluded from the total general fund appropriation for the University of Virginia for purposes of determining the university's portion of the statewide general fund reduction requirement.

C. Out of this appropriation, $1,119,176 the first year and $1,119,176 the second year from the general fund is designated for the Virginia Foundation for Humanities and Public Policy. Pursuant to House Joint Resolution 762, 1999 Session of the General Assembly, funds in this Item begin to address the objective of appropriating one dollar per capita for the support of the Foundation.

D. Out of this appropriation, an amount estimated at $527,610 the first year and $527,610 the second year from the general fund and at least $468,850 the first year and at least $468,850 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

E. Out of this appropriation, $192,954 the first year and $192,954 the second year from the general fund, and at least $283,500 the first year and at least $283,500 the second year from nongeneral funds are designated for the independent Virginia Institute of Government at the University of Virginia Center for Public Service.
F. It is the intent of the General Assembly that the University of Virginia, in conjunction with the Eastern Virginia Medical School and Virginia Commonwealth University, maintain its efforts to educate and train sufficient generalist physicians to meet the needs of the Commonwealth, recognizing the Commonwealth’s need for generalist physicians in medically underserved regions of the state. Further, it is the intent that the university support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.

G. It is the intent of the General Assembly to assist the three Virginia medical schools as they respond to changes in the need for delivery and financing of medical education, both undergraduate and graduate.

H. Out of this appropriation, at least $156,397 the first year and $156,397 the second year from the general fund is designated for support of diabetes education and public service at the Virginia Center for Diabetes Professional Education at the University of Virginia.

I.1. Out of this appropriation, $446,074 the first year and $446,074 the second year from the general fund is designated for the Center for Politics at the University of Virginia to conduct and preserve oral histories with senior public officials, to conduct the Virginia Youth Leadership Initiative which educates students in Virginia’s secondary schools in the democratic process, and to develop programs that foster increased public awareness of the electoral system.

2. Out of this appropriation, $88,480 the first year and $88,480 the second year from the general fund is designated to the Center of Politics to provide civic education resources to all public elementary and secondary schools in the Commonwealth.

J. Out of this appropriation $251,146 the first year and $251,146 the second year from the general fund and $53,189 the first year and $53,189 the second year from nongeneral funds are designated for support of the State Arboretum at Blandy Farm.

K. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

L. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the University of Virginia and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.

M. Out of this appropriation, $691,207 the first year and $691,207 the second year from the general fund is designated to continue the increase in access for in-state undergraduate students begun in the 2011 Session.

N. The 4-VA, a public-private partnership among George Mason University, James Madison University, the University of Virginia, Virginia Tech and CISCO Systems, Inc., was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. The 4-VA Management Board can expand this partnership to additional institutions as appropriate to meet the goals of the 4-VA initiative. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

O. The University of Virginia is authorized to continue operation of its off-campus instructional site, the Hampton Roads Center, which recently moved from Hampton Roads to Newport News.
ITEM 194.

<table>
<thead>
<tr>
<th>Item Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Higher Education Student Financial Assistance (10800)</td>
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<td>Scholarships (10810)</td>
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<td>Higher Education Operating</td>
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Authority: Title 23, Chapter 9, Code of Virginia.

A. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the revenue collected to meet student financial aid needs, under the terms of the management agreement between the university and the Commonwealth as set forth in Chapters 933 and 943 of the 2006 Acts of Assembly.

B. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund, shall be provided to support public-private sector partnerships in order to maximize the number of newly licensed nurses and increase the supply of nursing faculty.

ITEM 195.

<table>
<thead>
<tr>
<th>Item Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tr>
<td>Financial Assistance for Educational and General Services (11000)</td>
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<td>Sponsored Programs (11004)</td>
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<td>$22,810,000</td>
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</table>

Authority: Title 23, Chapter 9, Code of Virginia.

A. Out of this appropriation, $1,600,612 the first year and $1,600,612 the second year from the general fund and $14,350,000 the first year and $14,350,000 the second year from nongeneral funds are designated to build research capacity in the areas of bioengineering and biosciences.

B. Out of this appropriation, $3,381,720 the first year and $3,381,720 the second year from the general fund is designated for the support of cancer research.

C. Out of this appropriation, $750,000 the first year and $750,000 the second year from the general fund is designated for support of the Focused Ultrasound Center to support core programs and research activities.

D. Out of this appropriation, $1,000,000 the first year and $1,000,000 the second year from the general fund is designated to support the creation of the UVA Economic Development Accelerator.

E. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

ITEM 196.

<table>
<thead>
<tr>
<th>Item Description</th>
<th>First Year FY2015</th>
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<tr>
<td>Higher Education Auxiliary Enterprises (80900)</td>
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<td>Student Health Services (80960)</td>
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### ITEM 196.

<table>
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<td><strong>Fund Sources:</strong></td>
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Authority: Title 23, Chapter 9, Code of Virginia.

Total for University of Virginia $1,139,110,484 $1,139,122,609

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University of Virginia Medical Center (209)

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<td><strong>Fund Sources:</strong></td>
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<tr>
<td>Higher Education Operating</td>
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<tr>
<td>Debt Service</td>
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</table>


A. The appropriation to the University of Virginia Medical Center provides for the care, treatment, health related services and education activities associated with Virginia patients, including indigent and medically indigent patients. Inasmuch as the University of Virginia Medical Center is a state teaching hospital, this appropriation is to be used to jointly support the education of health students through patient care provided by this appropriation.

B. By July 1 of each year, the Director, Department of Medical Assistance Services shall approve a common criteria and methodology for determining free care attributable to the appropriations in this Item. The Medical Center will report to the Department of Medical Assistance Services expenditures for indigent, medically indigent, and other patients. The Auditor of Public Accounts and the State Comptroller shall monitor the implementation of these procedures. The Medical Center shall report by October 31 annually to the Department of Medical Assistance Services, the Comptroller and the Auditor of Public Accounts on expenditures related to this Item. Reporting shall be by means of the indigent care cost report and shall follow criteria approved by the Director, Department of Medical Assistance Services.

C. Funding for Family Practice is included in the University of Virginia’s Educational and General appropriation. Support for other residencies is included in the hospital appropriation.

D. It is the intent of the General Assembly that the University of Virginia Medical Center - Hospital maintain its efforts to staff residencies and fellow positions to produce sufficient generalist physicians in medically underserved regions of the state.

E. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover medical center operations.

F. Notwithstanding anything contrary to law, the University of Virginia has authority to determine compensation paid to Medical Center employees in accordance with policies established by the Board of Visitors.

G. In order to provide the state share for Medicaid supplemental payments to Medicaid provider private hospitals in which the University of Virginia Medical Center has a non-majority interest, the University of Virginia shall transfer to the Department of Medical Assistance Services public funds that comply with 42 C.F.R. Section 433.51.
ITEM 198.

The June 30, 2014 and June 30, 2015 unexpended balances to the University of Virginia Medical Center are hereby reappropriated; their use is subject to approval of allotments by the Department of Planning and Budget.

A full accrual system of accounting shall be effected by the institution, subject to the authority of the State Comptroller, as stated in § 2.2-803, Code of Virginia, with the proviso that appropriations for operating expenses may not be used for capital projects.

Total for University of Virginia Medical Center .............. $1,418,605,170 $1,474,905,325

Nongeneral Fund Positions................................................. 5,907.22 6,047.22
Position Level ............................................................ 5,907.22 6,047.22

Fund Sources: Higher Education Operating........... $1,400,958,705 $1,457,258,860
Debt Service.......................................................... $17,646,465 $17,646,465

University of Virginia's College at Wise (246)

200. Educational and General Programs (10000) ...................... $22,541,154 $22,543,405
Higher Education Instruction (100101)............................ $10,802,806 $10,805,057
Higher Education Public Services (100103)........................ $197,333 $197,333
Higher Education Academic Support (100104).................... $3,516,407 $3,516,407
Higher Education Student Services (100105)...................... $1,929,785 $1,929,785
Higher Education Institutional Support (100106).............. $3,506,932 $3,506,932
Operation and Maintenance of Plant (100107).................. $2,587,891 $2,587,891

Fund Sources: General.................................................... $13,618,136 $13,620,387
Higher Education Operating................................. $8,923,018 $8,923,018


A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. The software engineering curriculum being established to insure success of recent economic development projects in Southwest Virginia, shall be considered on its merits by the State Council of Higher Education for Virginia and shall not be dependent on funding by the Commonwealth.

C. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

D. Out of this appropriation, $233,358 the first year and $233,358 the second year from the general fund and $138,577 the first year and $138,577 the second year from nongeneral funds are designated to facilitate the technical training programs for the Northrop Grumman state backup data center.

E. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between the University of Virginia and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.
### ITEM 201.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<td>Scholarships (10810)</td>
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### ITEM 202.

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<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tr>
<td>Financial Assistance for Educational and General Services (11000)</td>
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<td>a sum sufficient, estimated at</td>
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<tr>
<td>Sponsored Programs (11004)</td>
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### ITEM 203.

<table>
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<th>Item Details($)</th>
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<th>Appropriations($)</th>
<th>First Year FY2015</th>
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Total for University of Virginia's College at Wise $42,939,685 $42,941,936

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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
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<td>Grand Total for University of Virginia</td>
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§ 1-62. VIRGINIA COMMONWEALTH UNIVERSITY (236)

### ITEM 204.

<table>
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<td>Higher Education Instruction (100101)</td>
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Higher Education Research (100102) ................................ $13,593,159 $13,593,159
Higher Education Public Services (100103) ...................... $8,280,500 $8,280,500
Higher Education Academic Support (100104) ................ $93,210,730 $93,210,730
Higher Education Student Services (100105) .................... $25,364,802 $25,364,802
Higher Education Institutional Support (100106) .............. $54,621,375 $54,621,375
Operation and Maintenance of Plant (100107) ................. $53,351,320 $53,351,320

Fund Sources: General .................................................. $165,102,129 $165,116,483
Higher Education Operating ......................................... $356,515,045 $356,515,045

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. Out of this appropriation, $4,336,607 the first year and $4,336,607 the second year from the general fund is provided for the operation of the Family Practice Residency Program and Family Practice medical student programs. This appropriation for Family Practice programs, whether ultimately implemented by contract, agreement or other means, is considered to be a grant.

2. The university shall report by July 1 annually to the Department of Planning and Budget an operating plan for the Family Practice Residency Program.

3. The university, in cooperation with the University of Virginia, shall establish elective Family Practice Medicine experiences in Southwest Virginia for both students and residents.

4. In the event the Governor imposes across-the-board general fund reductions, pursuant to his executive authority in § 4-1.02 of this act, the general fund appropriation for the Family Practice programs shall be exempt from any reductions, provided the general fund appropriation for the family practice program is excluded from the total general fund appropriation for Virginia Commonwealth University for purposes of determining the University's portion of the statewide general fund reduction requirement.

C. Out of this appropriation, an amount estimated at $332,140 the first year and $332,140 the second year from the general fund and $168,533 the first year and $168,533 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

D.1. Out of this appropriation, not less than $386,685 the first year and not less than $386,685 the second year from the general fund is designated for the Virginia Center on Aging. This includes $319,750 the first year and $319,750 the second year for the Alzheimer's and Related Diseases Research Award Fund.

2. Out of this appropriation, $253,244 the first year and $253,244 the second year from the general fund and $356,250 the first year and $356,250 the second year from nongeneral funds are designated for the operation of the Virginia Geriatric Education Center and the Geriatric Academic Career Awards Program, both to be administered by the Virginia Center on Aging.

E. It is the intent of the General Assembly that Virginia Commonwealth University, in conjunction with the University of Virginia and Eastern Virginia Medical School, maintain its efforts to educate and train sufficient generalist physicians to meet the needs of the Commonwealth, recognizing the Commonwealth's need for generalist physicians in medically underserved regions of the state. Further, it is the intent that the university support medical education and training in the principles of generalist medicine for all undergraduate medical students, regardless of their chosen specialty or field of study.
F. All costs for maintenance and operation of the physical plant of the School of Engineering, Phase I and future renovations, repairs, and improvements as they become necessary shall be financed from nongeneral funds.

G. It is the intent of the General Assembly to assist the three Virginia medical schools as they respond to changes in the need for delivery and financing of medical education, both undergraduate and graduate.

H. Out of this appropriation, $243,675 the first year and $243,675 the second year from the general fund is designated for support of the Council on Economic Education.

I. Out of this appropriation, $32,753 the first year and $32,753 the second year from the general fund is designated for support of the Education Policy Institute.

J.1. Notwithstanding any other provisions of law, Virginia Commonwealth University is authorized to remit tuition and fees for merit scholarships for students of high academic achievement subject to the following limitations and restrictions:

2. The number of such scholarships annually awarded to undergraduate Virginia students shall not exceed 20 percent of the fall headcount enrollment of Virginia students in undergraduate studies in the institution from the preceding academic year. The total value of such merit scholarships annually awarded shall not exceed in any year the amount arrived at by multiplying the applicable figure for undergraduate tuition and required fees by 20 percent of the headcount enrollment of Virginia students in undergraduate studies in the institution for the fall semester from the preceding academic year.

3. The number of such scholarships annually awarded to undergraduate non-Virginia students shall not exceed 20 percent of the fall headcount enrollment of non-Virginia students in undergraduate studies in the institution from the preceding academic year. The total value of such merit scholarships annually awarded shall not exceed in any year the amount arrived at by multiplying the applicable figure for undergraduate tuition and required fees by 20 percent of the fall headcount enrollment of non-Virginia students in undergraduate studies in the institution during the preceding academic year.

4. A scholarship awarded under this program shall entitle the holder to receive an annual remission of an amount not to exceed the cost of tuition and required fees to be paid by the student.

K. Out of this appropriation, $252,595 the first year and $252,595 the second year from the general fund is provided for the Medical College of Virginia Palliative Care Partnership.

L. As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

M. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between Virginia Commonwealth University and the Commonwealth, as set forth in Chapters 594 and 616, of the 2008 Acts of Assembly.

N. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund is designated for the Virginia Commonwealth University School of Pharmacy to support the Center for Compounding Practice and Research. The allocation will serve to support any costs associated with creating the Center including facility-related expenses as well as the purchase of the compounding equipment necessary for this state of the art teaching and
research facility and will be leveraged as a matching gift with private funds. The Center will train Pharm.D. students to meet technical compounding demands, provide continuing education to registered pharmacists and conduct ongoing research on compounded medications.

### 205. Higher Education Student Financial Assistance (10800)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scholarships (10810)</td>
<td>$29,720,892</td>
<td>$30,220,892</td>
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<tr>
<td>Fellowships (10820)</td>
<td>$2,899,291</td>
<td>$2,899,291</td>
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<tr>
<td>Fund Sources: General</td>
<td>$24,070,183</td>
<td>$24,070,183</td>
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<tr>
<td>Higher Education Operating</td>
<td>$8,550,000</td>
<td>$9,050,000</td>
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</table>

**Authority:** Title 23, Chapter 6.1, Code of Virginia.

### 206. Financial Assistance for Educational and General Services (11000)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eminent Scholars (11001)</td>
<td>$3,045,800</td>
<td>$3,045,800</td>
</tr>
<tr>
<td>Sponsored Programs (11004)</td>
<td>$268,475,641</td>
<td>$268,475,641</td>
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<tr>
<td>Fund Sources: General</td>
<td>$9,912,500</td>
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<tr>
<td>Higher Education Operating</td>
<td>$249,602,661</td>
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<tr>
<td>Debt Service</td>
<td>$12,006,280</td>
<td>$12,006,280</td>
</tr>
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</table>

**Authority:** Title 23, Chapter 6.1, Code of Virginia.

A. Out of this appropriation, $1,162,500 the first year and $1,162,500 the second year from the general fund and $6,600,000 the first year and $6,600,000 the second year from nongeneral funds are designated to build research capacity in the areas of biomedical engineering and regenerative medicine.

B. Out of this appropriation, $8,500,000 the first year and $8,500,000 the second year from the general fund is designated for the support of cancer research.

C. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

D. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund is designated to support the Parkinson's and Movement Disorders Center.

### 207. State Health Services (43000)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>State Health Services Technical Support and Administration (43012)</td>
<td>$28,600,000</td>
<td>$28,600,000</td>
</tr>
<tr>
<td>Fund Sources: Higher Education Operating</td>
<td>$28,600,000</td>
<td>$28,600,000</td>
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</tbody>
</table>

**Authority:** Discretionary Inclusion.

This appropriation includes funding to support 200 instructional and administrative faculty positions and for administrative and classified positions which provide services, through internal service agreements, to the Virginia Commonwealth University Health System Authority.

### 208. Higher Education Auxiliary Enterprises (80900)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food Services (80910)</td>
<td>$22,900,568</td>
<td>$22,900,568</td>
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<tr>
<td>Bookstores and other Stores (80920)</td>
<td>$4,265,012</td>
<td>$4,265,012</td>
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<tr>
<td>Residential Services (80930)</td>
<td>$34,803,206</td>
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<tr>
<td>Parking and Transportation Systems and Services (80940)</td>
<td>$23,078,878</td>
<td>$23,078,878</td>
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<tr>
<td>[Sum sufficient, estimated at]</td>
<td>$166,140,391</td>
<td>$166,140,391</td>
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ITEM 208.

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>Telecommunications Systems and Services (80950)</td>
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<td>Student Health Services (80960)</td>
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<tr>
<td>Student Unions and Recreational Facilities (80970)</td>
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<tr>
<td>Recreational and Intramural Programs (80980)</td>
<td>$11,454,773</td>
<td>$11,454,773</td>
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<tr>
<td>Other Enterprise Functions (80990)</td>
<td>$23,859,183</td>
<td>$23,859,183</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Intercollegiate Athletics (80995)</td>
<td>$16,360,855</td>
<td>$16,360,855</td>
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</table>

Fund Sources: Higher Education Operating | $128,972,511 | $128,972,511 |
Debt Service | $37,167,880 | $37,167,880 |

Authority: Title 23, Chapter 6.1, Code of Virginia.

209. Administrative and Support Services (19900) | $44,500,000 | $44,500,000 |
Operation of Higher Education Centers (19931) | $44,500,000 | $44,500,000 |

Fund Sources: Higher Education Operating | $44,500,000 | $44,500,000 |

Authority: Title 23, Chapter 6.3, Code of Virginia.

A.1. Out of this appropriation, $44,500,000 the first year and $44,500,000 the second year from nongeneral funds is designated to support the university's branch campus in Qatar.

2. Notwithstanding § 2.2-1802 of the Code of Virginia, Virginia Commonwealth University is authorized to maintain a local bank account in Qatar and non-U.S. countries to facilitate business operations the VCU Qatar Campus. These accounts are exempt from the Securities for Public Deposits Act, Title 2.2, Chapter 44 of the Code of Virginia.

3. Procurements and expenditures from the local bank account(s) are not subject to the Virginia Public Procurement Act and the Commonwealth Accounting Policies and Procedures (CAPP) Manual. Virginia Commonwealth University will institute procurement policies based on competitive procurement principles, except as otherwise stated within these policies. Expenditures from the local bank account will be recorded in the Commonwealth Accounting and Reporting System by Agency Transaction Vouchers, as appropriated herewith with revenue recognized as equal to the expenditures.

4. Notwithstanding Section 2.2-1149 of the Code of Virginia, Virginia Commonwealth University is authorized to approve operating, income and capital leases in Qatar under policies and procedures developed by the University.

5. Virginia Commonwealth University is authorized to establish and hire staff (non-faculty) positions in Qatar under policies and procedures developed by the University. These employees, who are employed solely to support the Qatar Campus are not considered employees of the Commonwealth of Virginia and are not subject to the Virginia Personnel Act.

6. The Board of Visitors of Virginia Commonwealth University is authorized to establish policies for the Qatar Campus.

Total for Virginia Commonwealth University | $1,064,999,189 | $1,065,513,543 |

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Positions</td>
<td>1,507.80</td>
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<tr>
<td>Nongenerall Fund Positions</td>
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<tr>
<td>Position Level</td>
<td>5,300.09</td>
<td>5,300.09</td>
</tr>
</tbody>
</table>

Fund Sources: General | $199,084,812 | $199,099,166 |
Higher Education Operating | $816,740,217 | $817,240,217 |
Debt Service | $49,174,160 | $49,174,160 |

§ 1-63. VIRGINIA COMMUNITY COLLEGE SYSTEM (260)

210. Educational and General Programs (10000) | $884,186,033 | $884,601,840 |
Higher Education Instruction (100101).............................. $429,082,028 $429,082,028
Higher Education Public Services (100103)...................... $2,748,805 $2,748,805
Higher Education Academic Support (100104)............... $90,364,541 $90,364,541
Higher Education Student Services (100105).................... $69,031,244 $69,031,244
Higher Education Institutional Support (100106).............. $182,667,426 $183,083,233
Operation and Maintenance of Plant (100107).................. $110,291,989 $110,291,989

Fund Sources: General................................................. $358,048,613 $358,163,714
Higher Education Operating.......................................... $526,137,420 $526,438,126

Authority: Title 23, Chapter 16, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. It is the objective of the Commonwealth that a standard of 70 percent full-time faculty be established for the Virginia Community College System. Consistent with higher education funding guidelines, it is expected that the Virginia Community College System will utilize the funds provided for base operating support to achieve this objective. In addition, the first priority for new funding provided to the community college system shall be for operating support at individual community colleges. Thirty days prior to the beginning of each fiscal year, the Virginia Community College System shall report to the Chairmen of the House Appropriations and Senate Finance Committees on the allocation of all new general funds and nongeneral funds in this item and any cost recovery plans between the individual community colleges and the system office.

C. It is the intent of the General Assembly that funds available to the Virginia Community College System be reallocated to accommodate changes in enrollment and other cost factors at each of the community colleges.

D. Tuition and fee revenues from out-of-state students taking distance education courses through the Virginia Community College System 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 State Board for Community Colleges.

E. Out of this appropriation, $82,000 and one position the first year and $82,000 and one position the second year from the general fund is designated to enhance the skills of the interpreters for the deaf and hard-of-hearing and to enable them to achieve higher levels of expertise.

F. Out of this appropriation, amounts for the following special programs are designated: at J. Sargeant Reynolds Community College, the Program for the Deaf, $65,999 and four positions the first year and $65,999 and four positions the second year from the general fund and the Program for the Intellectually Disabled, $93,051 and four positions the first year and $93,051 and four positions the second year from the general fund; and, at New River Community College, the Program for the Deaf, $80,090 and four positions the first year and $80,090 and four positions the second year from the general fund; and, the Program for the Intellectually Disabled, $71,250 and 4.5 positions the first year and $71,250 and 4.5 positions the second year from the general fund; and, at Danville Community College, the Program for the Deaf, $26,586 and one position the first year and $26,586 and one position the second year from the general fund.

G. Out of this appropriation, $39,879 the first year and $39,879 the second year from the general fund is designated to support the Southwest Virginia Telecommunications Network.

H. Out of this appropriation, $267,250 and four positions the first year and $267,250 and four positions the second year from the general fund is provided to support Virginia Western Community College's participation in the Roanoke Higher Education Center and the Botetourt County Education and Training Center at Greenfield.
I. Out of this appropriation, $132,929 the first year and $132,929 the second year from the general fund is designated to support the Southwestern Virginia Advanced Manufacturing Technology Center at Wytheville Community College.

J.1. Out of this appropriation, $345,000 the first year and $345,000 the second year from the general fund is provided for the annual lease or rental costs of space in the Botetourt County Education and Training Center at Greenfield.

2. The general fund amounts provided for in this paragraph for workforce training, retraining, programming, and community education facilities at the Botetourt County Education and Training Center shall be matched by local or private sources in a ratio of two-thirds state funds to at least one-third local or private funds, as approved by the State Board for Community Colleges.

K.1. Out of this appropriation, $330,000 the first year and $330,000 the second year from the general fund is provided for the annual lease or rental costs of space in the Virginia Peninsula Workforce Development Center.

2. The general fund amounts provided for in this Item for workforce training, retraining, programming, and community education facilities at the Virginia Peninsula Workforce Development Center shall be matched by local or private sources in a ratio of two-thirds state funds to at least one-third local or private funds, as approved by the State Board for Community Colleges.

L. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

M. Out of this appropriation, $196,200 the first year and $196,200 the second year from the general fund shall be provided to Northern Virginia Community College to support public-private sector partnerships in order to maximize the number of newly licensed nurses and increase the supply of nursing faculty.

N. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund is designated for Northern Virginia Community College to implement the SySTEMic Solutions initiative which will enable expansion of dual enrollment courses with a STEM focus in all Northern Virginia school districts; opportunities to earn industry-aligned certifications; professional development opportunities for STEM teachers; part-time employment and internship opportunities for students in STEM programs; hands-on SOL-based science lessons at the elementary level with industry input and support; and collaborative robotics programs between the community college and K-12 schools. It is expected that an equal amount of private funds will be generated as a match for the state support.

O. It is the intent of the General Assembly that 100 percent of the general funds contained in this amendment be allocated to the individual community colleges. As required in paragraph B of this item, the Virginia Community College System shall report to the Chairmen of the House Appropriations and Senate Finance Committees by July 1 of each year, on the allocation of these funds, as well as the allocation of all general and nongeneral funds contained in this item by individual community colleges for fiscal years 2015 and 2016.

P. Out of this appropriation, $20,000 the first year and $20,000 the second year from the general fund shall be provided to Southside Virginia Community College. Out of this amount, $8,000 each year from the general fund shall be provided to the Estes Community Center in Chase City, $8,000 each year from the general fund shall be provided to the Lake Country Advanced Knowledge Center in South Hill, and $4,000 each year from the general fund shall be provided to the Clarksville Enrichment Complex.
ITEM 210.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Q. Out of this appropriation, $117,720 the first year and $117,720 the second year from the general fund is provided for the Mecklenburg County Job Retraining Center.</td>
</tr>
</tbody>
</table>

211. Higher Education Student Financial Assistance (10800)  
   a sum sufficient, estimated at  
   Scholarships (10810)  
   $548,764,142 $559,264,142  
   Fund Sources: General  
   $38,066,836 $38,066,836  
   Higher Education Operating  
   $510,697,306 $521,197,306  
   Authority: Title 23, Chapter 16, Code of Virginia.  

A. Out of this appropriation, $150,000 the first year and $150,000 the second year from the general fund is designated for Tidewater Community College to support an apprenticeship program for Virginia’s shipyard workers. All general fund amounts appropriated for this apprenticeship program shall be used to provide scholarships to shipyard workers enrolled in the program. The conditions for receiving a scholarship shall be those conditions described in § 23-220.01, Code of Virginia.

212. Financial Assistance for Educational and General Services (11000)  
   Sponsored Programs (11004)  
   $51,617,500 $52,617,500  
   Fund Sources: Higher Education Operating  
   $51,617,500 $52,617,500  
   Authority: Title 23, Chapter 16, Code of Virginia.  

213. Economic Development Services (53400)  
   Apprenticeship Program (53409)  
   $3,631,982 $3,811,982  
   Management of Workforce Development Program Services (53427)  
   $73,357,614 $73,177,614  
   Fund Sources: General  
   $9,274,297 $9,174,297  
   Higher Education Operating  
   $67,715,299 $67,815,299  
   Authority: Title 23, Chapter 16, Code of Virginia.  

A. Out of this appropriation, $48,850,629 and 38 positions the first year, and $48,850,629 and 38 positions the second year from nongeneral funds is provided for the administration and implementation of workforce development programs as part of the federal Workforce Investment Act.

B. Out of this appropriation, $8,992,017 from the general fund and $18,564,670 from nongeneral funds the first year and $8,992,017 from the general fund and $18,564,670 from nongeneral funds the second year are provided to support non-credit courses at Virginia’s Community Colleges that enhance workforce development. As recommended by the Governor’s Commission on Economic Development and Jobs Creation, this funding is intended to help bolster the Commonwealth’s commitment to provide strong workforce training and development programs. This funding will be utilized based on final recommendations of the commission and the Special Advisor to the Governor for Workforce Development.

C. Out of this appropriation, $125,000 the first year and $125,000 the second year from the general fund is provided to continue planning for the advanced integrated manufacturing technology program at Thomas Nelson Community College.

D.1. Out of this appropriation, $166,162 the first year and $166,162 the second year from the general fund is designated for the A. L. Philpott Manufacturing Extension Partnership at Patrick Henry Community College.

2. Out of this appropriation, $232,626 the first year and $232,626 the second year from the general fund is designated for the A. L. Philpott Manufacturing Extension Partnership at Patrick Henry Community College for an ongoing match for a grant from the U.S. Department of Commerce to develop a manufacturer assistance program covering most of Virginia.
E. It is the intent of the General Assembly that noncredit business and industry work-related training courses and programs offered by community colleges be funded at a ratio of 30 percent from the general fund and 70 percent from nongeneral funds. Out of this appropriation, $664,647 in the first year and $664,647 in the second year from the general fund is designated for this purpose. These funds may be combined with funds of $249,243 the first year and $249,243 the second year already included in the Virginia Community College System budget for the "Virginia Works" program. The funds will be allocated by formula to all colleges based on the number of individuals served by non-credit activities.

F.1. As recommended by House Joint Resolution No. 622 (1997), the Joint Subcommittee to Study Noncredit Education for Workforce Training in the Commonwealth, the Virginia Community College System is directed to establish one or more Institutes of Excellence responsible for development of statewide training programs to meet current, high demand workforce needs of the Commonwealth. Out of this appropriation, at least $664,647 the first year and $664,647 the second year from the general fund is available to support the Institutes of Excellence.

2. Under the guidance of the Virginia Workforce Council, authorized in Title 2.2, Chapter 26, Article 25, Code of Virginia, the Virginia Community College System shall submit to the Chairmen of the Senate Finance and House Appropriations Committees by November 4 of each year a report detailing the financing, activities, accomplishments and plans for the Institutes of Excellence and the four workforce development centers, and outcomes of the appropriations for 23 workforce coordinators and for non-credit training. The report shall include, but not be limited to:

a. performance measures to be used to evaluate the effectiveness of the workforce coordinators at all 23 colleges;

b. detailed information on number of students trained, employers served and courses offered; the types of certifications awarded; and the participation by local governments and the public or private sector, and other data relevant to the activities of the four regional workforce development centers;

c. the number of students trained, employers served and courses offered through noncredit instruction, and the amounts of local government, public or private sector funding used to match this appropriation; and

d. the amount or percentage of private and public funding contributed for the institutes' programming and operating needs; the number of private and public partnerships involved in the institutes' programming; the number of faculty and colleges affected by the institutes' programming; and performance measures to be used to evaluate the sharing or broadcasting of information and new/improved/updated curricula to other Virginia Community College campuses.

G. Out of this appropriation, $1,196,820 and 23 positions the first year and $1,196,820 and 23 positions the second year from the general fund is provided for staff who will be responsible for coordinating workforce training in the campus service area. The staff will work with local business and industry to determine training needs, coordinate with local economic development personnel, the local workforce training council, and other providers. It is the General Assembly's intent that the Virginia Community College System maximize these positions by encouraging funding matches at the local level.

H. Out of this appropriation, $470,880 and four positions the first year and $470,880 and four positions the second year from the general fund is provided for four workforce training centers: the Peninsula Workforce Development Center (Thomas Nelson Community College), $78,480 and one position the first year and $78,480 and one position the second year; the Regional Center for Applied Technology Training (Danville Community College), $156,960 and one position the first year and $156,960 and one position the second year; a Workforce Development Center at Paul D. Camp Community College, $156,960 and one position the first year and $156,960 and one position the second year; and the Central Virginia Manufacturing Technology Training Center in the Lynchburg area, $78,480 and one position the first year and $78,480 and one position the second year. Each center shall provide a 25 percent match prior to the release of state funding.
I. Out of this appropriation, $78,480 from the general fund and $100,000 from nongeneral funds the first year and $78,480 from the general fund and $100,000 from nongeneral funds the second year is provided for the Heavy Equipment Operator program at Southside Virginia Community College.

J. Out of this appropriation, $100,000 the first year from the general fund is provided to continue the development of a Governor's Academy for Student Apprenticeships and Trades at Thomas Nelson Community College.

214. Higher Education Auxiliary Enterprises (80900)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<td>a sum sufficient, estimated at</td>
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<table>
<thead>
<tr>
<th>Fund Sources:</th>
<th>Higher Education Operating</th>
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</thead>
<tbody>
<tr>
<td>Debt Service</td>
<td>$16,110,763</td>
<td>$16,110,763</td>
</tr>
</tbody>
</table>

Authority: Title 23, Chapter 16, Code of Virginia.

215. The appropriations in this section are for the following community colleges:

<table>
<thead>
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<th>College I.D.</th>
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Total for Virginia Community College System .................. $1,617,345,073 $1,631,260,880

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\$ 1-64. VIRGINIA MILITARY INSTITUTE (211)

216. Educational and General Programs (10000)................. $35,392,806 $35,395,603

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<td>Debt Service</td>
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Authority: Title 23, Chapter 10, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals as described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

C. Resources determined by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the base adequacy funding guidelines.

217. Higher Education Student Financial Assistance (10800)... $2,830,928 $2,830,928

Scholarships (10810)........................................................................ $2,830,928 $2,830,928

Fund Sources: General........................................................................ $870,928 $870,928

Higher Education Operating.................................................................. $1,960,000 $1,960,000

Authority: Title 23, Chapter 10, § 23-105, Code of Virginia.

A. Out of the amounts for Scholarships and Loans, the institute shall provide for State Cadetships and for discretionary student aid.

218. Financial Assistance for Educational and General Services (11000)

a sum sufficient, estimated at ............................................... $894,898 $894,898

Eminent Scholars (11001)............................................................... $200,000 $200,000

Sponsored Programs (11004).......................................................... $694,898 $694,898

Fund Sources: Higher Education Operating....................................... $894,898 $894,898

Authority: Title 23, Chapter 10, Code of Virginia.

219. Unique Military Activities (11300)........................................... $7,763,904 $7,963,904

Fund Sources: General....................................................................... $3,569,904 $3,569,904

Higher Education Operating......................................................... $4,194,000 $4,394,000

Authority: Discretionary Inclusion.

A.1. Personnel associated with performance of activities designated by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the calculation of employment guidelines.

2. It is the intent of the General Assembly that nonresident cadets receive the same general fund support in the Unique Military program as resident cadets.

220. Higher Education Auxiliary Enterprises (80900)

a sum sufficient, estimated at ...................................................... $26,000,000 $26,200,000

Food Services (80910)....................................................................... $6,767,000 $6,897,000
### ACTS OF ASSEMBLY

#### ITEM 220.

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<td>Other Enterprise Functions (80990)</td>
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<td>Intercollegiate Athletics (80995)</td>
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</table>

**Fund Sources:**
- Higher Education Operating: $24,359,000 | $24,559,000
- Debt Service: $1,641,000 | $1,641,000

**Authority:** Title 23, Chapter 10, Code of Virginia.

**Total for Virginia Military Institute:** $72,882,536 | $73,285,333

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### § 1-65. VIRGINIA POLYTECHNIC INSTITUTE AND STATE UNIVERSITY (208)

221. **Educational and General Programs (10000)** | $570,517,260 | $570,535,160

- Higher Education Instruction (100101) | $325,820,705 | $325,838,596
- Higher Education Research (100102) | $23,457,632 | $23,457,632
- Higher Education Public Services (100103) | $18,072,889 | $18,072,889
- Higher Education Academic Support (100104) | $69,854,379 | $69,854,379
- Higher Education Student Services (100105) | $17,652,600 | $17,652,600
- Higher Education Institutional Support (100106) | $52,964,053 | $52,964,062
- Operation and Maintenance of Plant (100107) | $62,695,002 | $62,695,002

**Fund Sources:**
- General: $13,515,884 | $13,518,677
- Higher Education Operating: $57,325,652 | $57,725,656
- Debt Service: $2,041,000 | $2,041,000

**Authority:** Title 23, Chapter 11, Code of Virginia.

**A.** This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

**B.** Out of this appropriation shall be expended an amount estimated at $869,882 the first year and $869,882 the second year from the general fund and $436,357 the first year and $436,357 the second year from nongeneral funds are designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and General Assembly.

**C.** Out of this appropriation, $313,770 the first year and $313,770 the second year from the general fund is designated to support the Marion duPont Scott Equine Center of the Virginia-Maryland Regional College of Veterinary Medicine.

**D.** Out of this appropriation, $234,987 the first year and $234,987 the second year from the general fund is designated to support tobacco research for medicinal purposes and field tests at sites in Blackstone and Abingdon.

**E.** As Virginia's public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of
escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

F. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between Virginia Polytechnic Institute and State University and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.

G. Out of this appropriation, $300,000 the first year and $300,000 the second year from the general fund is designated to develop a STEM Industry Internship program in partnership with the Virginia Space Grant Consortium, Virginia Regional Technology Councils and industry. The program will provide 75 undergraduate students across the Commonwealth an opportunity to centrally apply for real world work experience and provide Virginia's industries with access to qualified interns. Virginia Tech will partner with the Virginia Space Grant Consortium and work with Virginia’s Regional Technology Councils who will serve as the program’s conduit to industry, advertising the program and linking with interested industry partners.

H. The 4-VA, a public-private partnership among George Mason University, James Madison University, Virginia Tech, University of Virginia and CISCO Systems, Inc, was established to utilize emerging technologies to promote collaboration and resource sharing to increase access, reduce time to graduation and reduce unit cost while maintaining and enhancing quality. Instructional talent across the four institutions will be leveraged in the delivery of programs in foreign languages, science, technology, engineering and mathematics. The 4-VA Management Board can expand this partnership to additional institutions as appropriate to meet the goals of the 4-VA initiative. It is expected that funding will be pooled by the management board as required to support continuing efforts of the 4-VA priorities and projects.

I. Virginia Tech is granted authorization to convey 47.83 acres of land to the Virginia Tech-Montgomery Regional Airport Authority for the runway expansion acquisition. The acquisition will be funded, with no cost to the Commonwealth, through the Federal Aviation Administration property acquisition funds. The property shall be transferred to the authority upon such consideration as deemed appropriate. Notwithstanding any other provision of law, the proceeds from the transfer shall be applied entirely to support relocation costs of the university’s agricultural programs and related facilities.

222. Higher Education Student Financial Assistance (10800)......................................................... $19,705,847 $19,705,847
Scholarships (10810)........................................................................................................ $15,215,131 $15,215,131
Fellowships (10820)........................................................................................................ $4,490,716 $4,490,716
Fund Sources: General......................................................................................... $19,705,847 $19,705,847


A. Out of the amount for Scholarships, the following sums shall be made available from the general fund for:

1. Soil Scientist Scholarships, $11,000 the first year and $11,000 the second year.

2. Scholarships, internships, and graduate assistantships administered by the Multicultural Academic Opportunities Program at the university, $86,500 the first year and $86,500 the second year. Eligible students must have financial need and participate in an academic support program.

223. Financial Assistance for Educational and General Services (11000)................................. $304,831,290 $304,831,290
Eminent Scholars (11001)...................................................................................... $2,000,000 $2,000,000
Sponsored Programs (11004) ............................................. $302,831,290 $302,831,290

Fund Sources: General........................................................ $2,488,544 $2,488,544
Higher Education Operating........................................... $302,342,746 $302,342,746

Authority: Title 23, Chapter 11, Code of Virginia.

A. Out of this appropriation, $2,388,544 the first year and $2,388,544 the second year from the general fund and $15,000,000 the first year and $15,000,000 the second year from nongeneral funds are designated to build research capacity in the areas of bioengineering, biomaterials and nanotechnology.

B. Virginia Polytechnic Institute and State University is authorized to establish a self-supporting "instructional enterprise" fund to account for the revenues and expenditures of the Institute for Distance and Distributed Learning (IDDL) classes offered to students at locations outside the Commonwealth of Virginia. Consistent with the self-supporting concept of an "enterprise fund," student tuition and fee revenues for I DDL students at locations outside Virginia shall exceed all direct and indirect costs of providing instruction to those students. The Board of Visitors shall set tuition and fee rates to meet this requirement and shall set other policies regarding the I DDL as may be appropriate. Revenue and expenditures of the fund shall be accounted for in such a manner as to be auditable by the Auditor of Public Accounts. As a part of this "instructional enterprise" fund Virginia Tech is authorized to establish a program in which Internet-based (on-line) courses, certificate, and entire degree programs, primarily at the graduate level, are offered to students in Virginia who are not enrolled for classes on the Blacksburg campus or one of the extended campus locations. Tuition generated by Virginia students taking these on-line courses and tuition from I DDL students at locations outside Virginia shall be retained in the fund to support the entire I DDL program and shall not be used by the state to offset other Educational and General costs. Revenues in excess of expenditures shall be retained in the fund to support the entire I DDL program. Full-time equivalent students generated through these programs shall be accounted for separately. Additionally, revenues which remain unexpended on the last day of the previous biennium and the last day of the first year of the current biennium shall be reappropriated and allotted for expenditure in the respective succeeding fiscal year.

C. The Higher Education Operating fund source listed in this Item is considered to be a sum sufficient appropriation, which is an estimate of funding required by the university to cover sponsored program operations.

D. Out of this appropriation, $1,750,000 the first year and $1,750,000 the second year from the general fund is designated to support and enhance brain disorder research.

Unique Military Activities (11300)................................. $2,084,350 $2,084,350

Fund Sources: General........................................................ $2,084,350 $2,084,350

Authority: Discretionary Inclusion.

A.1. Personnel associated with performance of activities designated by the State Council of Higher Education for Virginia to be uniquely military shall be excluded from the calculation of employment guidelines.

2. It is the intent of the General Assembly that nonresident cadets receive the same general fund support in the Unique Military program as resident cadets.

Higher Education Auxiliary Enterprises (80900)
a sum sufficient, estimated at................................. $273,621,471 $273,621,471

Food Services (80910).................................................. $52,090,957 $52,090,957
Residential Services (80930)....................................... $40,752,164 $40,752,164
Parking and Transportation Systems and Services (80940).................................................. $12,480,253 $12,480,253
Telecommunications Systems and Services (80950)........ $22,010,811 $22,010,811
### ITEM 225.

| Student Health Services (80960)            | $9,946,129 | $9,946,129 |
| Student Unions and Recreational Facilities (80970) | $13,949,766 | $13,949,766 |
| Recreational and Intramural Programs (80980)     | $6,704,802  | $6,704,802  |
| Other Enterprise Functions (80990)              | $60,654,120 | $60,654,120 |
| Intercollegiate Athletics (80995)              | $55,032,469 | $55,032,469 |

**Fund Sources:**
- Higher Education Operating: $263,270,971
- Debt Service: $10,350,500

**Total for Virginia Polytechnic Institute and State University:**
- First Year: $1,170,760,218
- Second Year: $1,170,778,118

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**Virginia Cooperative Extension and Agricultural Experiment Station (229)**

| Educational and General Programs (10000)        | $83,613,283 | $83,616,272 |
| Higher Education Research (100102)             | $36,810,999 | $36,812,769 |
| Higher Education Public Services (100103)      | $45,064,595 | $45,064,595 |
| Higher Education Academic Support (100104)     | $714,821    | $714,821    |
| Operation and Maintenance of Plant (100107)     | $1,022,868  | $1,024,087  |

**Fund Sources:**
- General: $175,804,522
- Higher Education Operating: $984,605,196
- Debt Service: $10,350,500

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**Authority:** Title 23, Chapter 11, Code of Virginia.

A. Appropriations for this agency shall include operating expenses for research and investigations, and the several regional and county agricultural experiment stations under its control, in accordance with law.

B.1. It is the intent of the General Assembly that the Cooperative Extension Service gives highest priority to programs and services which comprised the original mission of the Extension Service, especially agricultural programs at the local level. The university shall ensure that the service utilizes information technology to the extent possible in the delivery of programs.

2. The budget of this agency shall include and separately account for local payments. Virginia Polytechnic Institute and State University, in conjunction with Virginia State University, shall report, by fund source, actual expenditures for each program area and total actual expenditures for the agency, annually, by September 1, to the Department of Planning and Budget and the House Appropriations and Senate Finance Committees. The report shall include all expenditures from local support funds.

C. The Virginia Cooperative Extension and Agricultural Experiment Station shall not charge a fee for testing the soil on property used for commercial farming.

D. The appropriation for the fund source Higher Education Operating in this Item shall be considered a sum sufficient appropriation, which is an estimate of the amount of revenues to be collected for the educational and general program under the terms of the management agreement between Virginia Polytechnic Institute and State University and the Commonwealth, as set forth in Chapters 933 and 943, of the 2006 Acts of Assembly.
E. Out of this appropriation, $413,750 the first year from the general fund and $47,001 from nongeneral funds, and $413,750 from the general fund and $48,220 from nongeneral funds the second year is for the operation and maintenance of the new Human and Agricultural Biosciences building coming on line.

Total for Virginia Cooperative Extension and Agricultural Experiment Station ................................................................. $83,613,283 $83,616,272

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<th>Item Details($)</th>
<th>First Year</th>
<th>Second Year</th>
<th>Appropriations($)</th>
<th>First Year</th>
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<td></td>
<td>First Year</td>
<td>Second Year</td>
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<tr>
<td>E. Out of this appropriation, $413,750 the first year from the general fund and $47,001 from nongeneral funds, and $413,750 from the general fund and $48,220 from nongeneral funds the second year is for the operation and maintenance of the new Human and Agricultural Biosciences building coming on line.</td>
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<td>$83,613,283</td>
<td>$83,616,272</td>
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| General Fund Positions | $726.24 | $726.24 |
| Nongeneral Fund Positions | $388.27 | $388.27 |
| Position Level | $1,114.51 | $1,114.51 |

| Fund Sources: General | $64,840,171 | $64,841,941 |
| Higher Education Operating | $18,773,136 | $18,774,355 |
| Federal Trust | $(24) | $(24) |

Grand Total for Virginia Polytechnic Institute and State University ................................................................. $1,254,373,501 $1,254,394,390

| General Fund Positions | $2,637.77 | $2,637.77 |
| Nongeneral Fund Positions | $5,321.72 | $5,321.72 |
| Position Level | $7,959.49 | $7,959.49 |

| Fund Sources: General | $240,644,693 | $240,664,355 |
| Higher Education Operating | $1,003,378,332 | $1,003,379,559 |
| Debt Service | $10,350,500 | $10,350,500 |
| Federal Trust | $(24) | $(24) |

§ 1-66. VIRGINIA STATE UNIVERSITY (212)

227. Educational and General Programs (10000) ...................... $74,077,219 $74,078,647

| Higher Education Instruction (100101) | $44,491,351 | $44,492,779 |
| Higher Education Research (100102) | $2,110,453 | $2,110,453 |
| Higher Education Public Services (100103) | $120,448 | $120,448 |
| Higher Education Academic Support (100104) | $5,910,648 | $5,910,648 |
| Higher Education Student Services (100105) | $4,335,982 | $4,335,982 |
| Higher Education Institutional Support (100106) | $9,959,753 | $9,959,753 |
| Operation and Maintenance of Plant (100107) | $7,148,584 | $7,148,584 |
| Fund Sources: General | $31,337,655 | $31,339,083 |
| Higher Education Operating | $42,739,564 | $42,739,564 |

Authority: Title 23, Chapter 13, Code of Virginia.

A. This Item includes general and nongeneral fund appropriations to support institutional initiatives that help meet statewide goals described in the Restructured Higher Education Financial and Administrative Operations Act of 2005 (Chapters 933 and 945, 2005 Acts of Assembly).

B.1. Out of this appropriation, $3,790,639 the first year and $3,790,639 the second year from the general fund is designated for continued enhancement of the existing Bachelor of Science academic programs in Computer Science, Manufacturing Engineering, Computer Engineering, Mass Communications and Criminal Justice, and the doctoral program in Education.

2. Out of this appropriation, $37,500 the first year and $37,500 the second year from the general fund is provided to serve in lieu of endowment income for the Eminent Scholars Program.

3. Any unexpended balances in paragraphs B.1. and B.2. in this Item at the close of business on June 30, 2014 and June 30, 2015, shall not revert to the surplus of the general fund but shall be carried forward on the books of the State Comptroller and reapportioned in the succeeding year.
C. This appropriation includes $200,000 the first year and $200,000 the second year from the general fund to increase the number of faculty with terminal degrees to at least 85 percent of the total teaching faculty.

D. Out of this appropriation, Virginia State University is authorized to use up to $600,000 the first year and $600,000 the second year from the general fund to address extremely critical deferred maintenance deficiencies in its facilities, including residence halls and dining facilities.

E. As Virginia’s public colleges and universities approach full funding of the base adequacy guidelines and as the General Assembly strives to fully fund the general fund share of the base adequacy guidelines, these funds are provided with the intent that, in exercising their authority to set tuition and fees, the Board of Visitors shall take into consideration the impact of escalating college costs for Virginia students and families. In accordance with the cost-sharing goals set forth in § 4-2.01 b. of this act, the Board of Visitors is encouraged to limit increases on tuition and mandatory educational and general fees for in-state, undergraduate students to the extent possible.

F. Out of this appropriation, $1,300,000 the first year and $1,300,000 the second year from the general fund is designated to support the Manufacturing Engineering and Logistics Technology program.

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<td>First Year FY2015</td>
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### Cooperative Extension and Agricultural Research Services (234)

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<td>$10,332,545 $10,332,545</td>
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Cooperative Extension and Agricultural Research Services ($11,791,450) $11,792,692

231. Educational and General Programs (10000) ........................................... $11,791,450  $11,792,692

Higher Education Research (100102) .......................................................... $5,573,170  $5,574,412
Higher Education Public Services (100103) ............................................... $5,602,448  $5,602,448
Higher Education Institutional Support (100106) ...................................... $190,000  $190,000
Operation and Maintenance of Plant (100107) ........................................... $425,832  $425,832

Fund Sources: General ................................................................. $5,430,442  $5,431,684
Higher Education Operating ................................................................. $6,361,008  $6,361,008

Authority: Title 23, Chapter 11, and § 23-165.11, Title 23, Chapter 13, Code of Virginia.

A. Out this appropriation, $392,107 the first year and $392,107 the second year from the general fund is designated for support of research and extension activities aimed at the production of hybrid striped bass in Virginia farm ponds. No expenditures will be made from these funds for other purposes without the prior written permission of the Secretary of Education.

B. The Extension Division budgets shall include and separately account for local payments. Virginia State University, in conjunction with Virginia Polytechnic Institute and State University, shall report, by fund source, actual expenditures for each program area and total actual expenditures for the Extension Division, annually, by September 1, to the Department of Planning and Budget and the House Appropriations and Senate Finance Committees. The report shall include all expenditures from local support funds.

C. Out of this appropriation, $394,000 the first year and $394,000 the second year from the general fund is designated for the Small-Farmer Outreach Training and Technical Assistance Program to provide outreach and business management education to small farmers.

Total for Cooperative Extension and Agricultural Research Services............................................. $11,791,450  $11,792,692

General Fund Positions .......................................................... 31.75 31.75
Nongeneral Fund Positions ....................................................... 67.00 67.00
Position Level .......................................................... 98.75 98.75

Fund Sources: General .................................................. $5,430,442  $5,431,684
Higher Education Operating .................................................. $6,361,008  $6,361,008

Grand Total for Virginia State University ........................................... $179,249,194  $181,375,836

General Fund Positions .......................................................... 361.72 361.72
Nongeneral Fund Positions ....................................................... 553.89 553.89
Position Level .......................................................... 915.61 915.61

Fund Sources: General .................................................. $43,031,331  $43,034,001
Higher Education Operating .................................................. $125,885,318  $128,009,290
Debt Service .......................................................... $10,332,545  $10,332,545

§ 1-67. FRONTIER CULTURE MUSEUM OF VIRGINIA (239)

232. Museum and Cultural Services (14500) ........................................... $2,012,622  $2,014,263
Collections Management and Curatorial Services (14501) .................................................. $172,245 $172,245
Education and Extension Services (14503) .................................. $880,362 $880,362
Operational and Support Services (14507) ............................ $960,015 $961,656

Fund Sources: General ......................................................... $1,565,145 $1,566,404
Special ................................................................. $447,477 $447,859

Authority: Title 23, Chapter 25, Code of Virginia.

A. Any revenue generated by the Frontier Culture Museum of Virginia from the development of its properties pursuant to § 23-298, Code of Virginia, may be retained by the museum to support agency operations. Such revenues shall be deposited into a special fund which shall be created on the books of the State Comptroller. Amounts in this fund shall be appropriated consistent with the provisions of this act.

B. The Governor may authorize the conveyance of any interest in property or improvements thereon held by the Commonwealth to the American Frontier Culture Foundation.

Total for Frontier Culture Museum of Virginia .................. $2,012,622 $2,014,263

Museum and Cultural Services (14500) .................................. $685,173 $686,170

Collections Management and Curatorial Services (14501) .................................................. $67,208 $67,208
Education and Extension Services (14503) .................................. $94,350 $94,350
Operational and Support Services (14507) ............................ $523,615 $524,612

Fund Sources: General ......................................................... $509,989 $510,582
Special ................................................................. $175,184 $175,588

Authority: Title 23, Chapter 24, Code of Virginia.

Total for Gunston Hall ..................................................... $685,173 $686,170

Museum and Cultural Services (14500) .................................. $15,347,295 $15,977,868

Collections Management and Curatorial Services (14501) .................................................. $704,384 $735,885
Education and Extension Services (14503) .................................. $5,002,637 $5,562,922
Operational and Support Services (14507) ............................ $9,640,274 $9,679,061

Fund Sources: General ......................................................... $7,408,267 $8,027,129
Special ................................................................. $7,939,028 $7,950,739

Authority: Title 23, Chapter 23, Code of Virginia.
A. Out of the amounts for Operational and Support Services, the Director is authorized to expend from special funds amounts not to exceed $3,500 the first year and $3,500 the second year for entertainment expenses commonly borne by businesses. Such expenses shall be recorded separately by the agency.

B. With the prior written approval of the Director, Department of Planning and Budget, nongeneral fund revenues which are unexpended by the end of the fiscal year may be paid to the Jamestown-Yorktown Foundation, Inc. for the specific purposes determined by the Board of Trustees in support of Foundation programs.

C. It is the intent of the General Assembly that the Jamestown-Yorktown Foundation be authorized to fill all positions authorized in this act and all part-time (wage) positions funded in this act, notwithstanding § 4-7.01 of this act.

D. Out of the appropriation for this Item, $54,777 the first year and $54,777 the second year from the general fund is included for the purchase of museum electronic security equipment through the state's master equipment lease program.

E. Out of the appropriation for this item, $158,993 the first year and $167,532 the second year from the general fund is included for the commemoration of the first representative legislative assembly, the arrival of the first documented Africans, the recruitment of women for colonization expansion and the observance of the first Thanksgiving.

Total for Jamestown-Yorktown Foundation ................. $15,347,295 $15,977,868

General Fund Positions....................................................... 97.00 97.00
Nongeneral Fund Positions................................................. 65.00 65.00
Position Level ..................................................................... 162.00 162.00

Fund Sources: General........................................................ $7,408,267 $8,027,129
Special................................................................. $7,939,028 $7,950,739

§ 1-70. THE LIBRARY OF VIRGINIA (202)

235. Archives Management (13700) .......................................... $7,675,895 $7,675,895
Management of Public Records (13701) ................................ $879,199 $879,199
Management of Archival Records (13702)...................... $2,562,677 $2,562,677
Historical and Cultural Publications (13703) .................. $672,864 $672,864
Archival Research Services (13704).............................. $1,912,661 $1,912,661
Conservation-Preservation of Historic Records (13705) .. $648,494 $648,494
Circuit Court Record Preservation (13706)................. $1,000,000 $1,000,000

Fund Sources: General........................................................ $2,984,313 $2,984,313
Special................................................................. $4,322,063 $4,322,063
Federal Trust............................................................. $369,519 $369,519

Authority: Title 42.1, Chapters 1 and 7, Code of Virginia.

A. The Librarian of Virginia shall report annually to the Secretary of Education on progress in the processing and preserving of circuit court records.

B. The Librarian of Virginia and the State Archivist shall conduct an annual study of The Library of Virginia's archival preservation needs and priorities, and shall report annually by December 1 to the Governor and the Chairmen of the Senate Finance and House Appropriations Committees of the General Assembly on The Library of Virginia's progress to date in reducing its archival backlog.

236. Statewide Library Services (14200)..................................... $6,841,670 $6,841,670
Cooperative Library Services (14201)................................. $2,459,487 $2,459,487
Consultation to Libraries (14203)................................. $781,464 $781,464
ITEM 236.

Research Library Services (14206) .................................... $3,600,719 $3,600,719
Fund Sources: General........................................................ $2,736,934 $2,736,934
Special......................................................... $40,680 $40,680
Federal Trust............................................... $4,064,056 $4,064,056

Authority: Title 42.1, Chapters 1 and 3, Code of Virginia.

It is the intent of the General Assembly to continue to provide electronic resources for public libraries and to provide universal access to all citizens of the Commonwealth. First priority shall be the ability to access the Internet in local public libraries.

237. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300).......................... $15,233,584 $15,233,584
State Formula Aid for Local Public Libraries (14301)........ $15,233,584 $15,233,584
Fund Sources: General........................................................ $15,233,584 $15,233,584

Authority: Title 42.1, Chapter 3, Code of Virginia.

A. It is the objective of the Commonwealth that all local public libraries receiving state aid provide access to their patrons to worldwide electronic information on the Internet. It is the intent of the General Assembly that local public libraries receiving state aid invest in the technology necessary to provide or enhance this service.

B. Included in this appropriation is $190,070 the first year and $190,070 the second year from the general fund to supplement the state formula aid distribution provided in Title 42.1, Code of Virginia, for Fairfax Public Library System.

238. Administrative and Support Services (19900)................... $8,100,382 $8,217,336
General Management and Direction (19901)..................... $5,880,319 $5,986,198
Information Technology Services (19902)......................... $1,630,100 $1,641,175
Physical Plant Services (19915)......................................... $589,963 $589,963
Fund Sources: General........................................................ $6,368,323 $6,464,095
Special......................................................... $928,294 $949,476
Federal Trust............................................... $803,765 $803,765

Authority: Title 42.1, Chapter 1, Code of Virginia.

Total for The Library of Virginia ...................................... $37,851,531 $37,968,485
General Fund Positions....................................................... 134.09 134.09
Nongeneral Fund Positions................................................. 63.91 63.91
Position Level ............................................................... 198.00 198.00
Fund Sources: General........................................................ $27,323,154 $27,418,926
Special......................................................... $5,291,037 $5,312,219
Federal Trust............................................... $5,237,340 $5,237,340

§ 1-71. THE SCIENCE MUSEUM OF VIRGINIA (146)

239. Museum and Cultural Services (14500) ............................ $11,545,189 $11,773,267
Collections Management and Curatorial Services (14501) ........ $1,717,261 $1,717,261
Education and Extension Services (14503) ....................... $4,988,643 $5,211,040
Operational and Support Services (14507) ......................... $4,839,285 $4,844,966
Fund Sources: General........................................................ $5,188,359 $5,413,512
Special......................................................... $5,056,830 $5,059,755
ITEM 239.

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<th>Second Year</th>
<th>Appropriations($)</th>
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Authority: Title 23, Chapter 18, Code of Virginia.

A. This appropriation from the general fund shall be in addition to any appropriation from nongeneral funds, notwithstanding any contrary provisions in this act.

B. Out of this appropriation, $50,000 and two positions the first year and $50,000 and two positions the second year from the general fund shall be provided to support the Danville Science Center in Danville, Virginia.

C. Out of this appropriation, $351,314 the first year and $351,314 the second year from the general fund is included for the purchase of an IMAX digital projection system through the state's master equipment lease program.

D. Out of this appropriation, $150,000 the first year and $150,000 the second year is provided to pilot a STEM partnership between the Science Museum of Virginia, the Virginia Air and Space Center, and the Virginia Living Museum for programs that promote achievement for K-12 students in Hampton Roads and across the state, leveraging technology in the vital STEM component of the workforce pipeline.

Total for The Science Museum of Virginia ...................... $11,545,189 $11,773,267

§ 1-72. VIRGINIA COMMISSION FOR THE ARTS (148)

240. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300).......................... $4,363,049 $4,226,049
Financial Assistance to Cultural Organizations (14302)... $4,363,049 $4,226,049

Fund Sources: General.............................................. $3,599,374 $3,462,374
Special................................................................. $35,000 $35,000
Dedicated Special Revenue........................... $8,000 $8,000
Federal Trust....................................................... $720,675 $720,675

Authority: Title 2.2, Chapter 25, Article 4, Code of Virginia.

A. In the allocation of grants to arts organizations, the Commission shall give preference to the performing arts.

B. It is the objective of the Commonwealth to fund the Virginia Commission for the Arts at an amount that equals one dollar for each resident of Virginia.

C. In the allocation of grants to arts organizations, the Commission shall not consider any other general fund amounts which may be appropriated to an arts organization elsewhere in this act, nor shall any funds appropriated elsewhere in this act supplant those grants which may be allocated from this appropriation.

241. Museum and Cultural Services (14500) ....................... $408,115 $548,339
Operational and Support Services (14507) ..................... $408,115 $548,339

Fund Sources: General.............................................. $308,085 $448,213
ITEM 241.

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Authority: Title 2.2, Chapter 25, Article 4, Code of Virginia.

Total for Virginia Commission for the Arts...................... $4,771,164 $4,774,388

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§ 1-73. VIRGINIA MUSEUM OF FINE ARTS (238)

242. Museum and Cultural Services (14500) ....................... $30,416,655 $30,457,294

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<tr>
<th>Collections Management and Curatorial Services (14501)</th>
<th>$7,155,509</th>
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<td>Special</td>
<td>$4,748,964</td>
<td>$4,785,227</td>
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<tr>
<td>Enterprise</td>
<td>$5,328,468</td>
<td>$5,328,468</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$9,761,457</td>
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<td>Federal Trust</td>
<td>$250,000</td>
<td>$250,000</td>
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Authority: Title 23, Chapter 18.1, Code of Virginia.

A. The appropriation in this Item from the general fund shall be in addition to any appropriation from nongeneral funds, notwithstanding any contrary provision of this act.

B. Nongeneral fund revenues included in this Item under Dedicated Special Revenue will be restricted for the uses specified by the donors and shall not be subject to interagency transfers or appropriation reductions.

C. The Comptroller of Virginia shall establish a special revenue account fund detail code for nongeneral funds donated to the Virginia Museum of Fine Arts by private donors and volunteers who sponsor fundraising activities to support the museum's general operations, exhibitions, and programs.

D. Out of this appropriation, $158,513 in the first year and $158,513 in the second year from the general fund is provided to cover the service fee in lieu of taxes levied by the City of Richmond.

Total for Virginia Museum of Fine Arts....................... $30,416,655 $30,457,294

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<tr>
<td>Special</td>
<td>$4,748,964</td>
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<td>Enterprise</td>
<td>$5,328,468</td>
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<td>Dedicated Special Revenue</td>
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### § 1-74. EASTERN VIRGINIA MEDICAL SCHOOL (274)

**ITEM 243.**

- **Financial Assistance for Educational and General Services** (11000) $24,398,073 $24,398,073
- **Sponsored Programs** (11004) $656,406 $656,406
- **Medical Education** (11005) $23,741,667 $23,741,667

**Fund Sources:**
- General $24,398,073 $24,398,073

**Authority:** Chapter 87, Acts of Assembly of 2002.

A. Out of this appropriation, $656,406 the first year and $656,406 the second year from the general fund is designated to build research capacity in medical modeling and simulation.

B. Out of this appropriation, $375,700 the first year and $375,700 the second year from the general fund is designated to support financial aid for in-state medical and health professions students.

C. Eastern Virginia Medical School shall transfer funds to the Department of Medical Assistance Services to fully fund the state share for Medicaid supplemental payments to physicians affiliated with Eastern Virginia Medical School. The funds to be transferred must comply with 42 CFR 433.51.

**§ 1-75. NEW COLLEGE INSTITUTE (938)**

**ITEM 245.**

- **Administrative and Support Services** (19900) $3,058,312 $3,058,312
- **Operation of Higher Education Centers** (19931) $3,058,846 $3,058,846

**Fund Sources:**
- General $1,519,044 $1,519,044
- Special $1,539,802 $1,539,802

**Authority:** Discretionary Inclusion.

A. It is the intent of the General Assembly that the New College Institute, the Institute for Advanced Learning and Research, and the Southern Virginia Higher Education Center coordinate their activities, both instructional and research, to the maximum extent possible to best meet the needs of the citizens of the region, to ensure effective utilization of resources, and to avoid unnecessary duplication. The three entities shall report annually by October 1 to the Secretary of Education and the State Council of Higher Education and the Department of Planning and Budget on their joint efforts in this regard.

B. The requirements of § 4-5.05 shall not apply to this appropriation.

**Total for New College Institute** $3,058,846 $3,058,846
<table>
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<th>SECTION</th>
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<td>§ 1-77. ROANOKE HIGHER EDUCATION AUTHORITY (935)</td>
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<td>Operation of Higher Education Centers (19931)</td>
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<td>§ 1-78. SOUTHERN VIRGINIA HIGHER EDUCATION CENTER (937)</td>
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<td>Special</td>
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A. It is the intent of the General Assembly that the Institute for Advanced Learning and Research, the New College Institute, and the Southern Virginia Higher Education Center coordinate their activities, both instructional and research, to the maximum extent possible to best meet the needs of the citizens of the region, to ensure effective utilization of resources, and to avoid unnecessary duplication. The three entities shall report annually by October 1 to the Secretary of Education and the State Council of Higher Education for Virginia on their joint efforts in this regard.

B. The requirements of § 4-5.05 shall not apply to this appropriation.

C. This Item includes no funds for the agency’s use of leased property for engagement activities.
B. Out of this appropriation, $29,050 the first year and $29,050 the second year from the general fund is designated for the educational telecommunications project to provide graduate engineering education. For supplemental budget requests, the participating institutions and centers jointly shall submit a report in support of such requests to the State Council of Higher Education for Virginia for review and recommendation to the Governor and the General Assembly.

C. Out of this appropriation, $266,000 and four positions the first year and $266,000 and four positions the second year from the general fund is designated for additional operational support of the Southern Virginia Higher Education Center and its efforts to provide STEM programs and specialized workforce training to the citizens of Southside Virginia.

D. The requirements of § 4-5.05 shall not apply to this appropriation.

Total for Southern Virginia Higher Education Center...... $4,406,389 $4,407,285

General Fund Positions....................................................... 20.80 20.80
Nongeneral Fund Positions................................................. 22.00 22.00
Position Level ..................................................................... 42.80 42.80
Fund Sources: General........................................................ $2,347,894 $2,348,360
Special............................................................... $2,058,495 $2,058,925

§ 1-79. SOUTHWEST VIRGINIA HIGHER EDUCATION CENTER (948)

249. Administrative and Support Services (19900)................... $9,318,879 $9,319,427
General Management and Direction (19901)..................... $38,794 $38,794
Operation of Higher Education Centers (19931)............... $9,280,085 $9,280,633
Fund Sources: General........................................................ $2,012,323 $2,012,483
Special............................................................... $7,306,556 $7,306,944

Authority: Title 23, Chapter 16.1, Code of Virginia.

A. Out of this appropriation, $3,800,000 the first year and $3,800,000 the second year in nongeneral funds is designated to support scholarships provided by the Virginia Tobacco Commission in Southside and Southwest Virginia.

Total for Southwest Virginia Higher Education Center.... $9,318,879 $9,319,427

General Fund Positions....................................................... 31.00 31.00
Nongeneral Fund Positions................................................. 5.00 5.00
Position Level ..................................................................... 36.00 36.00
Fund Sources: General........................................................ $2,012,323 $2,012,483
Special............................................................... $7,306,556 $7,306,944

§ 1-80. SOUTHEASTERN UNIVERSITIES RESEARCH ASSOCIATION DOING BUSINESS FOR JEFFERSON SCIENCE ASSOCIATES, LLC (936)

250. Financial Assistance for Educational and General Services (11000)................................. $1,150,005 $1,150,005
Sponsored Programs (11004) ............................................. $1,150,005 $1,150,005
Fund Sources: General........................................................ $1,150,005 $1,150,005

Authority: Discretionary Inclusion.

A. This appropriation represents the Commonwealth of Virginia's contribution to the Southeastern Universities Research Association Doing Business for Jefferson Science Associates, LLC, for the support of the Thomas Jefferson National Accelerator Facility (Jefferson Lab) located at Newport News, Virginia. This contribution includes funds to support faculty positions and industry-led research that will promote economic development opportunities in the Commonwealth.
ITEM 250.

B. This nonstate agency is exempt from the match requirement of § 2.2-1505, Code of Virginia and § 4-5.05 of this act.

Total for Southeastern Universities Research Association Doing Business for Jefferson Science Associates, LLC $1,150,005 $1,150,005

Fund Sources: General $1,150,005 $1,150,005

§ 1-81. VIRGINIA COLLEGE BUILDING AUTHORITY (941)


A.1. The purpose of this Item is to provide an ongoing program for the acquisition and replacement of instructional and research equipment at state-supported institutions of higher education in accordance with the intent and purpose of Chapter 597, Acts of Assembly of 1986.

2. The Governor shall annually present to the General Assembly through the Commonwealth's budget process, the estimated payments and the corresponding total value of equipment to be acquired.

B.1. The State Council of Higher Education for Virginia shall establish and maintain procedures through which institutions of higher education apply for allocations made available under the program, and shall develop guidelines and recommendations for the apportionment of such equipment to each state-supported institution of higher education.

2. The Authority shall finance equipment for educational institutions in accordance with § 23-30.28, Code of Virginia, and according to terms and conditions approved through the Commonwealth's budget and appropriation process. Bonds or notes issued by the Virginia College Building Authority to finance equipment may be sold and issued at the same time with other obligations of the Authority as separate issues or as a combined issue. Each institution shall make available such additional detail on specific equipment to be purchased as may be requested by the Governor or the General Assembly. If emergency acquisitions are necessary when the General Assembly is not in session, the Governor may approve such acquisitions. The Governor shall report his approval of such acquisitions to the Chairmen of the House Appropriations and Senate Finance Committees.

3. Amounts for debt service payments for allocations provided by this Item shall be provided pursuant to Item 276 of this act.

C.1. Transfer of the appropriation in Item 276 of this act to the Virginia College Building Authority shall be subject to the approval of the Secretary of Finance. An allocation of $126,436,310 made in the 2012-2014 biennium brings the total amount of equipment acquired through the program to approximately $1,169,883,146.

2. Allocations of $64,218,155 the first year and $64,218,155 the second year will be made to support the purchase of additional equipment to enhance instructional and research activity at Virginia's public colleges and universities. Allocations are as follows:

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<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$75,678,934</td>
<td>$3,181,598</td>
<td>$3,181,598</td>
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<tr>
<td>Old Dominion University</td>
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<tr>
<td>University of Virginia</td>
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<td>$8,430,318</td>
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<td>$4,236,579</td>
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<tr>
<td>Virginia Commonwealth University</td>
<td>$142,237,193</td>
<td>$5,524,380</td>
<td>$5,524,380</td>
<td>$2,445,569</td>
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### ITEM 251.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Item Details($)</td>
<td>Appropriations($)</td>
</tr>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State University</td>
<td>$214,933,559</td>
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<tr>
<td>College of William and Mary</td>
<td>$38,879,706</td>
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<tr>
<td>Christopher Newport University</td>
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<td>University of Virginia's College at Wise</td>
<td>$4,680,367</td>
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<tr>
<td>James Madison University</td>
<td>$39,047,815</td>
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<tr>
<td>Longwood University</td>
<td>$12,092,038</td>
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<td>University of Mary Washington</td>
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<td>Norfolk State University</td>
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<tr>
<td>Radford University</td>
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<tr>
<td>Virginia Military Institute</td>
<td>$13,923,288</td>
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<tr>
<td>Virginia State University</td>
<td>$21,100,559</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>$2,814,183</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>$217,944,534</td>
</tr>
<tr>
<td>Virginia Institute of Marine Science</td>
<td>$7,111,349</td>
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<tr>
<td>Southwest Virginia Higher Education Center</td>
<td>$1,162,210</td>
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<tr>
<td>Roanoke Higher Education Authority</td>
<td>$857,770</td>
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<tr>
<td>Institute for Advanced Learning and Research</td>
<td>$4,985,910</td>
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<tr>
<td>Southern Virginia Higher Education Center</td>
<td>$264,454</td>
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<tr>
<td>New College Institute</td>
<td>$280,598</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$1,169,883,146</strong></td>
</tr>
</tbody>
</table>

D. 1. Out of the allocations for the Virginia Community College System, $2,000,000 the first year and $2,000,000 the second year is designated to support the equipment needs of Workforce Development activities.

2. a) From the allocation provided in paragraph D. 1., up to $500,000 the first year and $500,000 the second year shall be used to support the Machinery and Equipment Program (Chapter 566, 2013 Acts of Assembly) to acquire engines, machines, motors, mechanical devices, laboratory trainers, computers, printers, tools, parts, and similar machinery and equipment as set forth in guidelines developed by the State Council of Higher Education and the Virginia Community College System.

b) Equipment for this program may be acquired from a business that purchased the new machinery and equipment in good working condition within 12 months prior to acquisition by the community college. Payments to the business shall be in an amount equal to 20 percent of the purchase price of the machinery or equipment, not to exceed an aggregate amount of $5,000 to any one business during a calendar year.
c) The State Council of Higher Education for Virginia shall maintain and update as necessary on its website a list of machinery and equipment that qualifies for this program.

d) Pursuant to the second enactment clause of Chapter 566 (2013), this paragraph shall be an appropriation for purposes of effectuating the provisions of that act.

e) The Virginia Community College System shall report to the Chairmen of the House Appropriations and Senate Finance Committees by June 30 of each year on the equipment purchased through this program.

Total for Virginia College Building Authority................. $0 $0

TOTAL FOR OFFICE OF EDUCATION................................. $17,017,835,473 $17,174,332,919

General Fund Positions................................................. 18,464.94 18,467.54
Nongeneral Fund Positions.............................................. 38,837.05 38,977.45
Position Level ............................................................. 57,301.99 57,444.99

Fund Sources: General............................................. $7,407,708,655 $7,500,525,973
Special................................................................. $42,198,279 $42,275,285
Higher Education Operating................................. $7,630,217,391 $7,728,707,080
Commonwealth Transportation........................ $2,416,919 $2,416,919
Enterprise................................................................. $5,328,468 $5,328,468
Internal Service........................................................ $290,000 $290,000
Trust and Agency ....................................................... $658,835,041 $622,221,488
Debt Service.............................................................. $336,338,216 $338,064,752
Dedicated Special Revenue................................. $10,019,457 $10,019,457
Federal Trust.......................................................... $924,483,047 $924,483,497
OFFICE OF FINANCE

§ 1-82. SECRETARY OF FINANCE (190)

252. Administrative and Support Services (79900) ................ $453,132 $453,785
General Management and Direction (79901) ................ $453,132 $453,785
Fund Sources: General ................................................. $453,132 $453,785

Authority: Title 2.2, Chapter 2, Article 5; § 2.2-201, Code of Virginia.

A. The Secretary of Finance, in consultation with other affected secretaries, is hereby
authorized to order the State Comptroller to transfer to the general fund a reasonable sum, as
determined by the State Comptroller, from annual charges of internal service funds and
enterprise funds that exceed the cost of providing services or that represent over-recoveries
from the general fund.

B. Following every General Assembly session, the financial plan in place required by
§ 2.2-1503.1, Code of Virginia, shall be updated to reflect policy changes or budget actions
adopted by the General Assembly that would alter financial assumptions included in the plan.
The revised financial plan shall be posted on the Department of Planning and Budget website
no later than September 1 of each year.

C.1. The Secretary of Finance and the Secretary of Administration shall convene a work group
to consist of representatives from the Department of Accounts, the Department of General
Services, and the Department of the Treasury to evaluate options for improving the efficiency
and accuracy of the Commonwealth’s current method of collecting and maintaining state
property data. The evaluation shall include, but not be limited to, options for consolidating state
property management information systems in production at the Department of Accounts,
Department of General Services, and the Department of Treasury into a centralized information
system solution, designating the appropriate agency to maintain and administer a centralized
state property information system, identifying the costs associated with the implementation of a
selected system solution, and identifying costs to administer and maintain the system as well as
any savings that may be realized by each agency currently maintaining a legacy application. In
conducting this evaluation, the Chief Information Officer of the Commonwealth shall determine
if the proposed solution is an enterprise project as defined in § 2.2-2006, Code of Virginia.

2. The Department of the Treasury may use up to $30,000 the first year from the State
Insurance Reserve Trust Fund for third party costs associated with paragraph C.1.

3. The work-group shall report its findings and recommendations to the Director, Department
of Planning and Budget, the Governor, and the Chairmen of the House Appropriations and
Senate Finance Committees no later than October 1, 2014.

Total for Secretary of Finance ........................................ $453,132 $453,785

General Fund Positions ................................................. 4.00 4.00
Position Level ............................................................... 4.00 4.00
Fund Sources: General ................................................. $453,132 $453,785

§ 1-83. DEPARTMENT OF ACCOUNTS (151)

253. Financial Systems Development and Management
(72400) .......................................................... $3,370,456 $3,370,456
Financial Systems Development (72401) ................ $736,513 $736,513
Financial Systems Maintenance (72402) ................. $1,060,044 $1,060,044
Computer Services (72404) ................................. $1,573,899 $1,573,899
Fund Sources: General ............................................. $3,370,456 $3,370,456

Authority: Title 2.2, Chapter 8, Code of Virginia.
### Item 254

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounting Services (73700) ..............................................</td>
<td>$7,885,058</td>
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<td>General Accounting (73701) ..............................................</td>
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<tr>
<td>Disbursements Review (73702) ..........................................</td>
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<tr>
<td>Payroll Operations (73703).................................................</td>
<td>$1,142,831</td>
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<tr>
<td>Financial Reporting (73704)...............................................</td>
<td>$2,340,452</td>
<td>$2,554,216</td>
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<tr>
<td>Fund Sources: General........................................................</td>
<td>$7,063,102</td>
<td>$7,716,153</td>
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<tr>
<td>Special.........................................................</td>
<td>$821,956</td>
<td>$821,956</td>
</tr>
</tbody>
</table>

Authority: Title 2.2, Chapter 8, and § 2.2-1822, Code of Virginia.

A.1. There is hereby created on the books of the State Comptroller the Commonwealth Charge Card Rebate Fund. Rebates earned in any fiscal year on the Commonwealth's statewide charge card program shall be deposited to the Commonwealth Charge Card Rebate Fund. The cost of administration of the program as well as rebates due to political subdivisions and payments due to the federal government are hereby appropriated from the fund. All remaining rebate revenue in the fund shall be deposited to the general fund by June 30 of each year.

2. The Department of Accounts is authorized to include the administrative costs estimated at $80,000 per year for executing entries in the Commonwealth's accounting system for Level III institutions as defined in Chapter 675, 2009 Acts of Assembly, in the program costs appropriated from the fund.

B. The department shall coordinate records management and reporting requirements pursuant to the American Recovery and Reinvestment Act of 2009. Agencies receiving funds pursuant to the American Recovery and Reinvestment Act of 2009 shall: (i) comply with the financial or other data reporting requirements set forth by the State Comptroller or the Director, Department of Planning and Budget, and shall compile and maintain all records necessary to fulfill such reporting requirements and to meet any subsequent audit of the expenditure of such federal funds; (ii) comply with all federal reporting requirements for the receipt of any funds from the American Recovery and Reinvestment Act of 2009 and shall compile and maintain all records necessary to fulfill such reporting requirements and to meet any subsequent audit of the expenditure of such federal funds; and (iii) comply with any requirements established to ensure the transparency of the use or expenditure of such federal funds.

C. Notwithstanding the provisions of §§ 17.1-286 and 58.1-3176, Code of Virginia, the State Comptroller shall not make payments to the Circuit Court clerks on amounts directly deposited into the State Treasury by General District Courts, Juvenile and Domestic Relations General District Courts, Combined District Courts, and the Magistrates System. The State Comptroller shall continue to make payments, in accordance with §§ 17.1-286 and 58.1-3176, Code of Virginia, to the respective clerks on those amounts directly deposited into the state treasury by the Circuit Courts.

### Item 255

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Payroll Service Bureau (82601) .........................</td>
<td>$2,495,148</td>
<td>$2,495,148</td>
</tr>
<tr>
<td>Fund Sources: Internal Service .........................</td>
<td>$2,495,148</td>
<td>$2,495,148</td>
</tr>
</tbody>
</table>

Authority: Title 2.2, Chapter 8, Code of Virginia.

A. The appropriation for the Payroll Service Bureau is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from revenues derived from charges for services.

B.1. The Department of Accounts shall operate the payroll service center to support the salaried and wage employees of all agencies identified by the Department of Planning and Budget. The agencies so identified shall cooperate with the Department of Accounts in transferring such records and functions as may be required. The payroll service center shall provide services to employees to include, but not be limited to, payroll, benefit enrollment and leave accounting. The Department of Accounts shall be responsible for all accounting reconciliations for these services; however, each employing agency shall remain fully responsible for certifying the accuracy of each payroll paid to its employees. This certification shall be in such form as the Comptroller directs.
2. The Department of Accounts shall recover the cost of services provided by the payroll service center through interagency transactions as determined by the State Comptroller.

C. The Department of Accounts shall operate a fiscal service center to support the operations of all agencies identified by the Department of Planning and Budget. The agencies so identified shall cooperate with the Department of Accounts in transferring such records and functions as may be required. The service center shall provide services to agencies to include accounts payable processing, travel voucher processing, related reconciliations, and such other fiscal services as may be appropriate.

2. The Department of Accounts shall recover the cost of services provided by the fiscal service center through interagency transactions as determined by the State Comptroller.

3. The Department of Accounts is authorized to charge fees of up to twenty percent of revenues generated pursuant to non-tax debt collection initiatives to pay the administrative costs of supporting such initiatives. These fees are over and above any fees charged by outside collections contractors and/or enhanced collection revenues deposited to the Virginia Technology Infrastructure Fund pursuant to Item 424 B.1 of this act.

D. Nothing in this section shall prohibit additional agencies from using the services of the centers; however, such additions shall be subject to approval by the affected cabinet secretary and the Secretary of Finance.

Information Systems Management and Direction

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial Oversight for Performance Budgeting System (71107)</td>
<td>$3,961,775</td>
<td>$3,961,775</td>
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<tr>
<td>Financial Oversight for Cardinal System (71108)</td>
<td>$17,620,483</td>
<td>$17,973,016</td>
</tr>
<tr>
<td>Fund Sources: Internal Service</td>
<td>$21,582,258</td>
<td>$21,934,791</td>
</tr>
</tbody>
</table>

Authority: Title 2.2 Chapter 8, Code of Virginia

A.1. The appropriation for Financial Oversight for Performance Budgeting System and Financial Oversight for Cardinal System is sum sufficient and amounts shown are estimates from internal service funds which shall be paid solely from revenues derived from charges for services. Out of this appropriation, the Performance Budgeting System is appropriated $3,961,775 the first year and $3,961,775 the second year from internal service fund revenues. Out of this appropriation, the Cardinal system is appropriated $17,620,483 the first year and $17,973,016 the second year from internal service fund revenues. The State Comptroller shall establish a fund entitled the Enterprise Applications Internal Service Fund. All users of the Commonwealth's enterprise applications shall be assessed a surcharge based on licenses, transactions, or other meaningful methodology as determined by the Secretary of Finance and the owner of the enterprise application, which shall be deposited in the fund. Additionally, the State Comptroller shall recover the cost of services provided for the administration of the fund through interagency transactions as determined by the State Comptroller.

2. The State Comptroller shall submit revised projections of revenues and expenditures for the internal service fund and estimates of any anticipated changes to fee schedules in accordance with §4-5.03 of this act.

3. In the event that expenses of the enterprise applications become due before costs have been fully recovered in the department’s internal service fund, a treasury loan shall be provided to the department to finance these costs. This treasury loan shall be repaid from the proceeds collected in the fund.

B.1. A working capital advance of up to $60,000,000 shall be provided to the Department of Accounts to pay the costs of the roll-out of the statewide financial management system known as Cardinal. Statewide roll-out costs include any costs necessary to ensure agencies are prepared for implementation of the new statewide financial management system and the planned decommissioning of the Commonwealth Accounting and Reporting System (CARS) scheduled to be completed prior to July 1, 2016, and shall include, but are not limited to, application configuration, agency training, and change management costs as well as efforts to
increase transparency and make reports on expenditure data more useful for management and the general public. For purposes of this section, statewide roll-out costs exclude those costs incurred by line agencies to develop required interfaces from agency-based systems into the statewide financial management system. Such costs shall be borne by the agencies impacted.

2. Prior to accessing the working capital advance contained in Paragraph B.1. of this item for the statewide roll-out of Cardinal as the Commonwealth's enterprise financial system, the State Comptroller shall certify to the Auditor of Public Accounts that (i) the standards for vendor accounting information required pursuant to Chapters 758 and 812 of the 2009 Acts of Assembly have been developed by the State Comptroller in partnership with the Department of General Services and the Virginia Information Technologies Agency, (ii) these standards have been incorporated into the design of the Commonwealth’s enterprise financial system, and (iii) to the extent that the State Comptroller has allowed agencies and institutions to use other financial systems, that both Cardinal and those other agencies and institutions have internal control procedures that incorporate industry best practices for a standard vendor database to minimize improper payments to vendors including, but not limited to, utilization of a single vendor database, which allows for the exchange of information so that the Commonwealth can uniformly determine which vendors, goods and services, and other information is necessary to monitor the use of the Commonwealth's resources.

3. The Secretary of Finance and Secretary of Technology shall approve the drawdowns from this working capital advance prior to the expenditure of funds. The State Comptroller shall notify the Governor and the Chairmen of the House Appropriations and Senate Finance Committees of any approved drawdowns.

4. Repayment of the working capital advance and ongoing systems operation, maintenance and support costs for the statewide financial management system shall be funded through the Enterprise Applications Internal Service Fund established pursuant to this Item.

| 257. | Administrative and Support Services (79900) | $1,433,027 | $1,504,131 |
|      | General Management and Direction (79901)    | $1,433,027 | $1,504,131 |
|      | Fund Sources: General                      | $1,433,027 | $1,504,131 |

Authority: Title 2.2, Chapter 8, Code of Virginia.

As a condition of the appropriation in this Item, the department shall provide to the Chairmen of the House Appropriations and Senate Finance Committees the expenditure and revenue reports necessary for timely legislative oversight of state finances. The necessary reports include monthly and year-end versions and shall be provided in an interactive electronic format agreed upon by the Chairmen of the House Appropriations and Senate Finance Committees, or their designees, and the Comptroller. Delivery of these reports shall occur by way of electronic mail or other methods to ensure their receipt within 48 hours of their initial run after the close of the business month.

258. In the event of default by a unit, as defined in § 15.2-2602, Code of Virginia, on payment of principal of or interest on any of its general obligation bonded indebtedness when due, the State Comptroller, in accordance with § 15.2-2659, Code of Virginia, is hereby authorized to make such payment to the bondholder, or paying agent for the bondholder, and to recover such payment and associated costs of publication and mailing from any funds appropriated and payable by the Commonwealth to the unit for any and all purposes.

259. In the event of default by any employer participating in the health insurance program authorized by § 2.2-1204, Code of Virginia, in the remittance of premiums or other fees and costs of the program, the State Comptroller is hereby authorized to pay such premiums and costs and to recover such payments from any funds appropriated and payable by the Commonwealth to the employer for any purpose. The State Comptroller shall make such payments upon receipt of notice from the Director, Department of Human Resource Management, that such payments are due and unpaid from the employer.

260. The State Comptroller shall make calculations of payments and transfers related to interest
ITEM 260. Financial Assistance to Localities - General (72800)

- a sum sufficient, estimated at ....................................... $558,340,000 $561,340,000
- Distribution of Rolling Stock Taxes (72806) .................. $6,900,000 $6,900,000
- Distribution of Recordation Taxes (72808) ................. $40,000,000 $40,000,000
- Financial Assistance to Localities - Rental Vehicle Tax (72810) ........................................ $36,000,000 $36,000,000
- Distribution of Sales Tax Revenues From Certain Public Facilities (72811) .................. $1,040,000 $1,040,000
- Distribution of Tennessee Valley Authority Payments in Lieu of Taxes (72812) .................. $1,400,000 $1,400,000
- Distribution of the Virginia Communications Sales and Use Tax (72816) .................. $440,000,000 $440,000,000
- Distribution of Payments to Localities for Enhanced Emergency Communications Services (72817) .................. $33,000,000 $36,000,000
- Fund Sources: General ........................................................... $49,340,000 $49,340,000
- Trust and Agency ........................................................... $36,000,000 $36,000,000
- Dedicated Special Revenue ............................................ $473,000,000 $476,000,000


A. Out of this appropriation, amounts estimated at $20,000,000 the first year and $20,000,000 the second year from the general fund shall be deposited into the Northern Virginia Transportation District Fund, as provided in § 58.1-815.1, Code of Virginia. Said 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 Arlington, Fairfax, Loudoun, and Prince William, pursuant to § 58.1-816, Code of Virginia. This amount shall be transferred to Item 448 of this act and shall be used to support the Northern Virginia Transportation District Program as defined in § 33.1-221.1:3, Code of Virginia. The Commonwealth Transportation Board shall make such allocations and expenditures from the fund as are provided in the Northern Virginia Transportation District, Commonwealth of Virginia Revenue Bond Act of 1993 (Chapter 391, 1993 Acts of Assembly). The Commonwealth Transportation Board also shall make such allocations and expenditures from the fund as are provided in Chapters 470 and 597 of the 1994 Acts of Assembly (amendments to Chapter 391, 1993 Acts of Assembly).

B. Pursuant to Chapters 233 and 662, 1994 Acts of Assembly, out of this appropriation, an amount estimated at $1,000,000 the first year and $1,000,000 the second year from the general fund shall be deposited into the set-aside fund as requested in an ordinance adopted March 28, 1995, and in compliance with the requirements provided for in § 58.1-816.1, Code of Virginia, for an account for the City of Chesapeake. These amounts shall be transferred to Item 448 of this act and shall be allocated by the Commonwealth Transportation Board to provide for the debt service pursuant to the Oak Grove Connector, City of Chesapeake, Commonwealth of Virginia Transportation Program Revenue Bond Act of 1994 (Chapters 233 and 662, 1994 Acts of Assembly).
C. Out of this appropriation, the Virginia Baseball Stadium Authority shall be paid a sum sufficient equal to the state personal, corporate, and pass-through entity income and sales and 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 hereby appropriated a sum sufficient amount of nongeneral fund revenues estimated at $440,000,000 in the first year and $440,000,000 in the second year equal to the revenues collected pursuant to § 58.1-645 et seq., Code of Virginia, from the Virginia Communications Sales and Use Tax. All revenue received by the Commonwealth pursuant to the provisions of § 58.1-645 et seq., Code of Virginia, shall be paid into the state treasury and deposited to the Virginia Communications Sales and Use Tax Fund and shall be distributed pursuant to § 58.1-662, Code of Virginia and Item 282 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 deposits to and disbursements from the fund shall be accounted for as part of the general fund 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 $36,000,000 in the first year and $36,000,000 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 $33,000,000 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.

262. Revenue Stabilization Fund (73500).............................. $243,170,048 $0
Payments to the Revenue Stabilization Fund (73501).... $243,170,048 $0
Fund Sources: General................................................. $243,170,048 $0

Authority: Title 2.2, Chapter 18, Article 4, Code of Virginia.

A. On or before November 1 of each year, the Auditor of Public Accounts shall report to the General Assembly the certified tax revenues collected in the most recently ended fiscal year. The auditor shall, at the same time, provide his report on the 15 percent limitation and the amount that could be paid into the fund in order to satisfy the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia as well as the additional deposit requirement of § 2.2-1829, Code of Virginia.

B. Out of this appropriation, $243,170,048 the first year from the general fund attributable to actual tax collections for FY 2013 shall be paid by the State Comptroller on or before June 30, 2015, into the Revenue Stabilization Fund pursuant to § 2.2-1829, Code of Virginia. This amount is based on the certification of the Auditor of Public Accounts of actual tax revenues for FY 2013. This appropriation meets the mandatory deposit requirement of Article X, Section 8 of the Constitution of Virginia.

C. This appropriation includes $95,000,000 that was provided in Chapter 806, 2013 Acts of Assembly, as an advance payment for the mandatory deposit to the Revenue Stabilization Fund required in FY 2015.

263. Virginia Education Loan Authority Reserve Fund (73600)................................. $194,778 $194,778
Loan Servicing Reserve Fund (73601)......................... $94,778 $94,778
Edvantage Reserve Fund (73602)................................. $100,000 $100,000
Fund Sources: Trust and Agency................................. $194,778 $194,778

A. The General Assembly hereby recognizes and reaffirms the provisions of such Declarations as may have been adopted by the Virginia Education Loan Authority pursuant to Chapter 384, 1995 Acts of Assembly, and dated June 30, 1996. There is hereby appropriated from the VELA Loan Servicing Reserve Fund within the state treasury such sums as may be necessary, not to exceed $94,778, to be paid out by the State Comptroller consistent with the provisions of the Declarations. There is hereby appropriated from the VELA Loan Servicing Reserve Fund within the state treasury such sums as may be necessary, not to exceed $100,000, to be paid out by the State Comptroller for the purpose of determining the validity and amount of any claims against the Fund. The State Comptroller is authorized to take such actions as may be necessary to effect the provisions of this paragraph.

B. Funds in the Edvantage Reserve Fund are hereby appropriated for disbursement by the State Comptroller, as provided for by law. All interest earned by the Edvantage Reserve Fund shall remain with the fund.

264. Line of Duty (76000).......................................................... $9,458,131 $9,458,131
Death Benefit Payments Under the Line of Duty Act (76001).................................................. $525,000 $525,000
Health Insurance Benefit Payments Under the Line of Duty Act (76002).................................................. $8,933,131 $8,933,131
Fund Sources: Trust and Agency ........................................... $9,458,131 $9,458,131

Authority: Title 9.1, Chapter 4, Code of Virginia.

A. 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.

B.1. There is hereby established the Line of Duty Act Fund (the Fund) for the payment of benefits prescribed by and administered under the Line of Duty Act. The funds of the Line of Duty Act Fund shall be deemed separate and independent trust funds, shall be segregated and accounted for separately from all other funds of the Commonwealth, and shall be invested and administered solely in the interests of the covered employees and beneficiaries thereof. Neither the General Assembly nor any public officer, employee, or agency shall use or authorize the use of the Fund for any purpose other than as provided in law for benefits and administrative expenses. Fund deposits are irrevocable and are not subject to the claims of creditors. In addition to other such powers as shall be vested in the board, the board shall have the full power to invest, reinvest and manage assets of the Fund in accordance with Article 3.1 (§ 51.1-124.30 et seq.) of Chapter 1 of Title 51.1, and no officer, director, or member of the board or of any advisory committee of the Retirement System or any of its tax exempt subsidiary corporations whose actions are within the standard of care in Article 3.1 of Chapter 1 of Title 51.1 shall be held personally liable for losses suffered by the Fund on investments made under the authority of this article. The board is authorized to establish loans to the Fund from the Group Life program in such amounts and under such terms as may be established by the board. The Fund shall reimburse the Retirement System for all reasonable costs incurred and associated, directly and indirectly, with the administration, management and investment of the Fund.

2. Definitions. As used in this item:

"Board" means the Board of Trustees of the Virginia Retirement System.

"Covered employee" means any employee, sheriff, deputy sheriff, or volunteer of a participating employer or non-participating employer eligible for coverage under the provisions of the Line of Duty Act.

"Fund" means the Line of Duty Act Fund.

"Line of Duty Act" means § 9.1-400 et seq.
"Non-participating employer" means any political subdivision making the irrevocable election, in a manner and on such forms as prescribed by the board, to self-fund Line of Duty Act benefits under paragraph B.4 of this Item.

"Participating employer" means any agency of the Commonwealth with covered employees and any (i) county, city, or town with covered employees that does not make the election under paragraph B.4 of this Item; or (ii) political entity, subdivision, branch, commission, public authority, or body corporate, or other entity of a local government with covered employees that does not make the election under paragraph B.4 of this Item.

"Retirement System" means the Virginia Retirement System.

3. Payment of benefits; funding of benefits.

a. All payments for benefits provided through the Line of Duty Act shall be paid by the State Comptroller. The State Comptroller shall be reimbursed from the Fund for all benefit payments made on behalf of participating employers that, which payments have been approved by the State Comptroller. The State Comptroller shall be reimbursed on no more than a monthly basis from documentation provided to the Retirement System. Reimbursement from the Fund may include reasonable administrative expenses incurred by the Department of Accounts or the State Comptroller for administrating the provisions of the Line of Duty Act.

Each participating employer shall make contributions each year to the Fund in accordance with guidelines adopted by the board. Such contributions shall be for purposes of funding benefits and administrative expenses under the Line of Duty Act. The employer contribution for each participating employer shall be determined by the board on a current disbursement basis in accordance with the provisions of this section.

b. For purposes of this Item, employer contributions for coverage provided to members of the National Guard and United States military reserves on active duty shall be paid by the Commonwealth.

c. For purposes of establishing employer contribution contributions, a member of any fire company or department or rescue squad that has been recognized by an ordinance or a resolution of the governing body of any county, city, or town of the Commonwealth as an integral part of the official safety program of such county, city, or town shall be considered part of the city, county, or town served by the company, department or rescue squad. If a company, department, or rescue squad serves more than one city, county, or town, the affected cities, counties, or towns shall determine the basis and apportionment of the required covered payroll and contributions for each department, company, or rescue squad.

d. Each participating employer shall provide all required data requested by the Board to administer the Fund in a form approved by the board.

e. In the event any participating employer fails to remit contributions or other fees and costs of the Fund as duly prescribed, the board shall inform the State Comptroller and the participating employer of the delinquent amount. The State Comptroller shall forthwith transfer such amounts to the Fund from any moneys otherwise distributable to such participating employer.

4. Irrevocable election to become non-participating employer.

a. A political subdivision with covered employees may make, in a manner and on such forms as prescribed by the board, an irrevocable election on or before July 1, 2012, to be deemed a non-participating employer fully responsible for self-funding all benefits relating to its past and present covered employees under the Line of Duty Act from its own funds, including any responsibility apportioned to it under the provisions of paragraph 3(c) above. Non-participating employers shall continue to be subject to the provisions set forth in the Line of Duty Act.

b. A non-participating employer shall not be required to contribute to the Fund, nor shall it be required to contribute to the costs incurred or associated, directly or indirectly, with the administration, management and investment of the Fund.
c. Effective July 1, 2012, non-participating employers shall be responsible for self-administering the payments of benefits in accordance with the requirements of the Line of Duty Act. The eligibility determination process for the Line of Duty benefit shall continue to be determined consistent with the provisions of § 9.1-403 and any other applicable section of Code. The State Comptroller shall determine and collect from a non-participating employer an amount representing reasonable costs incurred and associated, directly and indirectly, with such eligibility determination.

d. In the event any non-participating employer fails to remit benefit and other costs of the Line of Duty Act as prescribed, the State Comptroller shall transfer such amounts from any moneys otherwise distributable to such non-participating employer.

5. The Virginia Retirement System Medical Board established pursuant to § 51.1-124.23, Code of Virginia shall, upon request by the State Comptroller, make a written report of its conclusions and recommendations on matters referred to it regarding eligibility for benefits under the Line of Duty Act.

C. In addition to any other benefit provided by law, an additional death benefit in the amount of $20,000 for the surviving spouses and dependents 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, are payable pursuant to § 44-93.1.B., Code of Virginia, from the Line of Duty Death and Health Benefits Trust Fund. The Department of Accounts, with support from the Department of Military Affairs, shall determine eligibility for this benefit.

D. For any surviving spouse of a "deceased person" or any "disabled person" as those terms are defined in § 9.1-400, who is receiving the benefits described in § 9.1-401, and who would otherwise qualify for the health insurance credit described in Chapter 14 of Title 51.1, Code of Virginia, the amount of such credit shall be calculated and reimbursed to the State Comptroller for deposit into the Line of Duty Death and Health Benefits Trust Fund from the health insurance credit trust fund, in a manner prescribed by the Board of Trustees of the Virginia Retirement System.

E. A member of any fire company providing fire protection services for facilities of the Virginia National Guard or the Virginia Air National Guard shall be eligible to receive benefits according to the provisions under the Line of Duty Act, Title 9.1, Chapter 4, Code of Virginia. Funding for the inclusion of a member of any fire company providing fire protection services for facilities of the Virginia National Guard or the Virginia Air National Guard will be paid by the Department of Military Affairs out of its appropriation in Item 410 of this act.

F. It is the intent of the General Assembly that expeditious payments for burial expenses be made for persons whose death is determined to be a direct and proximate result of their performance in the line of duty as defined by the Line of Duty Act. The State Comptroller is hereby authorized to release, at the request of the family of a person who may be subject to the line of duty death benefits, payments to a funeral service provider for burial and transportation costs. These payments would be advanced from the death benefit that would be due to the beneficiary of the deceased person if it is determined that the person qualifies for line of duty coverage. Expenses advanced under this provision shall not exceed the coverage amounts outlined in § 65.2-512. In the event a determination is made that the death is not subject to the line of duty benefits, the Virginia Retirement System or other retirement fund to which the deceased is a member, will deduct from benefit payments otherwise due to be paid to the beneficiaries of the deceased, payments previously paid by the State Comptroller for burial and related transportation expenses and return such funds to the State Comptroller. The State Comptroller shall have the right to file a claim with the Virginia Workers' Compensation Commission against any employer to recover burial and related transportation expenses advanced under this provision.

G. Any locality that has established a trust, trusts, or equivalent arrangements for the purpose of accumulating and investing assets to fund postemployment benefits other than pensions under § 15.2-1544, Code of Virginia, may fund Line of Duty Act benefits from the assets of the trust, trusts, or equivalent arrangements.
### Item Details($) Appropriations($)  
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<th>265. Personnel Management Services (70400)</th>
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<td>Human Resources Services (70420)</td>
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<td>Fund Sources: Trust and Agency</td>
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Authority: Title 2.2, Chapter 8, Code of Virginia.

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<th>266. Financial Assistance for Health Research (40700)</th>
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<td>Health Research Grant Administration Services (40701)</td>
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<td>Fund Sources: Dedicated Special Revenue</td>
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Authority: Title 2.2, Chapter 8, Code of Virginia.

The Department of Accounts is authorized to disburse, as fiscal agent for the Commonwealth Health Research Board, funds received from the Virginia Retirement System pursuant to § 23-284, Code of Virginia.

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<th>267. Personal Property Tax Relief Program (74600)</th>
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<td>Reimbursements to Localities for Personal Property Tax Relief (74601)</td>
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Authority: Discretionary Inclusion.

A.1. Out of this appropriation, $950,000,000 the first year and $950,000,000 the second year from the general fund is provided to be used to implement a program which provides equitable tax relief from the personal property tax on vehicles.

2. The amounts appropriated in this Item provide for a local reimbursement level of 70 percent in tax years 2004 and 2005. The local reimbursement level for tax year 2006 is set at $950,000,000 pursuant Chapter 1, 2004 Acts of Assembly, Special Session I. Payments to localities with calendar year 2006 car tax payment due dates prior to July 1, 2006, shall not be reimbursed until after July 1, 2006, except as otherwise provided in paragraph D of this Item.

B. Notwithstanding the provisions of subsection B of § 58.1-3524, Code of Virginia, as amended by Chapter 1, 2004 Acts of Assembly, Special Session I, the determination of each county's, city's and town's share of the total funds available for reimbursement for personal property tax relief pursuant to that subsection shall be pro rata based upon the actual payments to such county, city or town pursuant to Title 58.1, Chapter 35.1, Code of Virginia, for tax year 2004 as compared to the actual payments to all counties, cities and towns pursuant to that chapter for tax year 2004, made with respect to reimbursement requests submitted on or before December 31, 2005, as certified in writing by the Auditor of Public Accounts not later than March 1, 2006. Notwithstanding the provisions of the second enactment of Chapter 1, 2004 Acts of Assembly, Special Session I, this paragraph shall become effective upon the effective date of this act.

C. The requirements of subsection C 2 of § 58.1-3524 and subsection E of § 58.1-3912, Code of Virginia, as amended by Chapter 1, 2004 Acts of Assembly, Special Session I, with respect to the establishment of tax rates for qualifying vehicles and the format of tax bills shall be deemed to have been satisfied if the locality provides by ordinance or resolution, or as part of its annual budget adopted pursuant to Title 15.2, Chapter 25, Code of Virginia, or the provisions of a local government charter or Title 15.2, Chapter 4, 5, 6, 7 or 8, Code of Virginia, if applicable, specific criteria for the allocation of the Commonwealth's payments to such locality for tangible personal property tax relief among the owners of qualifying vehicles, and such locality's tax bills provide a general description of the criteria upon which relief has been allocated and set out, for each qualifying vehicle that is the subject of such bill, the specific dollar amount of relief so allocated.

D. The Secretary of Finance may authorize advance payment, from funds appropriated in this Item, of sums otherwise due a town on and after July 1, 2006, for personal property tax relief under the provisions of Chapter 1, 2004 Acts of Assembly, Special Session I, if the Secretary finds that such town (1) had a due date for tangible personal property taxes on qualified vehicles that extended beyond the effective date of the act, (2) has not applied for reimbursement, (3) had a due date for the payment of taxes on qualified vehicles that was prior to July 1, 2006, and (4) has not paid the taxes on qualified vehicles on or before July 1, 2006.
vehicles for tax year 2006 falling between January 1 and June 30, 2006, (2) had a due date for tangible personal property taxes on qualified vehicles for tax year 2004 falling between January 1 and June 30, 2004, (3) received reimbursements pursuant to the provisions of Title 58.1, Chapter 35.1, Code of Virginia, between January 1 and June 30, 2004, (4) utilizes the cash method of accounting, and (5) would suffer fiscal hardship in the absence of such advance payment.

E. It is the intention of the General Assembly that reimbursements to counties, cities and towns that had a billing date for tax year 2004 tangible personal property taxes with respect to qualifying vehicles falling between January 1 and June 30, 2004, and received personal property tax relief reimbursement with respect to tax year 2004 from the Commonwealth between January 1 and June 30, 2004, pursuant to the provisions of Title 58.1, Chapter 35.1, Code of Virginia, as it existed prior to the amendments effected by Chapter 1, 2004 Acts of Assembly, Special Session I, be made by the Commonwealth with respect to sums attributable to such spring billing dates not later than August 15 of each fiscal year.

Total for Department of Accounts Transfer Payments ..... $1,795,175,577 $1,555,005,529

Fund Sources: General........................................................ $1,242,510,048 $999,340,000

Trust and Agency....................................... $78,339,185 $78,339,185

Dedicated Special Revenue........................ $474,326,344 $477,326,344

Grand Total for Department of Accounts $1,831,941,524 $1,592,848,164

Fund Sources: General........................................................ $1,254,376,633 $1,011,930,740

Special......................................................... $821,956 $821,956

Internal Service........................................... $24,077,406 $24,429,939

Trust and Agency....................................... $78,339,185 $78,339,185

Dedicated Special Revenue........................ $474,326,344 $477,326,344

§ 1-84. DEPARTMENT OF PLANNING AND BUDGET (122)

Planning, Budgeting, and Evaluation Services (71500).... $7,482,224 $7,510,850

Budget Development and Budget Execution Services (71502)....................................... $4,820,183 $4,848,809

Legislation and Executive Order Review Service (71504)........................................ $40,701 $40,701

Forecasting and Regulatory Review Services (71505)..... $634,236 $634,236

Program Evaluation Services (71506)........................... $1,625,353 $1,625,353

Administrative Services (71598)................................... $361,751 $361,751

Fund Sources: General........................................................ $7,182,224 $7,210,850

Special......................................................... $300,000 $300,000

Authority: Title 2.2, Chapter 15 and Chapter 26, Article 8, Code of Virginia.

A. The Department of Planning and Budget shall be responsible for continued development and coordination of an integrated, systematic policy analysis, planning, budgeting, performance measurement and evaluation process within state government. The department shall collaborate with the Governor’s Secretaries and all other agencies of state government and other entities as necessary to ensure that information generated from these processes is useful for managing and improving the efficiency and effectiveness of state government operations.
B. The Department of Planning and Budget shall be responsible for the continued development and coordination of a review process for strategic plans and performance measures of the state agencies. The review process shall assess on a periodic basis the structure and content of the plans and performance measures, the processes used to develop and implement the plans and measures, the degree to which agencies achieve intended goals and results, and the relation between intended and actual results and budget requirements.

C.1. Notwithstanding § 2.2-1508, Code of Virginia, or any other provisions of law, on or before December 20, the Department of Planning and Budget shall deliver to the presiding officer of each house of the General Assembly a copy of the budget document containing the explanation of the Governor’s budget recommendations. This copy may be in electronic format.

2. The Department of Planning and Budget shall include in the budget document the amount of projected spending and projected net tax-supported state debt for each year of the biennium on a per capita basis. For this purpose, “spending” is defined as total appropriations from all funds for the cited fiscal years as shown in the Budget Bill. The most current population estimates from the Weldon Cooper Center for Public Services shall be used to make the calculations.

D.1. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund is provided to support the continuation of the school efficiency reviews program. Any school division undergoing an efficiency review shall provide a report to the Department of Planning and Budget indicating what action has been taken on each recommendation identified in the efficiency review along with any budget savings realized for each recommendation. The report shall also include a schedule for implementation of the remaining recommendations not implemented to date. The Department of Planning and Budget shall forward copies of the reports to the Chairmen of the House Appropriations, House Finance, and Senate Finance Committees within 30 days of receiving such reports. The first report shall be made within six months following the receipt of the final efficiency review, and subsequent follow-up reports shall be submitted annually by June 30 until 100 percent of the recommendations have been implemented or rationale reported that explain and address the division’s lack of such implementation. The Department of Planning and Budget shall provide the format for such report that shall include budget savings realized for each recommendation implemented.

2.a. Notwithstanding any contrary provision of law, each participating school division shall pay a local share of the cost incurred by the state for that school division’s efficiency review to be conducted. The local share of cost for the review shall be computed using the composite index of local ability-to-pay for each participating school division, however, such share shall not be less than 50 percent of the total cost. However, consistent with language and intent contained in Item 131, any school division that elects to participate in a school efficiency review as a component unit of a division level academic review shall be exempt from the local share of the costs of the review but will not be exempt from paying a recovery cost of 25 percent if the school division does not initiate at least 50 percent of the review’s recommendations within 24 months of receiving their final school efficiency review report.

b. Effective for all reviews after July 1, 2013, the local share payment shall be made prior to the initiation of the review and shall be based upon the contracted price for the review. All subsequent payments to recover the local share of the balance of the cost of the review shall be made in the fiscal year immediately following the completion of the final school efficiency review report. The cost shall include the direct cost incurred by the state for that fiscal year to coordinate the school efficiency review and 100 percent of the costs awarded to the contractor(s) to conduct that school division’s review.

3. Additionally, commencing in FY 2007, a recovery of a separate and additional 25 percent payment not to exceed 100 percent of the cost of individual reviews shall be made in the fiscal year beginning not less than 12 months and not more than 24 months following the release of a final efficiency review report for an individual school division. Such recovery shall occur if the affected school division superintendent or superintendent’s designee has not certified that at least half the recommendations have been initiated or at least half of the equivalent savings of such efficiency review have been realized. Lacking such certification the school division shall reimburse the state for an additional 25 percent of the cost, not to exceed 100 percent of the cost, of the school efficiency review. Such reimbursement shall be paid into the general fund of the state treasury. The Department of Planning and Budget shall provide the format for such certification.
4.a. Notwithstanding any contrary provision of law, commencing in FY 2014, any school division may also request the Department of Planning and Budget to coordinate a school efficiency review for the division, including but not limited to the selection of the contractor to conduct that school division’s review, by entering into an agreement with the Department of Planning and Budget to participate in a locally-funded school efficiency review. Each participating school division shall pay 100 percent of the cost of the review. Any division that elects to participate in a locally-funded school efficiency review shall not be subject to the availability of state general fund appropriation provided in paragraph D.1 above; however, the number of divisions that could make use of this provision is limited to the amount of nongeneral fund appropriation provided for this purpose in this paragraph. A nongeneral fund appropriation of $300,000 the first year and $300,000 the second year is provided for use by the Department of Planning and Budget to facilitate the collection of payments from school divisions for the purposes of this item.

b. Payment shall be made in full from the participating school division to the Department of Planning and Budget following successful award of the contract to conduct the review. Under no circumstances shall state general fund appropriation be used to pay the costs of contracts awarded for a locally-funded school efficiency review under the provisions of paragraph D.4.a above.

Total for Department of Planning and Budget........................................ $7,482,224 $7,510,850

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<th>General Fund Positions</th>
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<td>Special</td>
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§ 1-85. DEPARTMENT OF TAXATION (161)

269. Planning, Budgeting, and Evaluation Services (71500).... $3,522,095 $3,522,095

Tax Policy Research and Analysis (71507) $1,719,970 $1,719,970
Appeals and Rulings (71508) $1,148,541 $1,148,541
Revenue Forecasting (71509) $653,584 $653,584

Fund Sources: General $3,522,095 $3,522,095


A. The Department of Taxation shall continue the staffing and responsibility for the revenue forecasting of the Commonwealth Transportation Funds, including the Department of Motor Vehicles Special Fund, as provided in § 2.2-1503, Code of Virginia. The Department of Motor Vehicles shall provide the Department of Taxation with direct access to all data records and systems required to perform this function. The Department of Planning and Budget shall effectuate the transfer of three full-time equivalent positions and sufficient funding to ensure the successful consolidation of this function.

B. Notwithstanding the provisions of § 58.1-202.2, Code of Virginia, no report on public-private partnership contracts shall be required in years following the final report upon the completion of contract or when no such contract is active.

C.1. The Virginia Department of Taxation shall report, as provided in paragraph C.2. below, to the Governor, the Virginia State Crime Commission and the Chairmen of the Senate Finance and House Appropriations Committees regarding the number and total cost of incidents arising during stamping operations in Virginia, brought to their attention by Virginia authorized stamping agents, law enforcement officials or others, that result in the stamping agents incurring a cost equal to or greater than $500. Cost means damaged tax stamps, loss of productivity due to heat application setting modifications and financial technical assistance required to modify heat application operations.
2. The Department of Taxation shall report on a quarterly basis beginning on July 1, 2014 and concluding on June 30, 2015, as provided in paragraph 1, the number and total cost of incidents arising during Virginia tax stamping operations that are brought to its attention in the immediately preceding quarter. Provided, however, the July 1, 2014 report shall include incidents arising between April 1, 2014 and June 30, 2014. All information provided to the Department of Taxation regarding incidents shall remain exempt as provided under the Freedom of Information Act.

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<tr>
<th>Item Details($)</th>
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<th>Second Year</th>
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<td>Dedicated Special Revenue</td>
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Authority: Title 3.2; Title 58.1, Code of Virginia.

A. Pursuant to § 58.1-1803, Code of Virginia, the Tax Commissioner is hereby authorized to contract with private collection agencies for the collection of delinquent accounts. The State Comptroller is hereby authorized to deposit collections from such agencies into the Contract Collector Fund (§ 58.1-1803, Code of Virginia). Revenue in the Contract Collector Fund may be used to pay private collection agencies/attorneys and perform oversight of their operations, upgrade audit and collection systems and data interfaces, and retain experts to perform analysis of receivables and collection techniques. Any balance in the fund remaining after such payment shall be deposited into the appropriate general, nongeneral, or local fund no later than June 30 of each year.

B.1. The Department of Taxation is authorized to retain, as special revenue, its reasonable share of any court fines and fees to reimburse the department for any ongoing operational collection expenses.

2. Any form of state debt assigned to the Department of Taxation for collection may be collected by the department in the same manner and means as state taxes may be collected pursuant to Title 58.1, Chapter 18, Code of Virginia.

C. The Department of Taxation is authorized to make tax incentive payments to small tobacco product manufacturers who do not participate in the 1998 Tobacco Master Settlement Agreement, pursuant to Chapter 901 of the 2005 Acts of Assembly.

D. The Department of Taxation is hereby appropriated revenues from the Communications Sales and Use Tax Trust Fund to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 58.1-662, Code of Virginia.

E. The Tax Commissioner shall have the authority to waive penalties and grant extensions of time to file a return or pay a tax, or both, to any class of taxpayers when the Tax Commissioner in his discretion finds that the normal due date has, or would, cause undue hardship to taxpayers who were, or would be, unable to use electronic means to file a return or pay a tax because of a power or systems failure that causes the department's electronic filing or payment systems to be nonfunctional for all or a portion of a day on or about the due date for a return or payment.

F. The Department of Taxation is hereby appropriated Land Conservation Incentive Act fees imposed under § 58.1-513 C. 2., Code of Virginia, on the transferring of the value of the donated interest. The Code of Virginia specifies such fees will be used by the Departments of Taxation and Conservation and Recreation to recover the direct cost of administration incurred in implementing the Virginia Land Conservation Act.
G. In the event that the United States Congress adopts legislation allowing local governments, with the assistance of the Commonwealth, to collect delinquent local taxes using offsets from federal income taxes, the Department of Accounts shall provide a treasury loan to the Department of Taxation to finance the costs of modifying the agency's computer systems to implement this federal debt setoff program. This treasury loan shall be repaid from the proceeds collected from the offsets of federal income taxes collected on behalf of localities by the Department of Taxation.

H. 1. All revenue received by the Commonwealth pursuant to the provisions of § 58.1-645 et seq., Code of Virginia, shall be paid into the state treasury and deposited to the Virginia Communications Sales and Use Tax Fund and shall be distributed pursuant to § 58.1-662, Code of Virginia, and items 261 and 282 of this act. For the purposes of the Comptroller's preliminary and final annual reports required by § 2.2-813, Code of Virginia, however, all deposits to and disbursements from the Fund shall be accounted for as part of the general fund 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 for the costs of administering the Virginia Communications Sales and Use Tax.

I. Notwithstanding the provisions of § 58.1-478, Code of Virginia, effective July 1, 2011, every employer whose average monthly liability can reasonably be expected to be $1,000 or more and the aggregate amount required to be withheld by any employer exceeds $500 shall file the annual report required by § 58.1-478, Code of Virginia, and all forms required by § 58.1-472, Code of Virginia, using an electronic medium using a format prescribed by the Tax Commissioner. Waivers shall be granted only if the Tax Commissioner finds that this requirement creates an unreasonable burden on the employer. All requests for waiver shall be submitted to the Tax Commissioner in writing.

J. Notwithstanding the provisions of § 58.1-214, Code of Virginia, the department shall not be required to mail its forms and instructions unless requested by a taxpayer or his representative.

K. 1. Notwithstanding the provisions of § 58.1-609.12, Code of Virginia, no report on the fiscal, economic and policy impact of the miscellaneous Retail Sales and Use Tax exemptions under § 58.1-609.10, Code of Virginia shall be required after the completion of the first five-year cycle of the study, due December 1, 2011. The Department of Taxation shall satisfy the requirement of § 58.1-609.12 that it study and report on the annual fiscal impact of the Retail Sales and Use Tax exemptions for nonprofit entities provided for in § 58.1-609.11, Code of Virginia, by publishing such fiscal impact on its website.

2. Notwithstanding the provisions of § 58.1-202, Code of Virginia, no report detailing the total amount of corporate income tax relief provided in Virginia shall be required after the completion of such report due on October 1, 2013. The Department of Taxation shall satisfy the requirement of § 58.1-202 that it issue an annual report detailing the total amount of corporate income tax relief provided in Virginia by publishing its Annual Report on its website.

L. 1. Notwithstanding any provision of the Code of Virginia or this act to the contrary,

a. Effective January 1, 2013, all corporations are required to file estimated tax payments and their annual income tax return and final payment using an electronic medium in a format prescribed by the Tax Commissioner provided, however, that homeowner associations with no tax liability shall be exempt from the electronic filing requirement.

b. Effective July 1, 2013, every employer shall file the annual report required by § 58.1-478 and all forms required by § 58.1-472, Code of Virginia, using an electronic medium in a format prescribed by the Tax Commissioner.

c. Effective July 1, 2014, every employer shall file the annual report required by § 58.1-478 and all forms required by § 58.1-472, Code of Virginia, not later than January 31 of the calendar year succeeding the calendar year in which wages were withheld from employees.
2.a. The Tax Commissioner shall have the authority to waive the requirement to file or pay by electronic means. Waivers shall be granted only if the Tax Commissioner finds that this requirement creates an unreasonable burden on the person required to use an electronic medium. All requests for waiver shall be submitted to the Tax Commissioner in writing.

b. The Tax Commissioner shall have the authority to waive the requirement to file or pay by January 31. Waivers shall be granted only if the Tax Commissioner finds that this requirement creates an unreasonable burden on the person required to file or pay by January 31. All requests for waiver shall be submitted to the Tax Commissioner in writing.

M.1. Notwithstanding any other provision of law, Retail Sales and Use Tax returns and payments shall be made using an electronic medium prescribed by the Tax Commissioner beginning with the June 2012 return, due July 2012, for monthly filers and, for less frequent filers, with the first return they are required to file after July 1, 2013.

2. The Tax Commissioner shall have the authority to waive the requirement to file by electronic means upon a determination that the requirement would cause an undue hardship. All requests for waiver shall be transmitted to the Tax Commissioner in writing.

N. The Department of Taxation is hereby appropriated revenues from the Virginia Motor Vehicle Rental Tax to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 58.1-1741, Code of Virginia.

O. The Virginia Department of Taxation shall develop a return for a pass-through entity required by § 58.1-392, Code of Virginia, to file using an electronic medium in a format prescribed by the Tax Commissioner before, but no later than, January 1, 2015.

P. Notwithstanding the provisions of § 58.1-490 et seq., Code of Virginia,

1. Effective for taxable years beginning on or after January 1, 2015, a taxpayer shall be permitted to file a declaration of estimated tax with the Department of Taxation instead of with the commissioner of the revenue for the county or city in which he resides or, in the case of a nonresident, the commissioner of the revenue for the county or city in which all or part of his income was derived.

2. Effective January 1, 2015, every commissioner of the revenue with whom an estimated income tax return is filed pursuant to § 58.1-493 of the Code of Virginia shall transmit such return to the Department of Taxation using an electronic medium in a format prescribed by the Tax Commissioner.

Q. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the Department of Taxation is authorized to provide Form 1099 in an electronic format to taxpayers. The Tax Commissioner shall ensure that taxpayers may elect to receive the electronic version of the form.

R. The Department of Taxation is hereby appropriated revenues from the E-911 Wireless Tax to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 56-484.17:1, Code of Virginia.

S. The Department of Taxation is hereby appropriated revenues from the assessment for expenses pursuant to §§ 38.2-400 and 38.2-403, Code of Virginia, to recover any costs related to the Insurance Premiums License Tax that are incurred by the Department of Taxation, as provided in § 58.1-2533, Code of Virginia.

271. Tax Value Assistance to Localities (73400)................. $1,657,480 $1,657,480

Valuation and Assessment Assistance for Localities (73410).......................................................... $1,657,480 $1,657,480

Fund Sources: General........................................... $594,850 $594,850

Special................................................... $1,062,630 $1,062,630

A. The department is hereby authorized to recover from participating localities, as special funds, the direct costs associated with assessor/property tax and local valuation and assessments training classes. In accordance with § 58.1-206, Code of Virginia, the assessing officers and board members attending shall continue to be reimbursed for the actual expenses incurred by their attendance at the programs.

B. In the expenditure of funds out of its appropriations for determination of true values of locally taxable real estate for use by the Board of Education in state school fund distributions, the Department of Taxation shall use a sufficiently representative sampling of parcels, in accordance with the classification system as established in § 58.1-208, Code of Virginia, to reflect actual true values; further, the department shall, upon request of any local school board, review its initial determination and promptly inform the Board of Education of corrections in such determination.

C. Notwithstanding any other provision of law, the requirement that the Department of Taxation print and distribute local tax forms, instructions, and property tax books shall be satisfied by the posting of such documents on the department’s web site.

272. Administrative and Support Services (79900)................. $42,314,819 $43,269,996
   General Management and Direction (79901)..................... $13,119,202 $13,824,839
   Information Technology Services (79902)......................... $29,195,617 $29,445,157
   Fund Sources: General............................................... $42,264,819 $43,219,996
                        Special ............................................... $50,000 $50,000


A. To defray the costs of administration for voluntary contributions made on individual income tax returns for taxable years beginning on or after January 1, 2003, the Department of Taxation may retain up to five percent of the contributions made to each organization, not to exceed a total of $50,000 from all organizations in any taxable year.

B. The Department is hereby authorized to request and receive a treasury loan to fund the necessary start-up costs associated with the implementation of a sales and use tax modification or other state or local tax imposed pursuant to Chapter 766, 2013 Acts of Assembly. The treasury loan shall be repaid for these costs from the tax revenues. The Department shall also retain sufficient revenues to recover its costs incurred administering these taxes.

C.1. Out of this appropriation, $406,180 the first year and $880,720 the second year from the general fund shall be provided for an initiative to develop new mobile applications and purchase computer tablets for the department’s field collectors and auditors in order to increase revenue collection efficiency.

2. The Tax Commissioner shall report on the initiative’s implementation status and the amount of estimated revenue collections as a result of the initiative to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, Secretary of Finance, and Director, Department of Planning and Budget by September 1, 2015.

D. Notwithstanding the provisions of §§ 2.2-507 and 2.2-510, when the Tax Commissioner determines that an issue may have a major impact on tax policies, revenues or expenditures, he may request that the Attorney General appoint special counsel to render such assistance or representation as needed. The compensation for such special counsel shall be paid out of the funds appropriated for the administration of the Department of Taxation.

Total for Department of Taxation................................. $105,355,128 $106,301,391

General Fund Positions................................................. 893.00 893.00
Nongeneral Fund Positions............................................. 47.00 47.00
Position Level................................................................. 940.00 940.00
Fund Sources: General..................................................... $91,784,551 $92,730,814
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>FY2015</th>
<th>FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special</td>
<td>$12,849,821</td>
<td>$12,849,821</td>
</tr>
<tr>
<td>Commonwealth Transportation</td>
<td>$250,000</td>
<td>$250,000</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$470,756</td>
<td>$470,756</td>
</tr>
</tbody>
</table>

§ 1-86. DEPARTMENT OF THE TREASURY (152)

273. Investment, Trust, and Insurance Services (72500)........... $7,897,928 $7,897,928
Debt Management (72501)................................................. $1,002,808 $1,002,808
Insurance Services (72502)................................................. $2,202,259 $2,202,259
Banking and Investment Services (72503)........................ $4,692,861 $4,692,861

Fund Sources: General........................................................ $4,469,098 $4,469,098
Special......................................................... $5,600 $5,600
Commonwealth Transportation ......... $185,187 $185,187
Trust and Agency ....................................... $3,238,043 $3,238,043

Authority: Title 2.2, Chapter 18, Code of Virginia.

A. The Department of the Treasury shall take into account the claims experience of each agency and institution when setting premiums for the general liability program.

B. Coverage provided by the VARISK plan for constitutional officers shall be extended to any action filed against a constitutional officer or appointee of a constitutional officer before the Equal Employment Opportunity Commission or the Virginia State Bar.

C. Notwithstanding the provisions of § 15.2-4518.13 and § 15.2-4526, Code of Virginia, the Northern Virginia Transportation Commission and the Potomac Rappahannock Transportation Commission are authorized to obtain liability policies for the Commissions’ joint project, the Virginia Railway Express, consisting of liability insurance and a program of self-insurance maintained by the Commissions and administered by the Virginia Division of Risk Management or by an independent third party selected by the Commissions, which liability policies shall be deemed to meet the requirements of § 8.01-195.3, Code of Virginia. In addition, the Director of the Department of Rail and Public Transportation is authorized to work with the Northern Virginia Transportation Commission and the Potomac Rappahannock Transportation Commission to obtain the foregoing liability policies for the Commissions. In obtaining liability policies, the Director of the Department of Rail and Public Transportation shall advise the Commissions regarding compliance with all applicable public procurement and administrative guidelines.

D. By January 15 of each year the Department of the Treasury shall report to the chairmen of the House Appropriations and Senate Finance Committees, in a unified report mutually agreeable to them, summarizing changes in required debt service payments from the general fund as the result of any refinancing, refunding, or issuance actions taken or expected to be taken by the Commonwealth within the next twelve months.

274. Revenue Administration Services (73200).......... $11,004,714 $10,866,840

Unclaimed Property Administration (73207)....................... $5,380,640 $5,210,880
Accounting and Trust Services (73213)......................... $1,570,263 $1,570,263
Check Processing and Bank Reconciliation (73216) ...... $2,203,207 $2,203,207
Administrative Services (73220)............................... $1,850,604 $1,882,490

Fund Sources: General........................................................ $3,325,990 $3,357,876
Special......................................................... $335,994 $335,994
Trust and Agency ....................................... $6,636,973 $6,467,213
Dedicated Special Revenue......... $705,757 $705,757


A. Included in this Item is a sum sufficient nongeneral fund appropriation for personal services and other operating expenses to process checks issued by the Department of Social Services. The estimated cost, excluding actual postage costs, is $89,000 the first year and $89,000 the second year.
B. Included in this Item is a sum sufficient nongeneral fund appropriation for administrative expenses to process the Virginia Employment Commission (VEC) and Virginia Retirement System (VRS) checks. The estimated cost for VEC is $5,500 the first year and $5,500 the second year, and for VRS is $25,500 the first year and $25,500 the second year.

C.1. The amounts for Unclaimed Property Administration are for administrative and related support costs of the Uniform Disposition of Unclaimed Property Act, to be paid solely from revenues derived pursuant to the Act.

2. The amounts also include a sum sufficient nongeneral fund amount estimated at $900,000 the first year and $900,000 the second year to pay fees for compliance services and securities portfolio custody services for unclaimed property administration.

3. Any revenue derived from the sale of the Department of the Treasury's new unclaimed property system is hereby appropriated to the department for use in unclaimed property customer service and system enhancements.

4. Notwithstanding §55-210.13.C of the Uniform Disposition of Unclaimed Property Act, the State Treasurer is not required to publish any item of less than $250.

D. The State Treasurer is authorized to charge institutions of higher education participating in the private college financing 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. Revenue collected from this administrative fee shall be deposited to a special fund in the Department of the Treasury to compensate the department for direct and indirect staff time and expenses involved with this program.

E. The State Treasurer is authorized to sell any securities remitted as unclaimed demutualization proceeds of insurance companies at any time after delivery, pursuant to legislation enacted by the 2003 Session of the General Assembly. The funds derived from the sale of said securities shall be handled in accordance with § 55-210.19, Code of Virginia.

F.1. The State Treasurer is authorized to charge qualified public depositories holding public deposits, as defined in §2.2-4401, Code of Virginia, an annual administrative fee of not more than one-half of one basis point of their average public deposit balances over a twelve month period. The State Treasurer shall issue guidelines to effect the implementation of this fee. However, the total fees collected from all qualified depositories shall not exceed $100,000 in any one year.

2. Any regulations or guidelines necessary to implement or change the amount of the fee may be adopted without complying with the Administrative Process Act (§2.2-4000 et seq.) provided that input is solicited from qualified public depositories. Such input requires only that notice and an opportunity to submit written comments be given.

G. The State Treasurer shall work with universities and community colleges to develop policies and procedures which minimize the use of paper checks when issuing any reimbursements of student loan balances. These efforts should include reimbursement through debit cards, direct deposits, or other electronic means.

275. 1. There is hereby appropriated to the Department of the Treasury a sum sufficient for the transfer to the federal government, in accordance with the provisions of the federal Cash Management Improvement Act of 1990 and related federal regulations, of the interest owed by the state on federal funds advanced to the state for federal assistance programs, where such funds are held by the state from the time they are deposited in the state's bank account until they are paid out to redeem warrants, checks or payments by other means. This sum sufficient appropriation is funded from the interest earned on federal funds deposited and invested by the state. The actual amount for transfer shall be established by the State Comptroller.

2. When permitted by applicable federal laws or administrative regulations, the State Comptroller shall first offset and reduce the amount to be transferred by any and all amounts of interest payments calculated to be received by the state from the federal government, where such payments are due to the state because the state was required to disburse its own funds for federal program purposes prior to the receipt of federal funds.
3. Should the interest payments calculated to be made by the federal government to the state exceed the interest calculated to be transferred from the state to the federal government, reduced by the federally approved direct cost reimbursement to the state, the State Comptroller shall then notify the federal government of the net amount of interest due to the state and shall record such net interest, upon its receipt, as interest revenue earned by the general fund.

Total for Department of the Treasury ...............................................$18,902,642  $18,764,768

General Fund Positions..........................................................35.50  35.50
Nongeneral Fund Positions..................................................85.50  85.50
Position Level .....................................................................121.00  121.00

Fund Sources: General ..............................................................$7,795,088 $7,826,974
Special..............................................................$341,594 $341,594
Commonwealth Transportation ..............................................$185,187 $185,187
Trust and Agency .......................................................$9,875,016 $9,705,256
Dedicated Special Revenue ..................................................$705,757 $705,757

§ 1-87. TREASURY BOARD (155)

276. Bond and Loan Retirement and Redemption (74300) .......
Debt Service Payments on General Obligation Bonds
(74301) ..............................................................................$732,623,559 $773,841,426
Capital Lease Payments (74302) ............................................$98,071,877 $87,360,338
Debt Service Payments on Public Building Authority
Bonds (74303) ......................................................................$12,773,700 $12,767,359
Debt Service Payments on College Building Authority
Bonds (74304) ......................................................................$290,679,412 $300,992,621

Fund Sources: General ..............................................................$682,514,761 $723,963,164
Special..............................................................$349,214 $349,363
Higher Education Operating ..................................................$29,774,267 $29,774,267
Dedicated Special Revenue ..................................................$675,000 $675,000
Federal Trust ..............................................................$19,310,317 $19,079,632

Authority: Title 2.2, Chapter 18; Title 33.1, Chapter 3, Article 5, Code of Virginia; Article X, Section 9, Constitution of Virginia.

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

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 obligation bonds issued pursuant to Article X, Section 9 (b), of the Constitution of Virginia:

<table>
<thead>
<tr>
<th>Series</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004B Refunding</td>
<td>$10,460,050</td>
<td>$0</td>
</tr>
<tr>
<td>2005</td>
<td>$6,247,500</td>
<td>$0</td>
</tr>
<tr>
<td>2006A Refunding</td>
<td>$7,932,750</td>
<td>$0</td>
</tr>
<tr>
<td>2006</td>
<td>$6,512,000</td>
<td>$0</td>
</tr>
<tr>
<td>2007A</td>
<td>$7,437,501</td>
<td>$0</td>
</tr>
<tr>
<td>2007B</td>
<td>$5,119,550</td>
<td>$0</td>
</tr>
<tr>
<td>2008A</td>
<td>$7,863,563</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>$0</td>
<td>$7,617,313</td>
</tr>
</tbody>
</table>
ITEM 276.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
<tr>
<td>2008B</td>
<td>$8,301,438</td>
</tr>
<tr>
<td>2009A</td>
<td>$6,685,000</td>
</tr>
<tr>
<td>2009B</td>
<td>$3,373,832</td>
</tr>
<tr>
<td>2009 Refunding</td>
<td>$6,064,750</td>
</tr>
<tr>
<td>2012 Refunding</td>
<td>$15,943,250</td>
</tr>
<tr>
<td>2013 Refunding</td>
<td>$5,567,750</td>
</tr>
<tr>
<td>Projected debt service &amp; expenses</td>
<td>$40,000</td>
</tr>
<tr>
<td><strong>Total Service Area</strong></td>
<td><strong>$97,548,934</strong></td>
</tr>
</tbody>
</table>

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

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

<table>
<thead>
<tr>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Big Stone Gap RHA (DOC) (Wallens Ridge, 1995)</td>
<td>$6,001,750</td>
</tr>
<tr>
<td>Norfolk RHA (VCCS-TCC), Series 1995</td>
<td>$2,016,800</td>
</tr>
<tr>
<td>Virginia Biotech Research Park, 2009</td>
<td>$4,755,150</td>
</tr>
<tr>
<td><strong>Total Capital Lease Payments</strong></td>
<td><strong>$12,773,700</strong></td>
</tr>
</tbody>
</table>

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

<table>
<thead>
<tr>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>2003 Refunding</td>
<td>$988,375</td>
</tr>
<tr>
<td>2004A Refunding</td>
<td>$23,309,631</td>
</tr>
<tr>
<td>2004B</td>
<td>$14,960,581</td>
</tr>
<tr>
<td>2004C</td>
<td>$4,569,000</td>
</tr>
<tr>
<td>2004D Refunding</td>
<td>$12,541,963</td>
</tr>
<tr>
<td>2005A Refunding</td>
<td>$4,892,375</td>
</tr>
<tr>
<td>2005B Refunding</td>
<td>$14,950,186</td>
</tr>
<tr>
<td>2005C</td>
<td>$4,486,250</td>
</tr>
<tr>
<td>STARS 2005C</td>
<td>$12,251,750</td>
</tr>
<tr>
<td>2005D</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>2006A</td>
<td>$5,108,783</td>
</tr>
<tr>
<td>STARS 2006A</td>
<td>$7,147,750</td>
</tr>
<tr>
<td>2006B</td>
<td>$11,290,175</td>
</tr>
<tr>
<td>STARS 2006B</td>
<td>$4,460,875</td>
</tr>
<tr>
<td>2007A</td>
<td>$14,716,100</td>
</tr>
<tr>
<td>STARS 2007A</td>
<td>$7,514,750</td>
</tr>
<tr>
<td>2008B</td>
<td>$11,995,600</td>
</tr>
<tr>
<td>2009A</td>
<td>$4,678,775</td>
</tr>
<tr>
<td>2009B</td>
<td>$16,743,805</td>
</tr>
<tr>
<td>2009B STARS</td>
<td>$6,584,850</td>
</tr>
<tr>
<td>2009C</td>
<td>$1,086,770</td>
</tr>
<tr>
<td>2009D</td>
<td>$6,277,100</td>
</tr>
<tr>
<td>2010A</td>
<td>$22,083,908</td>
</tr>
<tr>
<td>2010B</td>
<td>$22,486,769</td>
</tr>
<tr>
<td>2011A STARS</td>
<td>$626,750</td>
</tr>
<tr>
<td>2011A</td>
<td>$20,819,425</td>
</tr>
</tbody>
</table>
ITEM 276.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
</tr>
<tr>
<td>2011B</td>
<td>$1,300,324</td>
</tr>
<tr>
<td>2012A Refunding</td>
<td>$3,474,600</td>
</tr>
<tr>
<td>2013A</td>
<td>$10,282,850</td>
</tr>
<tr>
<td>2013B</td>
<td>$3,478,000</td>
</tr>
<tr>
<td>Projected debt service and expenses</td>
<td>$4,543,023</td>
</tr>
<tr>
<td>Total Service Area</td>
<td>$281,659,093</td>
</tr>
</tbody>
</table>

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:

<table>
<thead>
<tr>
<th>Project</th>
<th>Commonwealth Share of Approved Capital Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Richmond City Jail Replacement</td>
<td>$31,238,755</td>
</tr>
<tr>
<td>RSW Regional Jail</td>
<td>$32,840,850</td>
</tr>
<tr>
<td>Southwest Virginia Regional Jail</td>
<td>$18,143,780</td>
</tr>
<tr>
<td>Central Virginia Regional Jail</td>
<td>$8,464,891</td>
</tr>
<tr>
<td>Chesapeake City Jail</td>
<td>$5,130,673</td>
</tr>
<tr>
<td>Total Approved Capital Costs</td>
<td>$95,818,949</td>
</tr>
</tbody>
</table>

b. The Commonwealth's share of the total 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.

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

E.1. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds shall be paid to the Virginia College Building Authority the following amounts for use by the Authority for payments on obligations issued for financing authorized projects under the 21st Century College Program:

<table>
<thead>
<tr>
<th>Series</th>
<th>FY 2015</th>
<th>FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004B Refunding</td>
<td>$9,465,250</td>
<td>$9,464,500</td>
</tr>
<tr>
<td>2005A</td>
<td>$3,481,250</td>
<td>$242,000</td>
</tr>
<tr>
<td>2006</td>
<td>$9,557,200</td>
<td>$9,538,200</td>
</tr>
<tr>
<td>2007A Refunding</td>
<td>$3,865,100</td>
<td>$9,626,500</td>
</tr>
<tr>
<td>2007B</td>
<td>$2,852,125</td>
<td>$2,851,925</td>
</tr>
<tr>
<td>2008A</td>
<td>$7,444,731</td>
<td>$7,443,231</td>
</tr>
<tr>
<td>2009A&amp;B</td>
<td>$33,310,221</td>
<td>$33,299,703</td>
</tr>
<tr>
<td>2009C Refunding</td>
<td>$5,781,200</td>
<td>$0</td>
</tr>
<tr>
<td>2009E Refunding</td>
<td>$21,309,750</td>
<td>$24,546,800</td>
</tr>
<tr>
<td>2009F</td>
<td>$39,234,131</td>
<td>$39,011,160</td>
</tr>
<tr>
<td>2010B</td>
<td>$28,454,540</td>
<td>$28,455,040</td>
</tr>
<tr>
<td>2011 A</td>
<td>$17,779,300</td>
<td>$17,777,300</td>
</tr>
<tr>
<td>2012A</td>
<td>$21,494,900</td>
<td>$21,497,400</td>
</tr>
<tr>
<td>2012B</td>
<td>$25,524,274</td>
<td>$25,527,068</td>
</tr>
<tr>
<td>2012 C</td>
<td>$1,748,824</td>
<td>$1,729,118</td>
</tr>
<tr>
<td>2013 A</td>
<td>$21,956,592</td>
<td>$21,960,013</td>
</tr>
<tr>
<td>Projected 21st Century debt service &amp; expenses</td>
<td>$15,824,500</td>
<td>$56,013,100</td>
</tr>
<tr>
<td>Subtotal 21st Century</td>
<td>$269,083,888</td>
<td>$308,983,058</td>
</tr>
</tbody>
</table>

2. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds shall be paid to the Virginia College Building Authority the following amounts for the payment of debt service on authorized bond issues to finance equipment:

<table>
<thead>
<tr>
<th>Series</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
</table>


### ITEM 276.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
</tr>
<tr>
<td>2008A</td>
<td>$8,232,000</td>
</tr>
<tr>
<td>2009D</td>
<td>$9,048,425</td>
</tr>
<tr>
<td>2010A</td>
<td>$8,336,500</td>
</tr>
<tr>
<td>2011A</td>
<td>$8,538,000</td>
</tr>
<tr>
<td>2012A</td>
<td>$8,360,000</td>
</tr>
<tr>
<td>2013A</td>
<td>$9,449,257</td>
</tr>
<tr>
<td>Projected debt service &amp; expenses</td>
<td>$10,050,500</td>
</tr>
<tr>
<td>Subtotal Equipment</td>
<td>$62,014,682</td>
</tr>
<tr>
<td>Total Service Area</td>
<td>$331,098,570</td>
</tr>
</tbody>
</table>

3. Beginning with the FY 2008 allocation of the higher education equipment trust fund, the Treasury Board shall amortize equipment purchases at seven years, which is consistent with the useful life of the equipment.

4. Out of the amounts for Debt Service Payments on Virginia College Building Authority Bonds, the following nongeneral fund amounts from a capital fee charged to out-of-state students at institutions of higher education shall be paid to the Virginia College Building Authority in each year for debt service on bonds issued under the 21st Century Program:

<table>
<thead>
<tr>
<th>Institution</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$2,535,489</td>
<td>$2,535,489</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>$1,059,300</td>
<td>$1,059,300</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>$4,670,622</td>
<td>$4,670,622</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State University</td>
<td>$4,656,663</td>
<td>$4,656,663</td>
</tr>
<tr>
<td>Virginia Commonwealth University</td>
<td>$2,132,460</td>
<td>$2,132,460</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>$1,493,811</td>
<td>$1,493,811</td>
</tr>
<tr>
<td>Christopher Newport University</td>
<td>$112,167</td>
<td>$112,167</td>
</tr>
<tr>
<td>University of Virginia’s College at Wise</td>
<td>$48,510</td>
<td>$48,510</td>
</tr>
<tr>
<td>James Madison University</td>
<td>$2,635,578</td>
<td>$2,635,578</td>
</tr>
<tr>
<td>Norfolk State University</td>
<td>$458,766</td>
<td>$458,766</td>
</tr>
<tr>
<td>Longwood University</td>
<td>$111,276</td>
<td>$111,276</td>
</tr>
<tr>
<td>University of Mary Washington</td>
<td>$293,535</td>
<td>$293,535</td>
</tr>
<tr>
<td>Radford University</td>
<td>$275,022</td>
<td>$275,022</td>
</tr>
<tr>
<td>Virginia Military Institute</td>
<td>$370,260</td>
<td>$370,260</td>
</tr>
<tr>
<td>Virginia State University</td>
<td>$845,856</td>
<td>$845,856</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>$9,900</td>
<td>$9,900</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>$3,222,450</td>
<td>$3,222,450</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$24,931,665</td>
<td>$24,931,665</td>
</tr>
</tbody>
</table>

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:

<table>
<thead>
<tr>
<th>Institution</th>
<th>General Fund</th>
<th>Nongeneral Fund</th>
<th>General Fund</th>
<th>Nongeneral Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td>College of William &amp; Mary</td>
<td>$1,971,989</td>
<td>$259,307</td>
<td>$2,055,788</td>
<td>$259,307</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>$10,279,755</td>
<td>$1,088,024</td>
<td>$10,864,008</td>
<td>$1,088,024</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State University</td>
<td>$10,028,546</td>
<td>$992,321</td>
<td>$10,681,639</td>
<td>$992,321</td>
</tr>
<tr>
<td>Virginia Military Institute</td>
<td>$669,067</td>
<td>$88,844</td>
<td>$668,917</td>
<td>$88,844</td>
</tr>
</tbody>
</table>
### Item Details($) Appropriations($)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
<tr>
<td>Virginia State University</td>
<td>$1,087,459</td>
</tr>
<tr>
<td>Norfolk State University</td>
<td>$986,193</td>
</tr>
<tr>
<td>Longwood University</td>
<td>$606,167</td>
</tr>
<tr>
<td>University of Mary Washington</td>
<td>$514,380</td>
</tr>
<tr>
<td>James Madison University</td>
<td>$1,842,565</td>
</tr>
<tr>
<td>Radford University</td>
<td>$1,380,677</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>$3,987,893</td>
</tr>
<tr>
<td>Virginia Commonwealth University</td>
<td>$7,694,791</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>$138,250</td>
</tr>
<tr>
<td>Christopher Newport University</td>
<td>$640,698</td>
</tr>
<tr>
<td>University of Virginia's College at Wise</td>
<td>$214,116</td>
</tr>
<tr>
<td>George Mason University</td>
<td>$3,442,578</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>$10,729,855</td>
</tr>
<tr>
<td>Virginia Institute of Marine Science</td>
<td>$517,521</td>
</tr>
<tr>
<td>Roanoke Higher Education Authority</td>
<td>$66,522</td>
</tr>
<tr>
<td>Southwest Virginia Higher Education Center</td>
<td>$66,899</td>
</tr>
<tr>
<td>Institute for Advanced Learning and Research</td>
<td>$206,894</td>
</tr>
<tr>
<td>Southern Virginia Higher Education Center</td>
<td>$45,769</td>
</tr>
<tr>
<td>New College Institute</td>
<td>$53,496</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$57,172,080</strong></td>
</tr>
</tbody>
</table>

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 448, paragraph E of this act and §§ 58.1-815, 58.1-815.1 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, rental, or debt service payments described herein.

A. There is hereby appropriated to the Treasury Board a sum sufficient from the general fund to pay obligations incurred pursuant to Article X, Sections 9 (a), 9 (c), and 9 (d), of the Constitution of Virginia, as follows:

1. Section 9 (a) To meet emergencies and redeem previous debt obligations.
2. Section 9 (c) Debt for certain revenue-producing capital projects.
3. Section 9 (d) Debt for variable rate obligations secured by general fund appropriations and a payment agreement with the Treasury Board.

4. For payment of the principal of and the interest on obligations, issued in accordance with the cited Sections 9 (c) and 9 (d), in the event pledged revenues are insufficient to meet the obligation of the Commonwealth.

B. There is hereby appropriated to the Treasury Board a sum sufficient to pay debt service expected at the time of issuance to be paid from subsidies under federal programs and for arbitrage rebate amounts and other penalties to the United States Government for bonds issued by the Commonwealth pursuant to Article X, Sections 9 (a), 9 (b), 9 (c), and 9 (d) (obligations secured by General Fund appropriations to Treasury Board) of the Constitution of Virginia.

Total for Treasury Board.................................................... $732,623,559 $773,841,426

Fund Sources: General........................................................ $682,514,761 $723,963,164
                 Special............................................................ $349,214 $349,363
                 Higher Education Operating................................. $29,774,267 $29,774,267
                 Dedicated Special Revenue................................. $675,000 $675,000
                 Federal Trust................................................... $19,310,317 $19,079,632

TOTAL FOR OFFICE OF FINANCE............................... $2,696,758,209 $2,499,720,384

Fund Sources: General........................................................ $2,044,106,389 $1,844,116,327
                      Special............................................................... $14,662,585 $14,662,734
                      Higher Education Operating............................. $29,774,267 $29,774,267
                      Commonwealth Transportation............................. $435,187 $435,187
                      Internal Service............................................... $24,077,406 $24,429,939
                      Trust and Agency............................................... $88,214,201 $88,044,441
                      Dedicated Special Revenue................................. $476,177,857 $479,177,857
                      Federal Trust................................................... $19,310,317 $19,079,632
OFFICE OF HEALTH AND HUMAN RESOURCES

§ 1-88. SECRETARY OF HEALTH AND HUMAN RESOURCES (188)

278. Administrative and Support Services (79900) .................. $672,239 $673,257
       General Management and Direction (79901) .................. $672,239 $673,257

Fund Sources: General ......................................................... $672,239 $673,257

Authority: Title 2.2, Chapter 2; Article 6, and §2.2-200, Code of Virginia.

A.1. The Secretary of Health and Human Resources, in collaboration with the Office of the Attorney General and the Secretary of Public Safety, shall present a six-year forecast of the adult offender population presently incarcerated in the Department of Corrections and approaching release who meet the criteria set forth in Chapter 863 and Chapter 914 of the 2006 Acts of Assembly, and who may be eligible for evaluation as sexually violent predators (SVPs) for each fiscal year within the six-year forecasting period. As part of the forecast, the secretary shall report on: (i) the number of Commitment Review Committee (CRC) evaluations to be completed; (ii) the number of eligible inmates recommended by the CRC for civil commitment, conditional release, and full release; (iii) the number of civilly committed residents of the Virginia Center for Behavioral Rehabilitation who are eligible for annual review; and (iv) the number of individuals civilly committed to the Virginia Center for Behavioral Rehabilitation and granted conditional release from civil commitment in a state SVP facility. The secretary shall complete a summary report of current SVP cases and a forecast of SVP eligibility, civil commitments, and SVP conditional releases, including projected bed space requirements, to the Governor and Senate Finance and House Appropriations Committees by October 1 of each year.

2. As part of the forecast process, the Department of Corrections shall administer a STATIC-99 screening to all potential Sexually Violent Predators eligible for civil commitment pursuant to §37.2-900 et seq., Code of Virginia, within six months of admission to the Department of Corrections. The results of such screenings shall be provided to the commissioner of the Department of Behavioral Health and Developmental Services (DBHDS) on a monthly basis and used for the SVP population forecast process.

3. The Office of the Attorney General shall also provide to the commissioner of DBHDS, on a monthly basis, the status of all SVP cases pending before their office for purposes of forecasting the SVP population.

B. The Secretary of Health and Human Resources shall provide the Governor and the Chairs of the Senate Finance and House Appropriations Committees a quarterly written assessment of the progress made by the Health Care Reform program office to implement new information technology systems as described in Item 424 D.2. of this Act. This report shall provide a program-level assessment, including a description of the expenditures that have been made and the activities to which any State or contract staff are assigned. The report shall also include a program-level description of steps taken to ensure that (i) individual projects and the use of project resources are prioritized across the program, (ii) a coordinated approach to program management across all projects is undertaken through the use of formal structures and processes, (iii) program governance and communication activities are sufficient to achieve benefit and stakeholder management objectives, and (iv) any changes in program and project-level objectives and resource needs are identified. This reporting requirement shall cease at such time as new program management standards are promulgated by the Virginia Information Technologies Agency.
CH. 3] ACTS OF ASSEMBLY 1089

ITEM 279.

Comprehensive Services for At-Risk Youth and Families (200)

279. Protective Services (45300)................................. $270,024,810 $265,706,181
Financial Assistance for Child and Youth Services (45303)................................................. $270,024,810 $265,706,181
Fund Sources: General........................................ $217,417,064 $213,098,435
Federal Trust................................................. $52,607,746 $52,607,746

Authority: Title 2.2, Chapter 52, Code of Virginia.

A. The Department of Education shall serve as fiscal agent to administer funds cited in paragraphs B and C.

B.1.a. Out of this appropriation, $159,855,199 the first year and $156,918,531 the second year from the general fund and $51,609,746 the first year and $51,607,746 the second year from nongeneral funds shall be used for the state pool of funds pursuant to § 2.2-5211, Code of Virginia. This appropriation shall consist of a Medicaid pool allocation, and a non-Medicaid pool allocation.

b. The Medicaid state pool allocation shall consist of $28,526,197 the first year and $28,526,197 the second year from the general fund and $43,187,748 the first year and $43,187,748 the second year from nongeneral funds. The Office of Comprehensive Services will transfer these funds to the Department of Medical Assistance Services as they are needed to pay Medicaid provider claims.

c. The non-Medicaid state pool allocation shall consist of $131,329,002 the first year and $128,392,334 the second year from the general fund and $8,419,998 the first year and $8,419,998 the second year from nongeneral funds. The nongeneral funds shall be transferred from the Department of Social Services.

d. The Office of Comprehensive Services, with the concurrence of the Department of Planning and Budget, shall have the authority to transfer the general fund allocation between the Medicaid and non-Medicaid state pools in the event that a shortage should exist in either of the funding pools.

e. The Office of Comprehensive Services, per the policy of the State Executive Council, shall deny state pool funding to any locality not in compliance with federal and state requirements pertaining to the provision of special education and foster care services funded in accordance with § 2.2-5211, Code of Virginia.

2.a. Out of this appropriation, $55,666,865 the first year and $55,666,865 the second year from the general fund and $1,000,000 the first year and $1,000,000 the second year from nongeneral funds shall be set aside to pay for the state share of supplemental requests from localities that have exceeded their state allocation for mandated services. The nongeneral funds shall be transferred from the Department of Social Services.

b. In each year, the director of the Office of Comprehensive Services for At-Risk Youth and Families may approve and obligate supplemental funding requests in excess of the amount in 2a above, for mandated pool fund expenditures up to 10 percent of the total general fund appropriation authority in B1a in this Item.

c. The State Executive Council shall maintain local government performance measures to include, but not be limited to, use of federal funds for state and local support of the Comprehensive 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 Comprehensive 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 Comprehensive 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.

3. Each locality receiving funds for activities under the Comprehensive Services Act (CSA)
shall have a utilization management process, including a uniform assessment, approved by the
State Executive Council, covering all CSA services. Utilizing a secure electronic site, each
locality shall also provide information as required by the Office of Comprehensive Services to
include, but not be limited to case specific information, expenditures, number 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 uniform assessment
instrument. The State Executive Council, utilizing this information, shall track and report on
child specific outcomes for youth whose services are funded under the Comprehensive Services
Act. Only non-identifying demographic, service, cost and outcome information shall be released
publicly. Localities requesting funding from the set aside in paragraph 2.a. and 2.b. must
demonstrate compliance with all CSA provisions to receive pool funding.

4. The Secretary of Health and Human Resources, in consultation with the Secretary of
Education and the Secretary of Public Safety, 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.

6. Out of this appropriation, $50,000 the first year and $50,000 the second year from the
general fund is provided for a combination of regional and statewide meetings for 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, cost containment
measures, building community-based services, including creation of partnerships with private
providers and non-profit groups, utilization management, use of alternate revenue sources, and
administrative and fiscal issues. A state-supported institution of higher education, in cooperation
with the Virginia Association of Counties, the Virginia Municipal League, and the State
Executive Council, may assist in the provisions of this paragraph. A training plan shall be
presented to and approved by the State Executive Council before the beginning of each fiscal
year. A training calendar and timely notice of programs shall be provided to Community
Policy and Management Teams and family assessment and planning team members statewide
as well as to local fiscal agents and chief administrative officers of cities and counties. A
report on all regional and statewide training sessions conducted during the fiscal year, including
(i) a description of each program and trainers, (ii) the dates of the training and the number of
attendees for each program, (iii) a summary of evaluations of these programs by attendees, and
(iv) the funds expended, shall be made to the Chairmen of the House Appropriations and
Senate Finance Committees and to the members of the State Executive Council by December 1
of each year. Any funds unexpended for this purpose in the first year shall be reappropriated
for the same use in the second year.

7. Out of this appropriation, $70,000 the first year and $70,000 the second year from the
general fund is provided for the Office of Comprehensive Services to contract for the support
of uniform CSA reporting requirements.

8. The State Executive Council shall require a uniform assessment instrument.

9. The Office of Comprehensive 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 Comprehensive Services Act for At-Risk Youth and Families.

10. For purposes of defining cases involving only the payment of foster care maintenance,
pursuant to § 2.2-5209, Code of Virginia, the definition of foster care maintenance used by the
Virginia Department of Social Services for federal Title IV-E shall be used.
C. The funding formula to carry out the provisions of the Comprehensive Services Act for At-Risk Youth and Families is as follows:

1. 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 Comprehensive 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.

2. Local Match. All localities are required to appropriate a local match for the base year funding consisting of the actual aggregate local match rate based on actual total 1997 program expenditures for the Comprehensive Services Act for At-Risk Youth and Families. This local match rate shall also apply to all reimbursements from the state pool of funds in this Item and carryforward expenditures submitted prior to September 30 each year for the preceding fiscal year, including 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 Comprehensive Services Act for At-Risk Youth and Families program, in accordance with guidelines developed by the State Executive Council. The State Executive Council and Office of Comprehensive 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 June 30, 2011 shall equal the fiscal year 2007 base.

4. Local Administrative Costs. Out of this appropriation, an amount equal to two percent of the fiscal year 1997 pool fund allocations, not to exceed $1,560,000 the first year and $1,560,000 the second year from the general fund, shall be allocated among all localities for administrative costs. Every locality shall be required to appropriate a local match based on the local match contribution in paragraph C.2. of this Item. Inclusive of the state allocation and 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 of the state allocation and local matching funds. Localities are encouraged to use administrative funding to hire a full-time or part-time local coordinator for the Comprehensive Services Act program. Localities may pool this administrative funding to hire regional coordinators.

5. Definition. For purposes of the funding formula in the Comprehensive Services Act for At-Risk Youth and Families, "locality" means city or county.
D. Community Policy and Management Teams shall use Medicaid-funded services whenever they are available for the appropriate treatment of children and youth receiving services under the Comprehensive Services Act for At-Risk Children and Youth. Effective July 1, 2009, pool funds shall not be spent for any service that can be funded through Medicaid for Medicaid-eligible children and youth except when Medicaid-funded services are unavailable or inappropriate for meeting the needs of a child.

E. Pursuant to subdivision 3 of §2.2-52.06, Code of Virginia, Community Policy and Management Teams shall enter into agreements with the parents or legal guardians of children receiving services under the Comprehensive Services Act for At-Risk Children and Youth. The Office of Comprehensive Services shall be a party to any such agreement. If the parent or legal guardian fails or refuses to pay the agreed upon sum on a timely basis and a collection action cannot be referred to the Division of Child Support Enforcement of the Department of Social Services, upon the request of the community policy management team, the Office of Comprehensive Services shall make a claim against the parent or legal guardian for such payment through the Department of Law's Division of Debt Collection in the Office of the Attorney General.

F. The Office of Comprehensive Services, in cooperation with the Department of Medical Assistance Services, shall provide technical assistance and training to assist residential and treatment foster care providers who provide Medicaid-reimbursable services through the Comprehensive Services Act for At-Risk Children and Youth (CSA) to become Medicaid-certified providers.

G. The Office of Comprehensive Services shall work with the State Executive Council and the Department of Medical Assistance Services to assist Community Policy and Management Teams in appropriately accessing a full array of Medicaid-funded services for Medicaid-eligible children and youth through the Comprehensive Services Act for At-Risk Children and Youth, thereby increasing Medicaid reimbursement for treatment services and decreasing the number of denials for Medicaid services related to medical necessity and utilization review activities.

H. Pursuant to subdivision 19 of §2.2-2648, Code of Virginia, no later than December 20 in the odd-numbered years, the State Executive Council shall biennially publish and disseminate to members of the General Assembly and Community Policy and Management Teams a progress report on comprehensive services for children, youth, and families and a plan for such services for the succeeding biennium.

I. Out of this appropriation, $275,000 the first year and $275,000 the second year from the general fund shall be used to purchase and maintain an information system to provide quality and timely child demographic, service, expenditure, and outcome data.

J. The State Executive Council shall work with the Department of Education to ensure that funding in this Item is sufficient to pay for the educational services of students that have been placed in or admitted to state or privately operated psychiatric or residential treatment facilities to meet the educational needs of the students as prescribed in the student's Individual Educational Plan (IEP).

K. The State Executive Council (SEC) shall authorize guidelines for therapeutic foster care (TFC) services, including a standardized definition of therapeutic foster care services, uniform service needs criteria required for the utilization of therapeutic foster care services, uniform placement outcome goals to include length of stay targets when the service is indicated and uniform contracting requirements when purchasing therapeutic foster care services. The SEC shall authorize the use of regional contracts for the provision of TFC services. The SEC shall direct the Office of Comprehensive Services to (i) work with stakeholders to develop these guidelines for the provision of TFC and (ii) develop regional contracts for the provision of TFC, with the goal of decreasing the unit cost of social services and maintaining or increasing the quality and effectiveness of the services. The SEC shall focus its attention on rural areas and areas with few service providers. Training will be provided for all local departments of social services, family assessment and planning teams, community policy and management teams and therapeutic foster care services providers on these guidelines. The Director of the Office of Comprehensive Services shall report the progress of these efforts to the SEC at its regularly scheduled meetings.
L.1. The Office of Comprehensive Services (OCS) shall report on funding for therapeutic foster care services including but not limited to the number of children served annually, average cost of care, type of service provided, length of stay, referral source, and ultimate disposition. In addition, the OCS shall provide guidance and training to assist localities in negotiating contracts with therapeutic foster care providers.

2. The Office of Comprehensive Services shall report on funding for special education day treatment and residential services, including but not limited to the number of children served annually, average cost of care, type of service provided, length of stay, referral source, and ultimate disposition.

3. The Office of Comprehensive Services shall report the information included in this paragraph to the Chairmen of the House Appropriations and Senate Finance Committees beginning September 1, 2011 and each year thereafter.

M. Out of this appropriation, the Director, Office of Comprehensive Services, shall allocate $2,200,000 the first year and $2,200,000 the second year from the general fund to localities for wrap-around services for students with disabilities as defined in the Comprehensive Services Act policy manual.

281. Administrative and Support Services (49900)................... $1,657,067 $1,657,415
   General Management and Direction (49901)..................... $1,657,067 $1,657,415
   Fund Sources: General........................................................ $1,657,067 $1,657,415
   Authority: Title 2.2, Chapter 26, Code of Virginia.

   A. The Office of Comprehensive Services may enter into a memorandum of understanding with the Department of Social Services for the provision of routine administrative support services.

   B. Out of this appropriation, $300,000 the first year and $300,000 the second year from the general fund shall be used for a financial and data interface system.

   Total for Comprehensive Services for At-Risk Youth and Families .......................................................... $271,681,877 $267,363,596
   General Fund Positions....................................................... 13.00 13.00
   Position Level ..................................................................... 13.00 13.00
   Fund Sources: General........................................................ $219,074,131 $214,755,850
   Federal Trust............................................... $52,607,746 $52,607,746
   Grand Total for Secretary of Health and Human Resources.......................................................... $272,354,116 $268,036,853
   General Fund Positions....................................................... 18.00 18.00
   Position Level ..................................................................... 18.00 18.00
   Fund Sources: General........................................................ $219,746,370 $215,429,107
   Federal Trust............................................... $52,607,746 $52,607,746

§ 1-89. DEPARTMENT FOR THE DEAF AND HARD-OF-HEARING (751)

282. Social Services Research, Planning, and Coordination (45000)................................. $11,865,626 $6,865,719
   Technology Services for Deaf and Hard-Of-Hearing (45004)................................. $10,819,226 $5,819,226
   Consumer, Interpreter, and Community Support Services (45005)................................. $657,007 $657,007
   Administrative Services (45006)................................. $389,393 $389,486
ITEM 282.

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Authority: Title 51.5, Chapter 13, Code of Virginia.

A. Up to $32,225 the first year and up to $32,225 the second year from the general fund is provided to the Department of Deaf and Hard-of-Hearing (DDHH) to contract with the Department for Aging and Rehabilitative Services (DARS) for the provision of shared administrative services. The scope of the services and specific costs shall be outlined in a memorandum of understanding (MOU) between DDHH and DARS subject to the approval of the respective agency heads. Any revision to the MOU shall be reported to the Director, Department of Planning and Budget within 30 days.

B. Notwithstanding § 58.1-662 of the Code of Virginia, prior to the distribution of monies from the Communications Sales and Use Tax Trust Fund to counties, cities and towns, there shall be distributed monies in the fund to pay for the Technology Assistance Program. This requirement shall not change any other distributions required by law from the Communications Sales and Use Tax Trust Fund.

C. Out of this appropriation, $40,000 the first year and $40,000 the second year from the general fund shall be used to contract with the Connie Reasor Deaf Resource Center in Planning District 1 for the provision of outreach and technical assistance to deaf and hard-of-hearing individuals.

D. Pursuant to § 51.5-115, Code of Virginia, the Virginia Department for the Deaf and Hard-of-Hearing, with assistance from the Virginia Information Technologies Agency, shall include in any request for proposal (RFP) for the provision of basic telecommunications relay services a preferential consideration for locating a relay center in an economically distressed area of the Commonwealth. A secondary consideration shall be given to proposals which include an in-state call center. Any preference should not cause the contract price to increase more than cost of the contract in existence during fiscal year 2014.

Total for Department for the Deaf and Hard-Of-Hearing.................................................................. $11,865,626 $6,865,719

§ 1-90. DEPARTMENT OF HEALTH (601)

283. Higher Education Student Financial Assistance (10800) .. $312,000 $312,000
Scholarships (10810)......................................................... $312,000 $312,000

Fund Sources: General........................................................ $125,000 $125,000
Dedicated Special Revenue................................................. $85,000 $85,000
Federal Trust.................................................................... $102,000 $102,000


A. Out of this appropriation, $25,000 the first year and $25,000 the second year from the general fund is provided for five nurse practitioner scholarships pursuant to § 32.1-122.6:02, Code of Virginia.
B. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund is provided for nursing scholarships and loan repayments. All financial incentives shall be awarded in accordance with regulations promulgated by the Board of Health. The department shall maintain an accounting of the numbers and amount of the awards made each year.

C. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund is provided for scholarships and loan repayments for nursing students pursuing an advanced degree towards becoming nursing faculty at the college level. Priority shall be given to master's degree candidates who will teach in the community colleges.

D. The department may move appropriation between scholarship or loan repayment programs as long as the scholarship or loan repayment is in accordance with the regulations promulgated by the Board of Health.

E. The Secretary of Health and Human Resources in collaboration with the Virginia Department of Health shall examine and report on the effectiveness of existing incentive programs that are designed to attract nurses to underserved areas of Virginia. The report shall specifically include the Nursing Scholarship and Loan Repayment Program as part of the analysis and include recommendations to improve the program. The report shall be submitted to the Director, Department of Planning and Budget and to the Chairmen of the House Appropriations and Senate Finance Committees by October 1, 2014.

284. Emergency Medical Services (40200) ........................................ $42,620,756 $42,620,756

Financial Assistance for Non Profit Emergency Medical Services Organizations and Localities (40203) ... $35,148,150 $35,148,150
State Office of Emergency Medical Services (40204) ...... $7,472,606 $7,472,606

Fund Sources: Special......................................................... $17,847,721 $17,847,721
Dedicated Special Revenue ................................. $24,367,452 $24,367,452
Federal Trust................................................................. $405,583 $405,583


A. Out of this appropriation, $25,000 the first year and $25,000 the second year from special funds shall be provided to the Department of State Police for administration of criminal history record information for local volunteer fire and rescue squad personnel (pursuant to § 19.2-389 A 11, Code of Virginia).

B. Distributions made under § 46.2-694 A 13 b (iii), Code of Virginia, shall be made only to nonprofit emergency medical services organizations.

C. Out of this appropriation, $1,045,375 the first year and $1,045,375 the second year from the Virginia Rescue Squad Assistance Fund and $2,052,723 the first year and $2,052,723 the second year from the special emergency medical services fund shall be provided to the Department of State Police for aviation (med-flight) operations.

D. The State Health Commissioner shall review current funding provided to trauma centers to offset uncompensated care losses, report on feasible long-term financing mechanisms, and examine and identify potential funding sources on the federal, state and local level that may be available to Virginia's trauma centers to support the system's capacity to provide quality trauma services to Virginia citizens. As sources are identified, the commissioner shall work with any federal and state agencies and the Trauma System Oversight and Management Committee to assist in securing additional funding for the trauma system.

E. Notwithstanding any other provision of law or regulation, the Board of Health shall not modify the geographic or designated service areas of designated regional emergency medical services councils in effect on January 1, 2008, or make such modifications a criterion in approving or renewing applications for such designation or receiving and disbursing state funds.

F. Notwithstanding any other provision of law or regulation, funds from the $0.25 of the $4.25 for Life fee shall be provided for the payment of the initial basic level emergency medical services certification examination provided by the National Registry of Emergency Medical
Technicians (NREMT). The Board of Health shall determine an allocation methodology upon recommendation by the State EMS Advisory Board to ensure that funds are available for the payment of initial NREMT testing and distributed to those individuals seeking certification as an Emergency Medical Services provider in the Commonwealth of Virginia.

G. Out of this appropriation, up to $400,000 the first year and up to $400,000 the second year from the Virginia Rescue Squad Assistance Fund shall be used for grants to emergency medical services organizations to purchase 12-lead electrocardiograph monitors.

H. Out of this appropriation, $90,000 the first year and $90,000 the second year from the Virginia Rescue Squad Assistance Fund shall be provided for national background checks on persons applying to serve as a licensed provider in a licensed emergency medical services agency. The Office of Emergency Medical Services may transfer funding to the Office of State Police for national background checks as necessary.

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<td>285.</td>
<td>Medical Examiner and Anatomical Services (40300)</td>
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<td>Anatomical Services (40301)</td>
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Authority: §§ 32.1-277 through 32.1-304, Code of Virginia.

| 286. | Vital Records and Health Statistics (40400) | $6,084,681 |
|      | Health Statistics (40401) | $738,759 |
|      | Vital Records (40402) | $5,345,922 |

Fund Sources: Special | $6,084,681 |


A. Effective July 1, 2004, the standard vital records fee shall be $12.00 and the fee for the expedited record search shall be $48.00.

B. Notwithstanding § 32.1-273.1, Code of Virginia, $518,421 the first year and $518,421 the second year from the Vital Statistics Automation Fund shall be used to supplant general fund support from the Communicable Disease Prevention and Control Program.

| 287. | Communicable Disease Prevention and Control (40500). | $55,666,195 |
|      | Immunization Program (40502) | $6,158,009 |
|      | Tuberculosis Prevention and Control (40503) | $1,961,054 |
|      | Sexually Transmitted Disease Prevention and Control (40504) | $2,116,517 |
|      | Disease Investigation and Control Services (40505) | $2,730,015 |
|      | HIV/AIDS Prevention and Treatment Services (40506) | $41,700,600 |
|      | Pharmacy Services (40507) | $1,000,000 |
|      | Fund Sources: General | $10,397,596 |
|      | Special | $1,209,263 |
|      | Federal Trust | $44,059,336 |


A. Out of this appropriation, $50,000 the first year and $50,000 the second year from the general fund shall be used to purchase medications for individuals who have tuberculosis but who do not qualify for free or reduced prescription drugs and who do not have adequate income or insurance coverage to purchase the required prescription drugs.
B. Out of this appropriation, $40,000 the first year and $40,000 the second year from the general fund shall be provided to the Division of Tuberculosis Control for the purchase of medications and supplies for individuals who have drug-resistant tuberculosis and require treatment with expensive, second-line antimicrobial agents.

C. The requirement for testing of tuberculosis isolates set out in § 32.1-50 E, Code of Virginia, shall be satisfied by the submission of samples to the Division of Consolidated Laboratory Services, or such other laboratory as may be designated by the Board of Health.

D. Out of this appropriation, $280,110 the first year and $280,110 the second year from the general fund and $840,288 the first year and $840,288 the second year from nongeneral funds shall be used to purchase the Tdap (tetanus/diphtheria/pertussis) vaccine for children without insurance.

E. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be provided to the State Pharmaceutical Assistance Program (SPAP) for insurance premium payments, coinsurance payments, and other out-of-pocket costs for individuals participating in the Virginia AIDS Drug Assistance Program (ADAP) with incomes between 135 percent and 300 percent of the federal poverty income guidelines and who are Medicare Part D beneficiaries.

F. The State Health Commissioner shall monitor patients who have been removed or diverted from the Virginia AIDS Drug Assistance Program due to budget considerations. At a minimum the Commissioner shall monitor patients to determine if they have been successfully enrolled in a private Pharmacy Assistance Program or other program to receive appropriate anti-retroviral medications. The commissioner shall also monitor the program to assess whether a waiting list has developed for services provided through the ADAP program. The commissioner shall report findings to the Chairmen of the House Appropriations and Senate Finance Committees annually on October 1.

Authority: §§ 32.1-102.1 through 32.1-102.12; 32.1-122.01 through 32.1-122.08; and 32.1-123 through 32.1-138.5, Code of Virginia; and P.L. 96-79, as amended, Federal Code; and Title XVIII and Title XIX of the U.S. Social Security Act, Federal Code.

A. Supplemental funding for the regional health planning agencies shall be provided from the following sources:

1. Special funds from Certificate of Public Need (40608) application fees in excess of those required to operate the COPN Program, provided the program may retain special fund balances each year equal to one month’s operational needs in case of revenue shortfalls in the subsequent year.

2. The Department of Health shall revise annual agreements with the regional health planning agencies to require an annual independent financial audit to examine the use of state funds and the reasonableness of those expenditures.

B. Failure of any regional health planning agency to establish or sustain business operations shall cause funds to revert to the Central Office to support health planning and Certificate of Public Need functions.
C. The State Health Commissioner shall continue implementation of the "Five-Year Action Plan: Improving Access to Primary Health Care Services in Medically Underserved Areas and Populations of the Commonwealth." A minimum of $150,000 the first year and $150,000 the second year from the general fund shall be provided to the Virginia Office of Rural Health, as the state match for the federal Office of Rural Health Policy Grant. The commissioner is authorized to contract for services to accomplish the plan.

D. Out of the this appropriation, $278,000 the first year and $278,000 the second year is appropriated to the department from statewide indirect cost recoveries to match federal funds and support the programs of the Office of Licensure and Certification. Amounts recovered in excess of the special fund appropriation shall be deposited to the general fund.

E. Out of this appropriation, $96,150 the first year and $93,900 the second year from the general fund is provided for plan management activities related to the federal exchange. The Department of Health shall seek federal funding to cover the cost of this function. If federal funding is available then the department shall reimburse the general fund for these costs.

### 289. State Health Services (43000) ............................................ $175,045,468 $174,430,554

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<th>Category</th>
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<th>FY2016</th>
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<td>Child and Adolescent Health Services (43002)</td>
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<td>Women’s and Infant’s Health Services (43005)</td>
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<td>Chronic Disease Prevention, Health Promotion, and Oral Health (43015)</td>
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<td>Injury and Violence Prevention (43016)</td>
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<td>Women, Infants, and Children (WIC) and Community Nutrition Services (43017)</td>
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Fund Sources:

- General ........................................... $3,758,068 $3,758,068
- Special ........................................... $2,840,851 $2,840,851
- Dedicated Special Revenue ....................... $64,967,057 $64,967,057
- Federal Trust .................................... $103,479,492 $102,864,578


A. Out of this appropriation, $952,807 the first year and $952,807 the second year from special funds is provided to support the newborn screening program and its expansion pursuant to Chapters 717 and 721, Act of Assembly of 2005. Fee revenues sufficient to fund the Department of Health's costs of the program and its expansion shall be transferred from the Division of Consolidated Laboratory Services.

B. The Special Supplemental Nutrition Program for Women, Infants, and Children is exempt from the requirements of the Administrative Process Act (§ 2.2-4000 et seq.).

C. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be provided to the department's sickle cell program to address rising pediatric caseloads in the current program. Any remaining funds shall be used to develop transition services for youth who will require adult services to ensure appropriate medical services are available and provided for youth who age out of the current program.

D. The State Health Commissioner, in cooperation with the director of the Division of Women, Infants, and Children (WIC) and Community Nutrition Services, shall provide a written report not later than December 15 of each year to the Chairmen of the House Appropriations and Senate Finance Committees on (i) the progress of the multi-state procurement of a multi-state computerized database "WIC System" known formally as the Crossroads Design, Development and Implementation WIC System; (ii) the division's efforts to ensure that in designing and successfully procuring the WIC System that adequate participant access can be achieved without the current use of slotting or other similar vendor-limiting criteria and the system allows peer groups to be changed to reflect marketplace dynamics and ensure a more equitable vendor comparison; and (iii) the division's efforts to coordinate these changes in collaboration with the division's existing Retail Advisory Groups and other stakeholders.
E. It is the intent of the General Assembly that the State Health Commissioner continue providing services through child development clinics and access to children's dental services.

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<td>Community Health Services (44000)</td>
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Authority: §§ 32.1-11 through 32.1-12, 32.1-31, 32.1-163 through 32.1-176, 32.1-198 through 32.1-211, 32.1-246, and 35.1-1 through 35.1-26, Code of Virginia; Title V of the U.S. Social Security Act; and Title X of the U.S. Public Health Service Act.

A.1. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $425.00, for a construction permit for on-site sewage systems designed for less than 1,000 gallons per day, and alternative discharging systems not supported with certified work from an authorized onsite soil evaluator or a professional engineer working in consultation with an authorized onsite soil evaluator.

2. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $350.00, for the certification letter for less than 1,000 gallons per day not supported with certified work from an authorized onsite soil evaluator or a professional engineer working in consultation with an authorized onsite soil evaluator.

3. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $225.00, for a construction permit for an onsite sewage system designed for less than 1,000 gallons per day when the application is supported with certified work from a licensed onsite soil evaluator.

4. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $320.00, for the certification letter for less than 1,000 gallons per day supported with certified work from an authorized onsite soil evaluator or a professional engineer working in consultation with an authorized onsite soil evaluator.

5. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $300.00, for a construction permit for a private well.

6. Notwithstanding § 32.1-163 through § 32.1-176, Code of Virginia, the State Health Commissioner shall charge a fee of no more than $1,400.00, for a construction permit or certification letter designed for more than 1,000 gallons per day.

7. The State Health Commissioner shall appoint two manufacturers to the Advisory Committee on Sewage Handling and Disposal, representing one system installer and the Association of Onsite Soil Engineers.
B. The State Health Commissioner is authorized to develop, in consultation with the regulated entities, a hotel, campground, and summer camp plan and specification review fee, not to exceed $40.00, a restaurant plan and specification review fee, not to exceed $40.00, an annual hotel, campground, and summer camp permit renewal fee, not to exceed $40.00, and an annual restaurant permit renewal fee, not to exceed $40.00 to be collected from all establishments, except K-12 public schools, that are subject to inspection by the Department of Health pursuant to §§ 35.1-13, 35.1-14, 35.1-16, and 35.1-17, Code of Virginia. However, any such establishment that is subject to any health permit fee, application fee, inspection fee, risk assessment fee or similar fee imposed by any locality as of January 1, 2002, shall be subject to this annual permit renewal fee only to the extent that the Department of Health fee and the locally imposed fee, when combined, do not exceed the fee amount listed in this paragraph. This fee structure shall be subject to the approval of the Secretary of Health and Human Resources.

C. Pursuant to the Department of Health’s Policy Implementation Manual (#07-01), individuals who participate in a local festival, fair, or other community event where food is sold, shall be exempt from the annual temporary food establishment permit fee of $40.00 provided the event is held only one time each calendar year and the event takes place within the locality where the individual resides.

D. The State Health Commissioner shall work with public and private dental providers to develop options for delivering dental services in underserved areas, including the use of public-private partnerships in the development and staffing of facilities, the use of dental hygiene and dental students to expand services and enhance learning experiences, and the availability of reimbursement mechanisms and other public and private resources to expand services.

E. The Department of Health shall continue to implement a sustainable preventive model to begin July 1, 2014, except in the Mount Rogers, Western Tidewater, and Norfolk Health districts, and full transition by January 1, 2016. The model shall ensure that (i) trained personnel are in place; (ii) the focus on those areas of the Commonwealth in the most need of these dental services, including those areas with higher risk factors including a concentration of diabetic and free lunch populations and a higher than average Medicaid-eligible population; and (iii) the development of evaluation metrics to assist in ensuring efficient and effective use of funding and services.

F. Out of this appropriation, $176,929 the first year and $387,744 the second year from the general fund and $103,503 the first year and $267,602 the second year from nongeneral funds is provided to address the cost of leasing or expanding local health department facilities.

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</table>

291. Financial Assistance to Community Human Services Organizations (49200).............................. $14,591,833 $14,591,833

Payments to Human Services Organizations (49204)...... $14,591,833 $14,591,833

Fund Sources: General........................................... $13,741,833 $14,191,833
Federal Trust.................................................. $850,000 $400,000

Authority: § 32.1-2, Code of Virginia.

A.1. Out of this appropriation, $1,382,946 the first year and $1,832,946 the second year from the general fund and $850,000 the first year and $400,000 the second year from the federal Temporary Assistance for Needy Families (TANF) block grant is provided to the Comprehensive Health Investment Project (CHIP) of Virginia.

2. The purpose of the program is to develop, expand, and operate a network of local public-private partnerships providing comprehensive care coordination, family support and preventive medical and dental services to low-income, at-risk children.

3. The general fund appropriation in this Item for the CHIP of Virginia projects shall not be used for administrative costs.
4. CHIP of Virginia shall continue to pursue raising funds and in-kind contributions from local communities. It is the intent of the General Assembly that the CHIP program increases its efforts to raise funds from local communities and other private or public sources with the goal of reducing reliance on general fund appropriations in the future.

5. Of this appropriation, from the amounts in paragraph A.1., $24,679 the first year and $24,679 the second year from the general fund is provided to the CHIP of Roanoke and shall be used as matching funds to support three full-time equivalent public health nurse positions to services in the Roanoke Valley and Allegheny Highlands.

B. Out of this appropriation $53,241 the first year and $53,241 the second year from the general fund shall be provided to the Alexandria Neighborhood Health Services, Inc. to promote the health of women in Alexandria, Arlington, Fairfax County, and Falls Church, to prevent illness and injury and provide early treatment for serious health conditions. The contract with Alexandria Neighborhood Health Services Inc. (ANHSI) shall require that ANHSI provide comprehensive women’s health care with a focus on preventative health services and screenings to low income, uninsured women. Women’s health care services shall focus on preventative screenings. Blood pressure screening and body mass index shall be performed at each visit. The organization shall pursue raising funds and in-kind contributions from the local community.

C. Out of this appropriation $5,982 the first year and $5,982 the second year from the general fund shall be provided to the Louisa County Resource Council to promote, develop, and encourage activities to deliver community-based services to disadvantaged Louisa County residents. The contract with Louisa County Resource Council shall require that the council provide assistance to income-eligible residents in meeting various needs of the clients including medication assistance, outreach assistance, and medical care referrals by exploring affordable options. The council shall continue to pursue raising funds and in-kind contributions from the local community.

D. Out of this appropriation, $7,837 the first year and $7,837 the second year from the general fund shall be provided to the Olde Towne Medical Center. The contract with Olde Towne Medical Center shall require that the center provide cost effective, comprehensive primary and preventive health care (including obstetrical care) and oral health care to the uninsured, Medicaid, and Medicare residents in the City of Williamsburg, James City County, and York County. The population served shall include adults and children.

E.1. Out of this appropriation, $433,750 the first year and $433,750 the second year from the general fund shall be provided to the Virginia Community Healthcare Association (VCHA). The contract with VCHA shall require that the association purchase pharmaceuticals and medically necessary pharmacy supplies, and to provide pharmacy services to low-income, uninsured patients of the Community and Migrant Health Centers throughout Virginia. The uninsured patients served with these funds shall have family incomes no greater than 200 percent of the federal poverty level. The amount allocated to each Community and Migrant Health Center shall be determined through an allocation methodology developed by the Virginia Community Healthcare Association. The allocation methodology shall ensure that funds are distributed such that the Community and Migrant Health Centers are able to serve the pharmacy needs of the greatest number of low-income, uninsured persons. The Virginia Community Healthcare Association shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

2. Out of this appropriation, $175,000 the first year and $175,000 the second year from the general fund shall be provided to the Virginia Community Healthcare Association. The contract with VCHA shall require that the association expand access to care provided through community health centers.

3. Out of this appropriation, $1,800,000 the first year and $1,800,000 the second year from the general fund shall be provided to the Virginia Community Healthcare Association. The contract with VCHA shall require that the association support community health center operating costs for services provided to uninsured clients. The amount allocated to each Community and Migrant Health Center shall be determined through an allocation methodology developed by the Virginia Community Healthcare Association. The allocation methodology...
shall ensure that funds are distributed such that the Community and Migrant Health Centers are able to serve the needs of the greatest number of uninsured persons. The Virginia Community Healthcare Association shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

F.1. Out of this appropriation, $1,321,400 the first year and $1,321,400 the second year from the general fund shall be provided to the Virginia Association of Free Clinics (VAFC). The contract with VAFC shall require that the organization purchase pharmaceuticals and medically necessary pharmacy supplies, and to provide pharmacy services to low-income, uninsured patients of the Free Clinics throughout Virginia. The amount allocated to each Free Clinic shall be determined through an allocation methodology developed by the Virginia Association of Free Clinics. The allocation methodology shall ensure that funds are distributed such that the Free Clinics are able to serve the pharmacy needs of the greatest number of low-income, uninsured adults. The Virginia Association of Free Clinics shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

2. Out of this appropriation, $175,000 the first year and $175,000 the second year from the general fund shall be provided to the Virginia Association of Free Clinics (VAFC). The contract with VAFC shall require the organization to expand access to health care services.

3. Out of this appropriation, $1,700,000 the first year and $1,700,000 the second year from the general fund shall be provided to the Virginia Association of Free Clinics (VAFC). The contract with VAFC shall require that the organization support free clinic operating costs for services provided to uninsured clients. The amount allocated to each free clinic shall be determined through an allocation methodology developed by the Virginia Association of Free Clinics. The allocation methodology shall ensure that funds are distributed such that the free clinics are able to serve the needs of the greatest number of uninsured persons. The Virginia Association of Free Clinics shall establish accounting and reporting mechanisms to track the disbursement and expenditure of these funds.

G. Out of this appropriation, $29,303 the first year and $29,303 the second year from the general fund shall be provided to expand services at the HealthWorks of Herndon. The contract with HealthWorks of Herndon (HWH) shall require that HWH provide treatment and prevention services, including health care services and mental health counseling, to low income and uninsured adults and children residing in the communities of Herndon, Reston, Chantilly, and Centreville in Fairfax County. These services shall include comprehensive primary health care with integrated behavioral health care to adult and children, prescription medications, diagnostic and lab testing, specialty referrals, and preventive screenings. Children’s services shall include school physicals and sports physicals. Patients will also have access to oral health care through HealthWorks Dental Program.

H. Out of this appropriation, $164,758 the first year and $164,758 the second year from the general fund shall be provided to the Southwest Virginia Graduate Medical Education Consortium. The contract with Southwest Virginia Graduate Medical Education (GMEC) shall require GMEC to create and support medical residency preceptor sites in rural and underserved communities in Southwest Virginia. GMEC is a program of the University of Virginia’s College at Wise.

I. Out of this appropriation, $355,555 the first year and $355,555 the second year from the general fund shall be provided to the regional AIDS resource and consultation centers and one local early intervention and treatment center.

J. Out of this appropriation, $57,963 the first year and $57,963 the second year from the general fund shall be provided to the Arthur Ashe Health Center in Richmond. The contract with the Arthur Ashe Health Center shall require that the center provide HIV early intervention and treatment for HIV infected patients who reside within the City of Richmond.

K. Out of this appropriation, $10,663 the first year and $10,663 the second year from the general fund shall be provided to the Fan Free Clinic for AIDS related services. The contract with the Fan Free Clinic shall require that the clinic provide financial assistance and support groups and conduct an education and outreach program for HIV positive clients in Central Virginia.
L.1. Out of this appropriation, $4,080,571 the first year and $4,080,571 the second year from the general fund shall be provided to the Virginia Health Care Foundation. The contract with the Virginia Health Care Foundation (VHCF) shall require that the general fund shall be matched with local public and private resources and shall be awarded to proposals which enhance access to primary health care for Virginia's uninsured and medically underserved residents, through innovative service delivery models. The foundation, in coordination with the Virginia Department of Health, the Area Health Education Centers program, the Joint Commission on Health Care, and other appropriate organizations, is encouraged to undertake initiatives to reduce health care workforce shortages. The foundation shall account for the expenditure of these funds by providing the Governor, the Secretary of Health and Human Resources, the Chairmen of the House Appropriations and Senate Finance Committees, the State Health Commissioner, and the Chairman of the Joint Commission on Health Care with a certified audit and full report on the foundation's initiatives and results, including evaluation findings, not later than October 1 of each year for the preceding fiscal year ending June 30.

2. The contract with the Virginia Health Care Foundation shall require that on or before October 1 of each year, the foundation shall submit to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees a report on the actual amount, by fiscal year, of private and local government funds received by the foundation since its inception. The report shall include certification that an amount equal to the state appropriation for the preceding fiscal year ending June 30 has been matched from private and local government sources during that fiscal year.

3. Of this appropriation, from the amounts in paragraph L.1., $125,000 the first year and $125,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation (VHCF). The contract with VHCF shall require that the general fund shall be provided to the foundation to expand the Pharmacy Connection software program to unserved or underserved regions of the Commonwealth.

4. Of this appropriation, from the amounts in paragraph L.1., $105,000 the first year and $105,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation (VHCF). The contract with VHCF shall require that the general fund shall be provided to the foundation for the Rx Partnership to improve access to free medications for low-income Virginians.

5. Of this appropriation, from the amounts in paragraph L.1., $1,850,000 the first year and $1,850,000 the second year from the general fund shall be provided to the Virginia Health Care Foundation (VHCF). The contract with VHCF shall require that the general fund be provided to the foundation to increase the capacity of the Commonwealth’s health safety net providers to expand services to unserved or underserved Virginians. Of this amount, (i) $850,000 the first year and $850,000 the second year shall be used to underwrite service expansions and/or increase the number of patients served at existing sites or at new sites, (ii) $850,000 the first year and $850,000 the second year shall be used for Medication Assistance Coordinators who provide outreach assistance, and (iii) $150,000 the first year and $150,000 the second year shall be made available for locations with existing medication assistance programs.

M. Out of this appropriation, $247,313 the first year and $247,313 the second year from the general fund is provided to support the administration of the patient level data base, including the outpatient data reporting system. The department shall establish a contract for this service.

N. Out of this appropriation, $76,712 the first year and $76,712 the second year from the general fund shall be provided to the St. Mary's Health Wagon. The contract with St. Mary's Health Wagon shall require the organization to provide summer outreach programs to low-income and uninsured individuals living in southwest Virginia.

O. Out of this appropriation, $105,000 the first year and $105,000 the second year from the general fund shall be provided to the Statewide Sickle Cell Chapters of Virginia (SSCCV). The contract with SSCCV shall require that the general fund shall be used to provide for grants to community-based programs that provide patient assistance, education, and family-centered support for individuals suffering from sickle cell disease. The SSCCV shall develop criteria for distributing these funds including specific goals and outcome measures. A report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees detailing program outcomes by October 1 of each year.
ITEM 291.

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<th>Item Details($)</th>
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<th>Second Year FY2016</th>
<th>Appropriations($)</th>
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<td>P.</td>
<td>Out of this appropriation, $16,280 the first year and $16,280 the second year from the general fund shall be provided to the Virginia Dental Health Foundation for the Mission of Mercy (M.O.M.) dental project. The contract with the Virginia Dental Health Foundation for the Mission of Mercy (M.O.M.) dental project shall require the Foundation to conduct Mission of Mercy (M.O.M) Projects that provide no cost dental services in identified underserved areas.</td>
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<td>Q.</td>
<td>Out of this appropriation, $1,000,000 the first year and $1,000,000 the second year from the general fund shall be used to support three poison control centers. The State Health Commissioner shall review existing poison control services and determine how best to provide and enhance use of these services as a resource for patients with mental health disorders and for health care providers treating patients with poison-related suicide attempts, substance abuse, and adverse medication events. The Commissioner shall allocate the general fund amounts between the three centers. The general fund amounts shall be based on the proportion of Virginia’s population served by each center.</td>
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<td>R.</td>
<td>Out of this appropriation, $32,559 the first year and $32,559 the second year from the general fund shall be provided to the Community Health Center of the Rappahannock Region to provide medical, dental, and behavioral health services to low income and/or uninsured residents in the Rappahannock region. The contract with the center shall require the center to include acute and chronic disease management services, lab and diagnostic services, medication assistance, physical examinations, diagnosis and treatment of sexually transmitted infections, immunizations, women’s health services (including family planning and pap smears), preventive and restorative dental services, and behavioral health services.</td>
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<td>S.</td>
<td>Out of this appropriation, $510,000 the first year and $510,000 the second year from the general fund is designated to the Hampton Roads Proton Beam Therapy Institute at Hampton University, LLC. The contract with Hampton Roads Proton Beam Therapy Institute shall require that the institute support efforts for proton therapy in the treatment of cancerous tumors with fewer side effects.</td>
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292. Drinking Water Improvement (50800)............................... $25,012,730 $25,012,730
Drinking Water Regulation (50801).................................$8,447,736 $8,447,736
Drinking Water Construction Financing (50802)...................$16,146,712 $16,146,712
Public Health Toxicology (50805).................................$418,282 $418,282

Fund Sources: General...........................................$4,659,489 $4,659,489
Special.......................................................$4,594,504 $4,594,504
Dedicated Special Revenue..........................$13,004,512 $13,004,512
Federal Trust..............................................$2,754,225 $2,754,225


293. Environmental Health Hazards Control (56500).................$8,543,395 $8,543,395
State Office of Environmental Health Services (56501)...$3,883,194 $3,883,194
Shellfish Sanitation (56502)....................................$2,271,234 $2,271,234
Bedding and Upholstery Inspection (56503).....................$403,295 $403,295
Radiological Health and Safety Regulation (56504).............$1,985,672 $1,985,672

Fund Sources: General...........................................$5,185,767 $5,185,767
Special.......................................................$1,377,894 $1,377,894
### Item 293.

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<td>Dedicated Special Revenue</td>
<td>$719,588</td>
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<td>Federal Trust</td>
<td>$1,260,146</td>
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Authority: §§ 2.2-4002 B 16; 28.2-800 through 28.2-825; and 32.1-212 through 32.1-245, Code of Virginia.

Out of this appropriation, $12,500 the first year and $12,500 the second year from the general fund shall be provided for the activities of the Sewage Appeals Review Board.

### Item 294.

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<th>Item Details($)</th>
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<tbody>
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<td>Emergency Preparedness (77500)</td>
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<tr>
<td>Emergency Preparedness and Response (77504)</td>
<td>$32,319,573</td>
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Fund Sources: Federal Trust | $32,319,573 | $32,319,573 |


### Item 295.

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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>General Management and Direction (49901)</td>
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<td>Information Technology Services (49902)</td>
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<td>Accounting and Budgeting Services (49903)</td>
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<td>Human Resources Services (49914)</td>
<td>$1,883,887</td>
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</tr>
<tr>
<td>Procurement and Distribution Services (49918)</td>
<td>$1,328,063</td>
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Fund Sources: General | $13,376,146 | $13,511,739 |
| Special | $3,572,172 | $3,572,172 |
| Federal Trust | $461,485 | $461,485 |

Authority: §§ 3.2-5206 through 3.2-5216, 32.1-11.3 through 32.1-16 through 32.1-23, 35.1-1 through 35.1-7, and 35.1-9 through 35.1-28, Code of Virginia.

A. 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 of 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.

B. Out of this appropriation, $350,000 the first year and $150,000 the second year from the general fund shall be provided for agency costs related to onboarding to ConnectVirginia, transition costs to convert the agency’s node on ConnectVirginia to the state agency node, and provide support to other state agencies in their onboarding efforts.

Total for Department of Health | $641,233,340 | $641,126,683 |

General Fund Positions | 1,485.00 | 1,485.00 |
Nongeneral Fund Positions | 2,191.00 | 2,191.00 |
Position Level | 3,676.00 | 3,676.00 |

Fund Sources: General | $160,729,959 | $161,524,117 |
| Special | $138,106,828 | $138,270,927 |
| Dedicated Special Revenue | $106,068,122 | $106,068,122 |
| Federal Trust | $236,328,431 | $235,263,517 |

### § 1-91. DEPARTMENT OF HEALTH PROFESSIONS (223)

#### Item 296.

Higher Education Student Financial Assistance (10800) .. Scholarships (10810) | $65,000 | $65,000 |

Fund Sources: Special | $65,000 | $65,000 |

Authority: § 54.1-3011.2, Chapter 30, Code of Virginia.

#### Item 297.

Regulation of Professions and Occupations (56000) .. | $27,557,241 | $27,666,429 |
ITEM 297.

Technical Assistance to Regulatory Boards (56044)........ $27,557,241 $27,666,429

Fund Sources: Trust and Agency.......................... $788,798 $788,798
Dedicated Special Revenue........................ $26,723,195 $26,832,383
Federal Trust........................................ $45,248 $45,248

Authority: Title 54.1, Chapter 25, Code of Virginia.

Total for Department of Health Professions.................. $27,622,241 $27,731,429

Nongeneral Fund Positions............................... 219.00 219.00
Position Level............................................... 219.00 219.00

Fund Sources: Special..................................... $65,000 $65,000
Trust and Agency........................................ $788,798 $788,798
Dedicated Special Revenue........................ $26,723,195 $26,832,383
Federal Trust........................................ $45,248 $45,248

ITEM 299.

Pre-Trial, Trial, and Appellate Processes (32100).............. $11,943,491 $14,243,440
Reimbursements for Medical Services Related to Involuntary Mental Commitments (32107)........ $11,943,491 $14,243,440

Fund Sources: General.................................... $11,943,491 $14,243,440

Authority: § 37.2-809, Code of Virginia.

A. Any balance, or portion thereof, in Reimbursements for Medical Services Related to Involuntary Mental Commitments (32107), may be transferred between Items 40, 41, 42, and 298 as needed, to address any deficits incurred for Involuntary Mental Commitments by the Supreme Court or the Department of Medical Assistance Services.

B. Out of this appropriation, payments may be made to licensed health care providers for medical screening and assessment services provided to persons with mental illness while in emergency custody pursuant to § 37.2-808, Code of Virginia.

C. To the extent that the appropriation in this Item is insufficient, the Department of Planning and Budget shall transfer general fund appropriation from Items 300, 301, and 303 to this Item, if available.

D. The Director of the Department of Medical Assistance Services, in consultation with the Commissioner of the Department of Behavioral Health and Developmental Services, shall review the current rate that is paid for medical costs associated with involuntary mental health commitments. The review shall assess whether the current rate paid for medical services is adequate to serve individuals who may require highly specialized staffing and treatment needs while under detention. The director shall report his findings and recommendations to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2014.

ITEM 300.

Financial Assistance for Health Research (40700)........ $48,810,945 $48,810,945
Grants for Improving the Quality of Health Services (40703)............................................................... $48,810,945 $48,810,945

Fund Sources: Federal Trust................................ $48,810,945 $48,810,945


Reimbursements for Medical Services Provided Under the Family Access to Medical Insurance Security Plan (44602)................................................................. $201,621,866 $212,369,211

ITEM 298.

Grants for Improving the Quality of Health Services (40703)............................................................... $48,810,945 $48,810,945

Fund Sources: Federal Trust................................ $48,810,945 $48,810,945

ITEM 300.

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<td>Fund Sources: General</td>
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<td>Dedicated Special Revenue</td>
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<td>Federal Trust</td>
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Authority: Title 32.1, Chapter 13, Code of Virginia; Title XXI, Social Security Act, Federal Code.

A. Pursuant to Chapter 679, Acts of Assembly of 1997, the State Corporation Commission shall annually, on or before June 30, 1998, and each year thereafter, calculate the premium differential between: (i) 0.75 percent of the direct gross subscriber fee income derived from eligible contracts and (ii) the amount of license tax revenue generated pursuant to subdivision A 4 of § 58.1-2501 for the immediately preceding taxable year and notify the Comptroller of the Commonwealth to transfer such amounts to the Family Access to Medical Insurance Security Plan Trust Fund as established on the books of the State Comptroller.

B. As a condition of this appropriation, revenues from the Family Access to Medical Insurance Security Plan Trust Fund, shall be used to match federal funds for the Children's Health Insurance Program.

C. Every eligible applicant for health insurance as provided for in Title 32.1, Chapter 13, Code of Virginia, shall be enrolled and served in the program.

D. To the extent that appropriations in this Item are insufficient, the Department of Planning and Budget shall transfer general fund appropriation from Items 301 and 303, if available, into this Item, to be used as state match for federal Title XXI funds.

E. The Department of Medical Assistance Services shall make the monthly capitation payment to managed care organizations for the member months of each month in the first week of the subsequent month.

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

301. Medicaid Program Services (45600)......................... $8,434,331,435 $8,661,642,748
Reimbursements to State-Owned Mental Health and Intellectual Disabilities Facilities (45607)....................... $195,323,559 $151,502,743
Reimbursements for Behavioral Health Services (45608)....................................................... $714,458,456 $737,933,976
Reimbursements for Medical Services (45609).................... $5,615,790,120 $5,874,808,569
Reimbursements for Long-Term Care Services (45610)......................... $1,908,759,300 $1,897,397,460

Fund Sources: General................................................. $3,877,123,130 $4,043,108,604
Dedicated Special Revenue.......................... $375,991,838 $366,283,980
Federal Trust............................................... $4,181,216,467 $4,252,250,164

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

A. Out of this appropriation, $97,661,780 the first year and $75,751,372 the second year from the general fund and $97,661,779 the first year and $75,751,371 the second year from the federal trust fund is provided for reimbursement to the institutions within the Department of Behavioral Health and Developmental Services.
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B.1. Included in this appropriation is $76,612,053 the first year and $81,232,654 the second year from the general fund and $91,856,828 the first year and $99,297,231 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.

2. Included in this appropriation is $42,628,181 the first year and $42,875,083 the second year from the general fund and $53,760,229 the first year and $56,391,794 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.

3. The general fund amounts for the state teaching hospitals have been reduced to mirror the general fund impact of no inflation for inpatient services in FY 2015 and FY 2016 for private hospitals reflected in paragraph CCC. 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.

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 HMO discharges for Type One hospitals and to increase the adjustment factor 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.

C.1. The estimated revenue for the Virginia Health Care Fund is $375,991,838 the first year and $366,283,980 the second year, to be used pursuant to the uses stated in §32.1-367, Code of Virginia.

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.

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.

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.

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

2. The director shall promulgate such regulations as may be necessary to implement those programs which may be permitted by Titles XIX and XXI of the Social Security Act, in 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 long-term 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 from Item 300 and 303, if available, to be used as state match for federal Title IX funds.

H. It is the intent of the General Assembly that the medically needy income limits for the Medicaid 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.

J. The Department of Medical Assistance Services shall establish a program to more effectively manage those Medicaid recipients who receive the highest cost care. To implement the program, the department shall establish uniform criteria for the program, including criteria for the high cost recipients, providers and reimbursement, service limits, assessment and authorization limits, utilization review, quality assessment, appeals and other such criteria as may be deemed necessary to define the program. The department shall seek any necessary approval from the Centers for Medicare and Medicaid Services, and shall promulgate such 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 reimbursement thereof. The Department of Medical Assistance Services shall report its efforts to expand dental services to the Chairmen of the House Appropriations and Senate Finance Committees and the Department of Planning and Budget by December 15 each year.

L. The Department of Medical Assistance Services shall not require dentists who agree to participate in the delivery of Medicaid pediatric dental care services, or services provided to enrollees in the Family Access to Medical Insurance Security (FAMIS) Plan or any variation of FAMIS, to also deliver services to subscribers enrolled in commercial plans of the managed care vendor, unless the dentist is a willing participant in the commercial managed care plan.

M. The Department of Medical Assistance Services shall implement continued enhancements to the drug utilization review (DUR) program. The department shall continue the Pharmacy Liaison Committee and the DUR Board. The department shall continue to work with the Pharmacy Liaison Committee to implement initiatives for the promotion of cost-effective services delivery as may be appropriate. The department shall report on the Pharmacy Liaison Committee’s and the DUR Board’s activities 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 December 15 each year of the biennium.
N.1. The Department of Medical Assistance Services shall have the authority to seek federal approval of changes to its MEDALLION waiver and its Medallion II waiver.

2. In order to conform the state regulations to the federally approved changes and to implement the provisions of this act, the department shall promulgate emergency regulations to become effective within 280 days or less from the enactment of this act. The department shall implement these necessary regulatory changes to be consistent with federal approval of the waiver changes.

O.1. The Department of Medical Assistance Services shall develop and pursue cost saving strategies internally and with the cooperation of the Department of Social Services, Virginia Department of Health, Office of the Attorney General, Comprehensive Services Act program, Department of Education, Department of Juvenile Justice, Department of Behavioral Health and Developmental Services, Department for Aging and Rehabilitative Services, Department of the Treasury, University of Virginia Health System, Virginia Commonwealth University Health System Authority, Department of Corrections, federally qualified health centers, local health departments, local school divisions, community service boards, local hospitals, and local governments, that focus on optimizing Medicaid claims and cost recoveries. Any revenues generated through these activities shall be transferred to the Virginia Health Care Fund to be used for the purposes specified in this Item.

2. The Department of Medical Assistance Services shall retain the savings necessary to reimburse a vendor for its efforts to implement paragraph O.1. of this Item. However, prior to reimbursement, the department shall identify for the Secretary of Health and Human Resources each of the vendor's revenue maximization efforts and the manner in which each vendor would be reimbursed. No reimbursement shall be made to the vendor without the prior approval of the above plan by the Secretary.

P. The Department of Medical Assistance Services shall have the authority to pay contingency fee contractors, engaged in cost recovery activities, from the recoveries that are generated by those activities. All recoveries from these contractors shall be deposited to a special fund. After payment of the contingency fee any prior year recoveries shall be transferred to the Virginia Health Care Fund. The Director, Department of Medical Assistance Services, shall report to the Chairmen of the House Appropriations and Senate Finance Committees the increase in recoveries associated with this program as well as the areas of audit targeted by contractors by November 1 each year.

Q. The Department of Medical Assistance Services in cooperation with the State Executive Council, shall provide semi-annual training to local Comprehensive Services Act 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.

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

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 and Therapeutics Committee shall be composed of 8 to 12 members, including the Commissioner, Department of Behavioral Health and Developmental Services, or his designee. Other members shall be selected or approved by the department. The membership shall include a ratio of physicians to pharmacists of 2:1 and the department shall ensure that at least one-half of the physicians and pharmacists are either direct providers or are employed with organizations that serve recipients for all segments of the Medicaid population. Physicians on the committee shall be licensed in Virginia, one of whom shall be a psychiatrist, and one of whom specializes in care for the aging. Pharmacists on the committee shall be licensed in Virginia, one of whom shall have clinical expertise in mental health drugs, 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 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 the preferred drug list; (iii) appropriate exclusions for medications, including atypical anti-psychotics, used for the treatment of serious mental illnesses such as bi-polar disorders, schizophrenia, and depression; (iv) appropriate exclusions for medications used for the treatment of brain disorders, cancer and HIV-related conditions; (v) appropriate exclusions for therapeutic classes in which there is only one drug in the therapeutic class or there is very low utilization, or for which it is not cost-effective to include in the Preferred Drug List program; and (vi) appropriate grandfather clauses when prior authorization would interfere with established complex drug regimens that have proven to be clinically effective. In developing and maintaining the preferred drug list, the cost effectiveness of any given drug shall be considered only after it is determined to be safe and clinically effective.

b. The Pharmacy and Therapeutics Committee shall schedule meetings at least semi-annually and may meet at other times at the discretion of the chairperson and members. At the meetings, the Pharmacy and Therapeutics committee shall review any drug in a class subject to the Preferred Drug List that is newly approved by the Federal Food and Drug Administration, provided there is at least thirty (30) days notice of such approval prior to the date of the quarterly meeting.

3. The department shall establish a process for acting on the recommendations made by the Pharmacy and Therapeutics Committee, including documentation of any decisions which deviate from the recommendations of the committee.

4. The Preferred Drug List program shall include provisions for (i) the dispensing of a 72-hour emergency supply of the prescribed drug when requested by a physician and a dispensing fee to be paid to the pharmacy for such supply; (ii) prior authorization decisions to 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 the department; and (iv) consumer and provider education, training and information regarding the Preferred Drug List prior to implementation, and ongoing communications to include computer access to information and multilingual material.

5. The Preferred Drug List program shall generate savings as determined by the department that are net of any administrative expenses to implement and administer the program.

6. Notwithstanding § 32.1-331.12 et seq., Code of Virginia, to implement these changes, the Department of Medical Assistance Services shall promulgate emergency regulations to become effective within 280 days or less from the enactment of this act. With respect to such state plan amendments and regulations, the provisions of § 32.1-331.12 et seq., Code of Virginia, shall not apply. In addition, the department shall work with the Department of Behavioral Health and Development Services to consider utilizing a Preferred Drug List program for its non-Medicaid clients.

7. The Department of Medical Assistance Services shall (i) continually review utilization of behavioral health medications under the State Medicaid Program for Medicaid recipients; and (ii) ensure appropriate use of these medications according to federal Food and Drug Administration (FDA) approved indications and dosage levels. The department may also require retrospective clinical justification according to FDA approved indications and dosage levels for the use of multiple behavioral health drugs for a Medicaid patient. For individuals 18 years of age and younger who are prescribed three or more behavioral health drugs, the department may implement clinical edits that target inefficient, ineffective, or potentially harmful prescribing patterns in accordance with FDA-approved indications and dosage levels.

8. The Department of Medical Assistance Services shall ensure that in the process of developing the Preferred Drug List, the Pharmacy and Therapeutics Committee considers the value of including those prescription medications which improve drug regimen compliance, reduce medication errors, or decrease medication abuse through the use of medication delivery systems that include, but are not limited to, transdermal and injectable delivery systems.
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.

2. In developing the specialty drug program to implement appropriate care management and control drug expenditures, the department shall contract with a vendor who will develop a methodology for the reimbursement and utilization through appropriate case management of specialty drugs and distribute the list of specialty drug rates, authorized drugs and utilization guidelines to medical and pharmacy providers in a timely manner prior to the implementation of the specialty drug program and publish the same on the 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.

4. The department shall: (i) review, update and publish the list of authorized specialty drugs, utilization guidelines, and rates at least quarterly; (ii) implement and maintain a procedure to revise the list or modify specialty drug program utilization guidelines and rates, consistent with changes in the marketplace; and (iii) provide an administrative appeals procedure to allow dispensing or prescribing provider to contest the listed specialty drugs and rates.

5. The department shall report on savings and quality improvements achieved through the implementation measures for the specialty drug program to the Chairmen of the House Appropriations and Senate Finance Committees, the Joint Commission on Health Care, and the Department of Planning and Budget by November 1 of each year.

6. The department shall have authority to enact emergency regulations under § 2.2-4011 of the Administrative Process Act to effect these provisions.

T.1. The Department of Medical Assistance Services shall reimburse school divisions who 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.

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

U. In the event that the Department of Medical Assistance Services decides to contract for pharmaceutical benefit management services to administer, develop, manage, or implement Medicaid pharmacy benefits, 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.

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.

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

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

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 accordance with the State Plan for Medical Assistance, the provisions of § 2.2-4019, Code of Virginia, and applicable federal law. The informal fact-finding conference decision shall be issued within 180 days of the receipt of the appeal request. If the agency does not render an informal fact-finding conference decision within 180 days of the receipt of the appeal request, the decision is deemed to be in favor of the provider. An appeal of the director's informal fact-finding conference decision concerning provider reimbursement shall be heard in accordance with § 2.2-4020 of the Administrative Process Act (§ 2.2-4020 et seq.) and the State Plan for Medical Assistance provided for in § 32.1-325, Code of Virginia. Once a final agency case decision has been made, the director shall undertake full recovery of such overpayment whether or not the provider disputes, in whole or in part, the informal fact-finding conference decision or the final agency case decision. Interest charges on the unpaid balance of any overpayment shall accrue pursuant to § 32.1-313, Code of Virginia, from the date the Director's agency case decision becomes final.

Y. Any hospital that was designated a Medicare-dependent small rural hospital, as defined in 42 U.S.C. §1395ww (d) (5) (G) (iv) prior to October 1, 2004, shall be designated a rural hospital pursuant to 42 U.S.C. §1395ww (d) (8) (ii) (II) on or after September 30, 2004.

Z. The Department of Medical Assistance Services shall implement one or more Program for All Inclusive Care for the Elderly (PACE) programs.

AA. The Department of Medical Assistance Services shall amend its State Plan for Medical Assistance Services to develop and implement a regional model for the integration of acute and long-term care services. This model would be offered to elderly and disabled clients on a mandatory basis. The department shall promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

BB.1. Contingent upon approval by the Centers for Medicare and Medicaid Services as part of the Money Follows the Person demonstration grant, the Department of Medical Assistance Services shall seek federal approval for necessary changes to home and community-based 1915(c) waivers to allow individuals transitioning from institutions to receive care in the community. The Department of Medical Assistance Services shall promulgate any necessary emergency regulations within 280 days or less from the enactment date of this act.

2. The Department of Medical Assistance Services shall amend the Individual and Family Developmental Disabilities Support (DD) Waiver to add up to 30 new slots (up to 15 each fiscal year) and the Intellectual Disabilities (ID) Waiver to add up to 220 new slots (up to 110
ITEM 301. each fiscal year) which will be reserved for individuals transitioning out of institutional settings through the Money Follows the Person Demonstration. The Department of Medical Assistance Services shall seek federal approval for necessary changes to the DD and ID waiver applications to add the additional slots.

CC. The Department of Medical Assistance Services shall have the authority to implement prior authorization and utilization review for community-based mental health services for children and adults. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

DD. The Department of Medical Assistance Services shall delay the last quarterly payment of certain quarterly amounts paid to hospitals, from the end of each state fiscal year to the first quarter of the following year. Quarterly payments that shall be delayed from each June to each July shall be Disproportionate Share Hospital payments, Indirect Medical Education payments, and Direct Medical Education payments. The department shall have the authority to implement this reimbursement change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

EE. The Department of Medical Assistance Services shall make the monthly capitation payment to managed care organizations for the member months of each month in the first week of the subsequent month. The department shall have the authority to implement this reimbursement schedule change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

FF. In every June the remittance that would normally be paid to providers on the last remittance date of the state fiscal year shall be delayed one week longer than is normally the practice. This change shall apply to the remittances of Medicaid and FAMIS providers. This change does not apply to providers who are paid a per-month capitation payment. The department shall have the authority to implement this reimbursement change effective upon passage of this act, and prior to the completion of any regulatory process undertaken in order to effect such change.

GG. Upon approval by the Centers for Medicare and Medicaid Services of the application for renewal of the Intellectual Disabilities Waiver, expeditious implementation of any revisions shall be deemed an emergency situation pursuant to § 2.2-4002 of the Administrative Process Act. Therefore, to meet this emergency situation, the Department of Medical Assistance Services shall promulgate emergency regulations to implement the provisions of this act.

HH. 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.

II. The Department of Medical Assistance Services shall impose an assessment equal to 5.5 percent of revenue on all ICF-MR 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.

JJ. The Department of Medical Assistance Services shall make programmatic changes in the provision of Intensive In-Home services and Community Mental Health services 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 of Medical Assistance Services shall promulgate regulations to implement these changes within 280 days or less from the enactment date of this act.

KK. Notwithstanding Chapters 228 and 303 of the 2009 Virginia Acts of Assembly and §32.1-323.2 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 Developmental Disabilities and Support Medicaid Waiver other than those slots authorized to specifically support the Money Follows the Person Demonstration, individuals who are exiting state institutions, any slots authorized under Chapters 724 and 729 of the 2011 Virginia Acts of Assembly or §37.2-319, Code of Virginia, or authorized elsewhere in this act.
LL. The Department of Medical Assistance Services shall not adjust rates or the rate ceiling of residential psychiatric facilities for inflation.

MM. The Department of Medical Assistance Services shall have the authority to modify reimbursement for Durable Medical Equipment for incontinence supplies based on competitive bidding subject to approval by the Centers for Medicare and Medicaid Services (CMS). The department shall have the authority to promulgate regulations to become effective within 280 days or less from the enactment of this act.

NN. 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.

OO. The Department of Medical Assistance Services shall seek federal authority through the necessary waiver(s) and/or State Plan authorization under Titles XIX and XXI of the Social 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 coordination shall be based on the principles of shared financial risk such as shared savings, performance benchmarks or risk and improving the value of care delivered by measuring outcomes, enhancing quality, and monitoring expenditures. The department shall engage stakeholders, including beneficiaries, advocates, providers, and health plans, during the development and implementation of the care coordination projects. Implementation shall include specific requirements for data collection to ensure the ability to monitor utilization, quality of care, outcomes, costs, and cost savings. The department shall report by November 1 of each year to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees detailing implementation progress including, but not limited to, the number of individuals enrolled in care coordination, the geographic areas, populations and services affected and cost savings achieved. Unless otherwise delineated, 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. The intent of this Item may be achieved through several steps, including, but not limited to, the following:

a. In fulfillment of this item, the department may seek federal authority to implement a care coordination program for Elderly or Disabled with Consumer Direction (EDCD) waiver participants effective October 1, 2011. This service would be provided to adult EDCD waiver participants 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 of this act.

b. In fulfillment of this item, the department may seek federal authority through amendments to the State Plan under Title XIX of the Social Security Act, and any necessary waivers, to allow individuals enrolled in Home and Community Based Care (HCBC) waivers to also be enrolled in contracted Medallion II managed care organizations for the purposes of receiving acute and medical care services. The department shall have authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

c. In fulfillment of this item, the department and the Department of Behavioral Health and Developmental Services, in collaboration with the Community Services Boards and in consultation with appropriate stakeholders, shall develop a blueprint for the development and implementation of a care coordination model for individuals in need of behavioral health services not currently provided through a managed care organization. The overall goal of the project is to improve the value of behavioral health services purchased by the Commonwealth of Virginia without compromising access to behavioral health services for vulnerable populations. Targeted case management services will continue to be the responsibility of the Community Services Boards. The blueprint shall: (i) describe the steps for development and implementation of the program model(s) including funding, populations served, services provided, timeframe for program implementation, and education of clients and providers; (ii) set the criteria for medical necessity for community mental health rehabilitation services; and (iii) include the following principles:

1. Improves value so that there is better access to care while improving equity.
2. Engages consumers as informed and responsible partners from enrollment to care delivery.

3. Provides consumer protections with respect to choice of providers and plans of care.

4. Improves satisfaction among providers and provides technical assistance and incentives for quality improvement.

5. Improves satisfaction among consumers by including consumer representatives on provider panels for the development of policy and planning decisions.

6. Improves quality, individual safety, health outcomes, and efficiency.

7. Develops direct linkages between medical and behavioral services in order to make it easier for consumers to obtain timely access to care and services, which could include up to full integration.

8. Builds upon current best practices in the delivery of behavioral health services.

9. Accounts for local circumstances and reflects familiarity with the community where services are provided.

10. Develops service capacity and a payment system that reduces the need for involuntary commitments and prevents default (or diversion) to state hospitals.

11. Reduces and improves the interface of vulnerable populations with local law enforcement, courts, jails, and detention centers.

12. Supports the responsibilities defined in the Code of Virginia relating to Community Services Boards and Behavioral Health Authorities.

13. Promotes availability of access to vital supports such as housing and supported employment.

14. Achieves cost savings through decreasing avoidable episodes of care and hospitalizations, strengthening the discharge planning process, improving adherence to medication regimens, and utilizing community alternatives to hospitalizations and institutionalization.

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

16. Requires standardized data collection, outcome measures, customer satisfaction surveys, and reports to track costs, utilization of services, and outcomes. Performance data should be explicit, benchmarked, standardized, publicly available, and validated.

17. Provides actionable data and feedback to providers.

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.

e.1. The department may seek the necessary waiver(s) and/or State Plan authorization under Title XIX of the Social Security Act to develop and implement a care coordination model for individuals dually eligible for services under both Medicare and Medicaid. The Director of the Department of Medical Assistance Services, in consultation with the Secretary of Health and Human Resources, shall establish a stakeholder advisory committee to support implementation of dual-eligible care coordination systems. The advisory committee shall support the dual-eligible initiatives by identifying care coordination and quality improvement priorities.
### Item 301.

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assisting in securing analytic and care management support resources from federal, private and other sources and helping design and communicate performance reports. The advisory committee shall include representation from health systems, health plans, long-term care providers, health policy researchers, physicians, and others with expertise in serving the aged, blind, and disabled, and dual-eligible populations. 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.

2. There is hereby created in the state treasury a special nonreverting fund to be known as the Commonwealth Coordinated Care Pay for Performance Fund, hereafter referred to as the "fund." The fund shall be established on the books of the Comptroller and any moneys remaining in the Fund at the end of each fiscal year shall not revert to the general fund but shall remain in the fund. Moneys deposited to the fund shall be used solely for bonus payments to managed care organizations participating in the Commonwealth Coordinated Care program that meet the performance criteria of the pay for performance program specified in paragraph OO.e.1.

3. The department is authorized to implement a quality withhold program in the context of the initiative implemented pursuant to OO.e.1. Quality withhold funds, withheld from health plan capitation payments, shall be deposited in the fund created pursuant to OO.e.2. At the time and in the amounts determined by DMAS and Centers for Medicare and Medicaid Services, DMAS shall be authorized to make payments from the fund to health plans that meet quality performance measures stipulated in the Memorandum of Understanding and contract with health plans entered into pursuant to OO.e.1. Funds deposited in the fund may be used only for such payments.

4. The Department of Planning and Budget in collaboration with the Department of Medical Assistance services shall transfer general fund appropriation withheld from funds set aside in connection with a pay for performance program related to the dual eligible initiative pursuant to paragraph OO.e.1., to the fund.

PP. 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.

QQ. The Department of Medical Assistance Services, in consultation with the appropriate stakeholders, shall seek federal authority to implement a pricing methodology to modify or replace the current pricing methodology for pharmaceutical products as defined in 12 VAC 30-80-40, including the dispensing fee, with an alternative methodology that is budget neutral or that creates cost savings. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

RR. The Department of Medical Assistance Services shall make programmatic changes to the recipient utilization (Client Medical Management) program in order ensure appropriate utilization, prevent abuse, and promote improved and cost efficient medical management of essential Medicaid client health care. The department shall consider all available options including, but not limited to, utilization review, program criteria, and client enrollment. The Department of Medical Assistance Services shall promulgate regulations to implement these changes within 280 days or less from the enactment date of this act.

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

UU. 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.

VV. The Department of Medical Assistance Services (DMAS) shall have the authority to amend the State Plan for Medical Assistance to enroll and reimburse freestanding birthing centers accredited by the Commission for the Accreditation of Birthing Centers. Reimbursement shall be based on the Enhanced Ambulatory Patient Group methodology applied in a manner similar to the reimbursement methodology for ambulatory surgery centers. 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.

WW. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to pay Medicare rates for primary care services performed by primary care physicians as mandated in §1202 of the federal Health Care and Education Reconciliation Act of 2010 (“HCERA”; P.L. 111-152). Primary care services are defined as certain evaluation and management (E&M) services and services related to immunization administration for vaccines and toxoids. Eligible physicians are defined as physicians with a primary specialty designation of family medicine, general internal medicine, or pediatric medicine. The department shall have the authority to establish procedures to determine which providers meet the criteria. The rate increase shall be effective for a two-year period with dates of service beginning January 1, 2013, through December 31, 2014. As prescribed in HCERA, the department shall claim 100 percent federal matching funds for the difference in payments between the Medicaid fee schedule effective July 1, 2009, and the Medicare rate effective January 1, 2013. HCERA also mandates that the increase be applied to Managed Care services. The department shall have authority to implement these reimbursement changes, and consistent with the federal rule implementing § 1202 of HCERA and State Plan Amendment approved by the Centers for Medicare and Medicaid Services.

XX.1. In response to the unfavorable outcome to an appeal by the Department of Medical Assistance Services in federal court regarding reimbursement for services furnished to Medicaid members in a residential treatment center or freestanding psychiatric hospital, the department shall revise reimbursement for services furnished Medicaid members in residential treatment centers and freestanding psychiatric hospitals to include professional, pharmacy and other services to be reimbursed separately as long as the services are in the plan of care developed by the residential treatment center or the freestanding psychiatric hospital and arranged by the residential treatment center or the freestanding psychiatric hospital. The department shall require residential treatment centers to include all services in the plan of care needed to meet the member’s physical and psychological well-being while in the facility but may also include services in the community or as part of an emergency.

2. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days from the enactment of this act.

YY. The Department of Medical Assistance Services may seek federal authority through amendments to the State Plans under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to allow foster care children, on a regional basis to be determined by the department, to be enrolled in Medicaid managed care (Medallion II). The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment date of this act.
The Department of Medical Assistance Services shall have the authority to amend the State Plans under Title XIX and Title XXI of the Social Security Act in order to comply with the mandated provider screening provisions of the federal Affordable Care Act (P.L. 111-148 and 111-152). The department shall have authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment of this act.

The department may seek federal authority through amendments to the State Plans under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to develop and implement programmatic and system changes that allow expedited enrollment of Medicaid eligible recipients into Medicaid managed care, most importantly for pregnant women. The department shall have the authority to promulgate emergency regulations to implement this amendment within 280 days or less from the enactment date of this act.

The Department of Medical Assistance Services, related to appeals administered by and for the department, shall have authority to amend regulations to:

i. Utilize the method of transmittal of documentation to include email, fax, courier, and electronic transmission.

ii. Clarify that the day of delivery ends at normal business hours of 5:00 pm.

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

vi. Clarify the time requirement for commencement of the formal administrative hearing.

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.

The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to eliminate hospital inflation for FY 2015 and FY 2016. This shall apply to inpatient hospital operating rates (including long-stay and freestanding psychiatric), graduate medical education (GME) payments and disproportionate share hospital (DSH) payments. Similar reductions shall be made to the general fund share for Type One hospitals as reflected in Item 301 B. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

The Department of Medical Assistance Services shall amend the 1915 (c) home- and community-based Intellectual Disabilities waiver to add 115 slots effective July 1, 2014 and an additional 410 slots effective July 1, 2015.

The Department of Medical Assistance Services shall amend the Individual and Family Developmental Disabilities Support (DD) waiver to add 15 new slots effective July 1, 2014 and an additional 40 slots effective July 1, 2015. The Department of Medical Assistance Services shall seek federal approval for necessary changes to the DD waiver to add the additional slots.
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FFF. 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.

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

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

2. The department shall report by November 1 of each year to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget detailing implementation progress of the financial alignment demonstration. This report shall include, but is not limited to, costs of implementation, projected cost savings, number of individuals enrolled, and any other implementation issues that arise.

III. Effective July 1, 2013, the Department of Medical Assistance Services shall have the authority, to establish a 25 percent higher reimbursement rate for congregate residential services for individuals with complex medical or behavioral needs currently residing in an institution and unable to transition to integrated settings in the community due to the need for services that cannot be provided within the maximum allowable rate, or individuals whose needs present imminent risk of institutionalization and enhanced waiver services are needed beyond those available within the maximum allowable rate. The department shall have authority to promulgate regulations to implement this change within 280 days or less from the enactment of this act.

JJJ. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to convert the current cost-based payment methodology for nursing facility operating rates in 12 VAC 30-90-41 to a price-based methodology effective July 1, 2014. The new price-based payment methodology shall be implemented in a budget neutral manner.

1. The department shall calculate prospective operating rates for direct and indirect costs in the following manner:

a. The department shall calculate the cost per day in the base year for direct and indirect operating costs for each nursing facility. The department shall use existing definitions of direct and indirect costs.
The initial base year for calculating the cost per day is cost reports ending in calendar year 2011. The department shall rebase prices in fiscal year 2018 and every three years thereafter using the most recent reliable calendar year cost-settled cost reports for freestanding nursing facilities that have been completed as of September 1.

c. Each nursing facility’s direct cost per day shall be neutralized by dividing the direct cost per day by the raw Medicaid facility case-mix that corresponds to the base year by facility.

d. Costs per day shall be inflated to the midpoint of the fiscal year rate period using the moving average Virginia Nursing Home inflation index for the 4th quarter of each year (the midpoint of the fiscal year). Costs in the 2011 base year shall be inflated from the 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 based on the last available report prior to the beginning of the fiscal year and corrected for any revisions to prior year inflation.

e. Prices will be established for the following peer groups using a combination of Medicare wage regions and Medicaid rural and bed size modifications based on similar costs.

1) Direct Peer groups
   - Northern Virginia MSA
   - Other MSAs
   - Northern Rural
   - Southern Rural

2) Indirect Peer Groups
   - Northern Virginia MSA
   - Rest of State - Greater than 60 Beds
   - Other MSAs
   - Northern Rural
   - Southern Rural
   - Rest of State - 60 Beds or Less

f. The price for each peer group shall be based on the following adjustment factors:

1) Direct - 105 percent of the peer group day-weighted median neutralized and inflated cost per day for freestanding nursing facilities.

2) Indirect - 100.7 percent of the peer group day-weighted median inflated cost per day for freestanding nursing facilities.

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 current RUG grouper applicable to the base year.

2) The department shall utilize RUG-III 34 groups and weights in fiscal year 2015 for claim payments.

3) Beginning in fiscal year 2016, the department may elect to implement RUG-IV 48 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 year data from calendar year 2011 inflated to the rate year. Based on a four-year transition, the rate will be based on the following blend:

1) Fiscal year 2015 - 25 percent of the price-based rate and 75 percent of the cost-based rate.

2) Fiscal year 2016 - 50 percent of the price-based rate and 50 percent of the cost-based rate.

3) Fiscal year 2017 - 75 percent of the price-based rate and 25 percent of the cost-based rate.

4) Fiscal year 2018 - 100 percent of the price-based (fully implemented).

During the first transition year for the period July 1, 2014 through October 31, 2014, DMAS shall case-mix adjust each direct cost component of the rates using the average facility case-mix from the two most recent finalized quarters (September and December 2013) instead of adjusting this component claim by claim.

Cost-based rates to be used in the transition for facilities without cost data in the base year but placed in service prior to July 1, 2013 shall be determined based on the most recently settled cost data. If there is no settled cost report at the beginning of a fiscal year, then 100 percent of the price-based rate shall be used for that fiscal year. Facilities placed in service after June 30, 2013 shall be paid 100 percent of the price-based rate.

2. Prospective capital rates shall be calculated in the following manner.

a. Fair rental value per diem rates for the fiscal year shall be calculated for all freestanding nursing facilities based on the prior calendar year information aged to the fiscal year and using RS Means factors and rental rates corresponding to the fiscal year. There will be no separate calculation for beds subject to and not subject to transition.

b. The department shall develop a procedure for mid-year fair rental value per diem rate changes for nursing facilities that put into service a major renovation or new beds. A major renovation shall be defined as an increase in capital of $3,000 per bed. The nursing facility shall submit complete pro forma documentation at least 60 days prior to the effective date and the new rate shall be effective at the beginning of the month following the end of the 60 days.
The provider shall submit final documentation within 60 days of the new rate effective date and the department shall review final documentation and modify the rate if necessary effective 90 days after the implementation of the new rate. No mid-year rate changes shall be made for an effective date after April 30 of the fiscal year.

c. Effective July 1, 2014, the rental rate shall be 8.0 percent.

d. These FRV changes shall also apply to specialized care facilities.

e. The capital per diem rate for hospital-based nursing facilities shall be the last settled capital per diem.

3. Prospective Nurse Aide Training and Competency Evaluation Programs (NATCEP) rates shall be the Medicaid per diem rate in the base year inflated to the rate year based on inflation used in the operating rate calculations.

4. A prospective rate for criminal records checks shall be the per diem rate in the base year.

5. The department shall have the authority to implement these payment changes effective July 1, 2014 and prior to completion of any regulatory process in order to effect such changes.

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

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

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

OOO. Effective July 1, 2013, the Department of Medical Assistance Services shall establish a Medicaid Physician and Managed Care Liaison Committee including, but not limited to, representatives from the following organizations: the Virginia Academy of Family Physicians; the American Academy of Pediatrics - Virginia Chapter; the Virginia College of Emergency Physicians; the American College of Obstetrics and Gynecology - Virginia Section; Virginia Chapter, American College of Radiology; the Psychiatric Society of Virginia; the Virginia Medical Group Management Association; and the Medical Society of Virginia. The committee shall also include representatives from each of the department’s 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 of quality, cost-effective health care initiatives, to identify means to increase provider participation in the Medicaid program, to remove administrative obstacles to quality, cost-effective patient care, and to address other matters as raised by the department or members of the committee.
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.

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

QQQ. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to calculate an indirect medical education (IME) factor for Virginia freestanding children’s hospitals with greater than 50 percent Medicaid utilization in 2009. Total payments for IME in combination with other payments for freestanding children’s hospitals with greater than 50 percent Medicaid utilization in 2009 may not exceed the federal uncompensated care cost limit that disproportionate share hospital payments are subject to. The department shall have the authority to implement these reimbursement changes effective July 1, 2013, and prior to completion of any regulatory process undertaken in order to effect such change.

RRR. 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.

SSS. Effective July 1, 2013, the Department of Medical Assistance Services shall take the steps necessary to amend the Intellectual Disability Waiver and the Individual and Family Developmental Disabilities Support Waiver to change the unit of service for skilled and private duty nursing from the current one hour to one-quarter of an hour. The department shall implement this change using a methodology that is budget neutral.

TTT.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. This reform shall be implemented in three phases as outlined in paragraphs 2, 3 and 4. The department shall have authority to implement necessary changes when feasible after federal approval and prior to the completion of any regulatory process undertaken in order to effect such change.

2. In the first phase of reform, the Department of Medical Assistance Services shall continue currently authorized reforms of the Virginia Medicaid/FAMIS service delivery model that shall, at a minimum, include (i) implementation of a Medicare-Medicaid Enrollee (dual eligible) Financial Alignment demonstration as evidenced by a Memorandum of Understanding with the Centers for Medicare and Medicaid Services (CMS), signing of a three-way contract with CMS and participating plans, and approval of the necessary amendments to the State Plan for Medical Assistance and any waivers thereof; (ii) enhanced program integrity and fraud prevention efforts to include at a minimum: recovery audit contracting (RAC), data mining, service authorization, enhanced coordination with the Medicaid Fraud Control Unit (MFCU), and Payment Error Rate Measurement (PERM); (iii) inclusion of children enrolled in foster care in managed care; (iv) implementation of a new eligibility and enrollment information system for Medicaid and other social services; (v) improved access to Veterans services through creation of the Veterans Benefit Enhancement Program; and (vi) expedite the tightening of standards, services limits, provider qualifications, and licensure requirements for community behavioral health services.
3. In the second phase of reform, the Department of Medical Assistance Services shall implement value-based purchasing reforms for all recipients subject to a Modified Adjusted Gross Income (MAGI) methodology for program eligibility and any other recipient categories not excluded from the Medallion II managed care program. Such reforms shall, at a minimum, include the following: (i) the services and benefits provided are the types of services and benefits provided by commercial insurers and may include appropriate and reasonable limits on services such as occupational, physical, and speech therapy, and home care with the exception of non-traditional behavioral health and substance use disorder services; (ii) reasonable limitations on non-essential benefits such as non-emergency transportation are implemented; and (iii) patient responsibility is required including reasonable cost-sharing and active patient participation in health and wellness activities to improve health and control costs.

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

The second phase of reform shall also include administrative simplification of the Medicaid program through any necessary waiver(s) and/or State Plan authorization under Titles XIX and XXI of the Social Security Act and outline agreed upon parameters and metrics to provide maximum flexibility and expedited ability to develop and implement pilot programs to test innovative models that (i) leverage innovations and variations in regional delivery systems; (ii) link payment and reimbursement to quality and cost containment outcomes; or (iii) encourage innovations that improve service quality and yield cost savings to the Commonwealth. Upon federal approval, the department shall have authority to implement such pilot programs prior to the completion of the regulatory process.

4. In the third phase of reform, 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.

5. The Department of Medical Assistance Services shall provide a report to the Medicaid Innovation and Reform Commission on the specific waiver and/or State Plan changes that have been approved and status of implementing such changes, and associated cost savings or cost avoidance to Medicaid/FAMIS expenditures.

6.a. The Department shall seek the approval of the Medicaid Innovation and Reform Commission to amend the State Plan for Medicaid 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. If the Medicaid Innovation and Reform Commission determines that the conditions in paragraphs 2, 3, 4, and 5 have been met, then the Commission shall approve implementation of coverage for newly eligible individuals pursuant to 42 U.S.C. § 1396d(y)(1)[2010] of the Patient Protection and Affordable Care Act.

b. Upon approval by the Medicaid Innovation and Reform Commission, the department shall implement the provisions in paragraph 6.a. of this item by July 1, 2014, or as soon as feasible thereafter.

7.a. Contingent upon the expansion of eligibility in paragraph 6.a., there is hereby created in the state treasury a special nonreverting fund to be known as the Virginia Health Reform and Innovation Fund, hereafter referred to as the "Fund." The Fund shall be established on the books of the Comptroller and any moneys remaining in the Fund at the end of each fiscal year...
shall not revert to the general fund but shall remain in the Fund. For purposes of the Comptroller’s preliminary and final annual reports required by § 2.2-813, however, all deposits to and disbursements from the Fund shall be accounted for as part of the general fund of the state treasury.

b. The Director of the Department of Medical Assistance Services, in consultation with the Director of the Department of Planning and Budget, shall annually identify projected general fund savings attributable to enrollment of newly eligible individuals included in 42 U.S.C. § 1396d(y)(1)(2010) of the PPACA, including behavioral health services, inmate health care, and indigent care. Beginning with development of the fiscal year 2015 budget, these projected savings shall be reflected in reduced appropriations to the affected agencies and the amounts deposited into the Fund net of any appropriation increases necessary to meet resulting programmatic requirements of the Department of Medical Assistance Services. Beginning in fiscal year 2015, funding to support health innovations described in Paragraph 3 shall be appropriated from the Fund not to exceed $3.5 million annually. Funding shall be distributed through health innovation grants to private and public entities in order to reduce the annual rate of growth in health care spending or improve the delivery of health care in the Commonwealth. When the department, in consultation with the Department of Planning and Budget, determines that the general fund expenses incurred from coverage of newly eligible individuals included in 42 U.S.C. § 1396d(y)(1)(2010) of the PPACA exceed any associated savings, a percentage of the principle of the Fund as determined necessary by the department and the Department of Planning and Budget to cover the cost of the newly eligible population shall be reallocated to the general fund and appropriated to the department to offset the cost of this population. Principle shall be allocated on an annual basis for as long as funding is available.

8. 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 is modified through federal law or regulation from the methodology in effect on January 1, 2014, resulting in a reduction in federal medical assistance as determined by the department in consultation with the Department of Planning and Budget, the Department of Medical Assistance Services shall disenroll and eliminate coverage for individuals who obtained coverage through 42 U.S.C. § 1396d(y)(1)(2010) of the PPACA. The disenrollment process shall include written notification to affected Medicaid beneficiaries, Medicaid managed care plans, and other providers that coverage will cease as soon as allowable under federal law from the date the department is notified of a reduction in Federal Medical Assistance Percentage.

9. That 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, 2014.

UUU.1. The Director of the Department of Medical Assistance Services shall continue to make improvements in the provision of health and long-term care services under Medicaid/FAMIS that are consistent with evidence-based practices and delivered in a cost effective manner to eligible individuals.

2. In order to effect such improvements and ensure that reform efforts are cost effective relative to current forecasted Medicaid/FAMIS expenditure levels, the Department of Medical Assistance Services shall (i) develop a five-year consensus forecast of expenditures and savings associated with the Virginia Medicaid/FAMIS reform efforts by November 15 of each year in conjunction with the Department of Planning and Budget, and with input from the House Appropriations and Senate Finance Committees, and (ii) engage stakeholder involvement in meeting annual targets for quality and cost-effectiveness.

VVV. Effective July 1, 2014, the Department of Medical Assistance Services shall replace the AP-DRG grouper with the APR-DRG grouper for hospital inpatient reimbursement. The department shall develop budget neutral case rates and Virginia-specific weights for the APR-DRG grouper based on the FY 2011 base year. The department shall phase in the APR-DRG weights by blending in 50 percent of the full APR-DRG weights with 50 percent of FY 2014 AP-DRG weights in the first year and 75 percent of the full APR-DRG weights with 25 percent of the FY 2014 AP-DRG weights in the second year for each APR-DRG group and severity. FY 2014 AP-DRG weights shall be calculated as a weighted average FY 2014 AP-DRG weight for all claims in the base year that group to each APR-DRG group and
severity. Full APR-DRG weights shall be used in the third year and succeeding years for each APR-DRG group and severity. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

WWW.1. Effective July 1, 2014, the Department of Medical Assistance Services shall replace the current Disproportionate Share Hospital (DSH) methodology with the following methodology:

a) DSH eligible hospitals must have a total Medicaid Inpatient Utilization Rate equal to 14 percent or higher in the base year using Medicaid days eligible for Medicare DSH or a Low Income Utilization Rate in excess of 25 percent and meet other federal requirements. Eligibility for out of state cost reporting hospitals shall be based on total Medicaid utilization or on total Medicaid NICU utilization equal to 14 percent or higher.

b) Each hospital’s DSH payment shall be equal to the DSH per diem multiplied by each hospital’s eligible DSH days in a base year. Days reported in provider fiscal years in state FY 2011 will be the base year for FY 2015 prospective DSH payments. DSH will be recalculated annually with an updated base year. DSH payments are subject to applicable federal limits.

c) Eligible DSH days are the sum of all Medicaid inpatient acute, psychiatric and rehabilitation days above 14 percent for each DSH hospital subject to special rules for out of state cost reporting hospitals. Eligible DSH days for out of state cost reporting hospitals shall be the higher of the number of eligible days based on the calculation in the first sentence times Virginia Medicaid utilization (Virginia Medicaid days as a percent of total Medicaid days) or the Medicaid NICU days above 14 percent times Virginia NICU Medicaid utilization (Virginia NICU Medicaid days as a percent of total NICU Medicaid days). Eligible DSH days for out of state cost reporting hospitals who qualify for DSH but who have less than 12 percent Virginia Medicaid utilization shall be 50 percent of the days that would have otherwise been eligible DSH days.

d) Additional eligible DSH days are days that exceed 28 percent Medicaid utilization for Virginia Type Two hospitals (excluding Children’s Hospital of the Kings Daughters).

e) The DSH per diem shall be calculated in the following manner:

a. The DSH per diem for Type Two hospitals is calculated by dividing the total Type Two DSH allocation by the sum of eligible DSH days for all Type Two DSH hospitals. For purposes of DSH, Type Two hospitals do not include Children’s Hospital of the Kings Daughters (CHKD) or any hospital whose reimbursement exceeds its federal uncompensated care cost limit. The Type Two Hospital DSH allocation shall equal the amount of DSH paid to Type Two hospitals in state FY 2014 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.

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.

c. The DSH per diem for CHKD shall be three times the DSH per diem for Type Two hospitals.

d. The DSH per diem for Type One hospitals shall be 17 times the DSH per diem for Type Two hospitals.

2. Each year, the department shall determine how much Type Two DSH has been reduced as a result of the Affordable Care Act and adjust the percent of cost reimbursed for outpatient hospital reimbursement.

3. The department shall convene the Hospital Payment Policy Advisory Council at least once a year to consider additional changes to the DSH methodology.
4. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

XXX. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to pay rates for Durable Medical Equipment items subject to the Medicare competitive bidding program equal to the lower of the current DMERC minus 10 percent or the average of the Medicare competitive bid rates in Virginia markets. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

YYY. The Department of Medical Assistance Services shall have authority to amend the State Plans for Medical Assistance under Titles XIX and XXI of the Social Security Act, and any waivers thereof, to implement requirements of the federal Patient Protection and Affordable Care Act (PPACA), P.L. 111-148, as it pertains to implementation of Medicaid and CHIP eligibility determination and case management standards and practices, including the 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 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 regulatory process undertaken in order to effect such changes.

ZZZ. The Department of Medical Assistance Services (DMAS) shall not change the unit of service or rate of reimbursement for Mental Health Skill-Building Services (MHSS) until the 2015 General Assembly has reviewed the impact of the December 1, 2013 emergency regulations that changed the eligibility and service description for Mental Health Skill-Building Services. DMAS and the Department of Behavioral Health and Developmental Services shall jointly prepare a report to be delivered by November 1, 2014 to the Chairmen of the House Appropriations and Senate Finance Committees. The report shall document the impact of the MHSS regulations implemented on December 1, 2013 and shall include an assessment of the fiscal impact, consumer and family impact, service delivery impact, and impact upon other agencies and facilities in Virginia.

AAAA. 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.

BBBB. The Department of Medical Assistance Services shall have authority to amend its regulations, subject to the federal Centers for Medicare and Medicaid Services approval, to strengthen all program requirements and policies of the consumer-directed services programs to ensure the health, safety and welfare of Medicaid home- and community-based waiver enrollees. The department shall submit a detailed report on proposed regulatory changes to the consumer-directed services programs and the issues and problems the department is attempting to resolve. The department shall submit the report to the Director, Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees at least 30 days prior to beginning the regulatory process.

CCCC. Effective July 1, 2014, the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to reduce clinical laboratory fees by 12 percent. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to completion of any regulatory process in order to effect such changes.

DDDD.1. There is hereby appropriated sum-sufficient nongeneral funds for the Department of Medical Assistance Services (DMAS) to pay the state share of supplemental payments for qualifying private hospital partners of Type One hospitals (consisting of state-owned teaching hospitals) as provided in the State Plan for Medical Assistance Services. Qualifying private hospitals shall consist of any hospital currently enrolled as a Virginia Medicaid provider and owned or operated by a private entity in which a Type One hospital has a non-majority interest. The supplemental payments shall be based upon the reimbursement methodology established for such payments in Attachments 4.19-A and 4.19-B of the State Plan for Medical Assistance Services. DMAS shall enter into a transfer agreement with any Type One hospital whose private hospital partner qualifies for such supplemental payments, under which the Type One hospital shall provide the state share in order to match federal Medicaid funds for the
supplemental payments to the private hospital partner. The department shall have the authority to implement these reimbursement changes consistent with the effective date in the State Plan amendment approved by CMS and prior to completion of any regulatory process in order to effect such changes.

2. The Department of Medical Assistance Services shall promulgate regulations to make 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 supplemental payment shall be based on the difference between the average commercial rate approved by the Centers for Medicare and Medicaid Services (CMS) and the payments otherwise made to physicians. Funding for the state share for the Medicaid payments are authorized in Item 243. The department shall have the authority to implement these reimbursement changes consistent with the effective date in the State Plan amendment approved by CMS and prior to completion of any regulatory process in order to effect such changes.

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

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

FFFF. The Department of Medical Assistance Services shall have the authority to amend the 1915 (c) home- and community-based Elderly or Consumer-Direction (EDCD) waiver, Individual and Family Developmental Disabilities (ID) Support Waiver, Intellectual Disabilities (ID) waiver and Technology-Assisted (TECH) waiver, and associated regulations, to specify that transition services includes the first month's rent for qualified housing as an allowable cost. The department shall have authority to implement this reimbursement change effective July 1, 2014 and prior to the completion of any regulatory process undertaken in order to effect such changes.

GGGG. The Department of Medical Assistance Services shall have the authority to implement Section 1902(a)(10)(A)(i)(IX) of the federal Social Security Act to provide Medicaid benefits up until the age of 26 to individuals who are or were in foster care at least until the age of 18 in any state.

HHHH. 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.
III. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to eliminate nursing facility inflation for fiscal year 2016. This shall apply to nursing facility operating rates. 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.

JJJJ. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to eliminate inflation for outpatient rehabilitation agencies and home health agencies for FY 2015 and FY 2016. The department shall have the authority to implement these reimbursement changes effective July 1, 2014, and prior to the completion of any regulatory process in order to effect such changes.

KKKK. The Department of Medical Assistance Services shall assess and report on the impact of the requirement that nurses providing private duty nursing services to individuals receiving services through the Technology Assisted Waiver program to have six months of work experience in order to be reimbursed through the Medicaid program. The assessment shall examine access to qualified nurses by individuals eligible for waiver services as well as hiring, turnover, and retention of nurses providing private duty nursing services through the waiver. The department shall provide a report on its findings by November 1, 2014, to the Chairmen of the House Appropriations and Senate Finance Committees.

302. Medical Assistance Services (Non-Medicaid) (46400) .... $821,702 $821,702
Insurance Premium Payments for HIV-Positive Individuals (46403) ............................................................. $556,702 $556,702
Reimbursements From the Uninsured Medical Catastrophe Fund (46405) .................................................. $265,000 $265,000
Fund Sources: General........................................................ $781,702 $781,702
Dedicated Special Revenue......................... $40,000 $40,000
Authority: §32.1-320.1 and §32.1-324.3, Code of Virginia.
A. Out of this appropriation, $556,702 the first year and $556,702 the second year from the general fund shall be provided for insurance payment assistance to HIV-infected persons in accordance with § 32.1-330.1, Code of Virginia, except that the eligibility threshold for assistance shall allow a maximum income of no more than 250 percent of the federal poverty threshold.

B. Out of this appropriation, $225,000 the first year and $225,000 the second year from the general fund shall be transferred to the Uninsured Medical Catastrophe Fund under § 32.1-324.3, Code of Virginia.

303. Medical Assistance Services for Low Income Children (46600) .......................................................... $133,368,229 $135,189,402
Reimbursements for Medical Services Provided to Low-Income Children (46601) .................................. $133,368,229 $135,189,402
Fund Sources: General...................................................... $46,678,880 $23,996,119
Federal Trust................................................... $86,689,349 $111,193,283
Authority: Title 32.1, Chapters 9, 10 and 13, Code of Virginia; P.L. 89-97, as amended, Titles XIX and XXI, Social Security Act, Federal Code.
To the extent that appropriations in this Item are insufficient, the Director, Department of Planning and Budget shall transfer general fund appropriation from Items 300 and 301, if available, into this Item, to be used as state match for federal Title XXI funds.

304. Administrative and Support Services (49900)............... $143,673,278 $144,263,040
General Management and Direction (49901)................. $126,421,666 $126,648,663
Information Technology Services (49902)..................... $14,532,855 $14,895,620
 administrative Support for the Family Access to Medical Insurance Security Plan (49932).......................... $2,718,757 $2,718,757

Fund Sources: General........................................................ $49,500,215 $49,789,078
Special......................................................... $1,565,000 $1,565,000
Federal Trust............................................... $92,608,063 $92,908,962

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

A. By November 15 of each year, the Department of Planning and Budget, in cooperation with the Department of Medical Assistance Services, shall prepare and submit a forecast of Medicaid expenditures, upon which the Governor’s budget recommendations will be based, for the current and subsequent two years to the Chairmen of the House Appropriations and Senate Finance Committees.

B. The Department of Medical Assistance Services shall submit expenditure reports of the Medicaid program to the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees. These reports shall be submitted on a quarterly basis.

C. Out of this appropriation, $50,000 the first year and $50,000 the second year from the special fund is appropriated to the Department of Medical Assistance Services for the administration of the disbursement of civil money penalties levied against and collected from Medicaid nursing facilities for violations of rules identified during survey and certification as required by federal law and regulation. Based on the nature and seriousness of the deficiency, the Agency or the Centers for Medicare and Medicaid Services may impose a civil money penalty, consistent with the severity of the violations, for the number of days a facility is not in substantial compliance with the facility’s Medicaid participation agreement. Civil money penalties collected by the 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 payment of costs incurred by the Commonwealth for relocating residents to other facilities; (2) payment of costs incurred by the Commonwealth related to operation of the 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.

D. The Department of Medical Assistance Services, to the extent permissible under federal law, shall enter into an agreement with the Department of Behavioral Health and Developmental Services to share Medicaid claims and expenditure data on all Medicaid-reimbursed mental health, intellectual disability and substance abuse services, and any new or expanded mental health, intellectual disability retardation and substance abuse services that are covered by the State Plan for Medical Assistance. The information shall be used to increase the effective and efficient delivery of publicly funded mental health, intellectual 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 Planning and Budget, is authorized to transfer amounts, as needed, from Medicaid Program Services (45600), Medical Assistance Services for Low Income Children (46600) and Children’s Health Insurance Program Delivery (44600), to Administrative and Support Services (49900), to fund administrative expenditures associated with contracts between the department and companies providing dental benefit services, consumer-directed payroll services, claims processing, behavioral health management services and disease state / chronic care programs for Medicaid and FAMIS recipients.
G. 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.

H. The Department of Medical Assistance Services shall report on efforts to ensure validation of meaningful and reliable encounter data for the purposes of rate setting, program monitoring, providing data to policy makers and the general public, and detection of fraud, waste and abuse. The department shall submit the report to the Director, Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees by September 1, 2015.

I. 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.

J.1. Out of the this appropriation, $150,000 the first year and $150,000 the second year from the general fund and $150,000 the first year and $150,000 the second year from nongeneral funds shall be provided for Medicaid’s share of the costs of participating in the Commonwealth’s Health Information Exchange (ConnectVirginia). This appropriation is contingent on approval by the federal Centers for Medicare and Medicaid Services of federal financial participation for these costs.

2. Out of this appropriation $100,000 the first year and $100,000 the second year from the general fund and $900,000 the first year and $900,000 the second year from nongeneral funds shall be provided to assist in the costs of onboarding Medicaid providers to the Commonwealth’s Health Information Exchange (ConnectVirginia).

K. Out of this appropriation, $100,000 the first year and $100,000 the second year from the general fund shall be provided to contract with the Virginia Center for Health Innovation for research, development and tracking of innovative approaches to healthcare delivery.

Total for Department of Medical Assistance Services...... $8,974,570,946 $9,217,340,488

Fund Sources: General........................................................ $4,042,529,444 $4,155,548,851
Special......................................................... $1,565,000 $1,565,000
Dedicated Special Revenue........................ $390,097,465 $380,389,607
Federal Trust............................................... $4,540,379,037 $4,679,837,030

§ 1-93. DEPARTMENT OF BEHAVIORAL HEALTH AND DEVELOPMENTAL SERVICES (720)

305. Regulation of Public Facilities and Services (56100)...... $2,391,703 $2,391,703
Regulation of Health Care Service Providers (56103)...... $2,391,703 $2,391,703

Fund Sources: General........................................................ $2,341,703 $2,341,703
Special......................................................... $50,000 $50,000

Authority: Title 37.1, Chapters 8 and 11, Code of Virginia.

The department shall post on its Web site information concerning (i) any application for initial licensure of or renewal of a license, denial of an application for an initial license or renewal of a license, or issuance of provisional licensure of for any residential facility for children located in the locality and (ii) all inspections and investigations of any residential facility for children licensed by the department, including copies of any reports of such inspections or investigations. Information concerning inspections and investigations of residential facilities for children shall be posted on the department's Web site within seven days of the issuance of any
report and shall be maintained on the department's website for a period of at least six years from the date on which the report of the inspection or investigation was issued.

306. A. It is the intent of the General Assembly that the Department of Behavioral Health and Developmental Services proceed in transforming its system of care into a model that embodies best practices and state-of-the art services. The consumer-driven system of services and supports shall promote self-determination, empowerment, recovery, resilience, health, and the highest possible level of consumer participation in all aspects of community life. The transformed system shall include investments in a suitable array and adequate quantity of community-based services, with an emphasis on consumer choice and the appropriate use of facility resources. State facilities shall be redesigned to ensure high quality care, efficient operation, and capacity necessary for persons most in need of such care. Amounts authorized herein, and in related legislation, shall be used to support the transformation of the system of care and to promote the provision of behavioral health and developmental services in the most efficient and appropriate setting. The Department of Behavioral Health and Developmental Services may consider the use of public-private partnerships to deliver behavioral health and intellectual disability services as part of the comprehensive behavioral health and intellectual disability system of care, in facilities that are being planned for renovation or replacement. These partnerships may include contracts with private entities for facility operations, unless the Department of Behavioral Health and Developmental Services can demonstrate that continued state operation of the facility is at least as cost effective and provides at least an equivalent or higher level quality care than operation by a private entity.

B. Notwithstanding any law to the contrary, on July 1, of each year, the State Comptroller shall transfer to the general fund any nongeneral fund balance accumulated by the Department of Behavioral Health and Developmental Services, except for federal grant funds, in excess of $30,000,000.

C. Notwithstanding §4-5.12 §4-5.09 of this Act and paragraph C. of §2.2-1156, Code of Virginia, the Department of Behavioral Health and Developmental Services is hereby authorized to deposit the entire proceeds of the sales of surplus land at state-owned behavioral health and intellectual disability facilities into a revolving trust fund. The trust fund may initially be used for expenses associated with restructuring such facilities. Remaining proceeds after such expenses shall be dedicated to continuing services for current patients as facility services are restructured. Thereafter, the fund will be used to enhance services to individuals with mental illness, intellectual disability and substance abuse problems.

D. Any funds appropriated in this Act for the purpose of complying with the settlement agreement with the United States Department of Justice pursuant to civil action no: 3:12cv059-JAG that remain unspent at the end of the fiscal year may be carried forward into the subsequent fiscal year in order to continue implementation of the agreement’s requirements.

307. Administrative and Support Services (49900) $71,752,945 $72,403,587
General Management and Direction (49901) $11,793,663 $12,015,165
Information Technology Services (49902) $27,836,043 $26,567,527
Architectural and Engineering Services (49904) $2,508,805 $2,508,805
Collection and Locator Services (49905) $2,739,740 $2,739,740
Human Resources Services (49914) $1,768,261 $1,768,261
Planning and Evaluation Services (49916) $369,062 $369,062
Program Development and Coordination (49933) $24,737,371 $26,435,027

Fund Sources: General $41,279,153 $44,172,552
Special $19,611,359 $17,368,602
Federal Trust $10,862,433 $10,862,433

Authority: Title 16.1, Article 18, and Title 37.2, Chapters 2, 3, 4, 5, 6 and 7, and Title 2.2, Chapters 26 and 53 Code of Virginia; P.L. 102-119, Federal Code.

A. The Commissioner, Department of Behavioral Health and Developmental Services shall, at the beginning of each fiscal year, establish the current capacity for each facility within the system. When a facility becomes full, the commissioner or his designee shall give notice of the fact to all sheriffs.
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B. The Commissioner, Department of Behavioral Health and Developmental Services shall work in conjunction with community services boards to develop and implement a graduated plan for the discharge of eligible facility clients to the greatest extent possible, utilizing savings generated from statewide gains in system efficiencies.

C. Notwithstanding § 4-5.09 of this act and paragraph C of § 2.2-1156, Code of Virginia, the Department of Behavioral Health and Developmental Services is hereby authorized to deposit the entire proceeds of the sales of surplus land at state-owned behavioral health and intellectual disability facilities into a revolving trust fund. The trust fund may initially be used for expenses associated with restructuring such facilities. Remaining proceeds after such expenses shall be dedicated to continuing services for current patients as facility services are restructured. The trust fund will receive any savings resulting from facility restructuring. Thereafter, the fund will be used to enhance services to individuals with mental illness, intellectual disability and substance abuse problems.

D. The Department of Behavioral Health and Developmental Services shall identify and create opportunities for public-private partnerships and develop the incentives necessary to establish and maintain an adequate supply of acute-care psychiatric beds for children and adolescents.

E. The Department of Behavioral Health and Developmental Services, in cooperation with the Department of Juvenile Justice, where appropriate, shall identify and create opportunities for public-private partnerships and develop the incentives necessary to establish and maintain an adequate supply of residential beds for the treatment of juveniles with behavioral health treatment needs, including those who are mentally retarded, aggressive, or sex offenders, and those juveniles who need short-term crisis stabilization but not psychiatric hospitalization.

F. Out of this appropriation, $656,538 the first year and $656,538 the second year from the general fund shall be provided for placement and restoration services for juveniles found to be incompetent to stand trial pursuant to Title 16.1, Chapter 11, Article 18, Code of Virginia.

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

H. Out of this appropriation, $2,059,930 the first year and $2,419,930 the second year from the general fund shall be provided for services for the civil commitment of sexually violent predators including the following: (i) clinical evaluations and court testimony for sexually violent predators who are being considered for release from state correctional facilities and who will be referred to the Clinical Review Committee for psycho-sexual evaluations prior to 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 monitor the movements of individuals who are civilly committed to the sexually violent predator program but conditionally released.

I. Out of this appropriation, $136,715 the first year and $146,871 the second year from the general fund shall be used to operate a real-time reporting system for public and private acute psychiatric beds in the Commonwealth.

J. The Department of Behavioral Health and Developmental Services shall submit a report to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees no later than December 1 of each year for the preceding fiscal year that provides information 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 receiving state facility services or CSB services, including purchased inpatient psychiatric services, the types and amounts of services received by these individuals, and CSB and state facility service capacities, staffing, revenues, and expenditures. The annual report also shall describe major new initiatives implemented during the past year and shall provide information on the accomplishment of systemic outcome and performance measures during the year.

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

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 Senate Finance Committees on progress in implementing the plan to close state training centers and transition residents to the community. The reports shall provide the following information on each state training center: (i) the number of authorized representatives who have made decisions regarding the long-term type of placement for the resident they represent and the type of placement they have chosen; (ii) the number of authorized representatives who have not yet made such decisions; (iii) barriers to discharge; (iv) the general fund and nongeneral fund cost of the services provided to individuals transitioning from training centers; and (v) the use of increased Medicaid reimbursement for congregate residential services to meet exceptional needs of individuals transitioning from state training centers.

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

3. The department shall convene quarterly meetings with authorized representatives, families, and service providers in Health Planning Regions I, II, III and IV to provide a mechanism to (i) promote routine collaboration between families and authorized representatives, the department, community services boards, and private providers; (ii) ensure the successful transition of training center residents to the community; and (iii) gather input on Medicaid 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.

M. The State Comptroller shall provide the Department of Behavioral Health and Developmental Services an interest-free anticipation loan not to exceed $3,100,000 to serve as an advance stream of funds in anticipation of Medicare Meaningful Use funds related to successful implementation of the Electronic Health Records project at state-operated behavioral health and intellectual disability facilities. The loan will be repaid no later than June 30, 2015.

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Total for Department of Behavioral Health and Developmental Services $74,144,648 $74,795,290
Grants to Localities (790)

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<td>First Year FY2016</td>
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<td>Financial Assistance for Health Services (44500)</td>
<td>$349,012,156</td>
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<td>Community Substance Abuse Services (44501)</td>
<td>$96,277,019</td>
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<td>Community Mental Health Services (44506)</td>
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<td>Community Developmental Disability Services (44507)</td>
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<td>Fund Sources: General</td>
<td>$287,332,709</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$61,679,447</td>
</tr>
</tbody>
</table>

Authority: Title 37.2, Chapters 5 and 6; Title 2.2, Chapter 53, Code of Virginia.

A. It is the intent of the General Assembly that community mental health, intellectual disability and substance abuse services are to be improved throughout the state. Funds provided in this Item shall not be used to supplant the funding effort provided by localities for services existing as of June 30, 1996.

B. Further, it is the intent of the General Assembly that funds appropriated for this Item may be used by Community Services Boards to purchase, develop, lease, or otherwise obtain, in accordance with §§ 37.2-504 and 37.2-605, Code of Virginia, real property necessary to the provision of residential services funded by this Item.

C. Out of the appropriation for this Item, funds are provided to Community Services Boards in an amount sufficient to reimburse the Virginia Housing Development Authority for principal and interest payments on residential projects for the mentally disabled financed by the Housing Authority.

D. The Department of Behavioral Health and Developmental Services shall make payments to the Community Services Boards from this Item in twenty-four equal semimonthly installments, except for necessary budget revisions or the operational phase-in of new programs.

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.

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, $13,203,366 the first year and $13,203,366 the second year from the general fund shall be provided for Virginia's Part C Early Intervention System for infants and toddlers with disabilities.

2. By October 1 of each year, the department shall report to the Chairmen of the House Appropriations and Senate Finance Committees on the (a) total revenues used to support Part C services, (b) total expenses for all Part C services, (c) total number of infants, toddlers and families served using all Part C revenues, and (d) services provided to those infants, toddlers, and families.

I. Out of this appropriation $6,148,128 the first year and $6,148,128 the second year from the general fund shall be provided for mental health services for children and adolescents with serious emotional disturbances and related disorders, with priority placed on those children who, absent services, are at-risk for custody relinquishment, as determined by the Family and Assessment Planning Team of the locality. The Department of Behavioral Health and Developmental Services shall provide these funds to Community Services Boards through the annual Performance Contract. These funds shall be used exclusively for children and adolescents, not mandated for services under the Comprehensive Services Act for At-Risk Youth, who are identified and assessed through the Family and Assessment Planning Teams and approved by the Community Policy and Management Teams of the localities. The department shall provide these funds to the Community Services Boards based on an individualized plan of care methodology.
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<th>Item Details($)</th>
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<td>FY2015</td>
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<td>FY2016</td>
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J. The Commissioner, Department of Behavioral Health and Developmental Services shall allocate $1,000,000 the first year and $1,000,000 the second year from the federal Community Mental Health Services Block Grant for two specialized geriatric mental health services programs. One program shall be located in Health Planning Region II and one shall be located in Health Planning Region V. The programs shall serve elderly populations with mental illness who are transitioning from state mental health geriatric units to the community or who are at risk of admission to state mental health geriatric units. 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.

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.

L. Out of this appropriation, $2,197,050 the first year and $2,197,050 the second year from the general fund shall be used for jail diversion and reentry services. Funds shall be distributed to community-based contractors based on need and community preparedness as 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. Funded services shall focus on recovery models and the use of best practices.

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.

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 House Bill 559 and Senate Bill 246, 2008 Session of the General Assembly. 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 the General Assembly; and (ii) attendance at involuntary commitment hearings by community services board staff who have completed the prescreening report, pursuant to House Bill 560 and Senate Bill 246, 2008 Session of the General Assembly.

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.

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

R. Out of this appropriation, $2,000,000 the first year and $2,000,000 the second year from the general fund shall be used to expand crisis stabilization and related services statewide intended to delay or deter placement in a state mental health facility.
S. Out of this appropriation, $4,150,000 the first year and $4,650,000 the second year from the general fund shall be used to provide child psychiatry and children’s crisis response services for children with mental health and behavioral disorders. These funds, divided among the health planning regions based on the current availability of the services, shall be used to hire or contract with child psychiatrists who can provide direct clinical services, including crisis response services, as well as training and consultation with other children’s health care providers in the health planning region such as general practitioners, pediatricians, nurse practitioners, and community service boards staff, to increase their expertise in the prevention, diagnosis, and treatment of children with mental health disorders. Funds may also be used to create new or enhance existing community-based crisis response services in a health planning region, including mobile crisis teams and crisis stabilization services, with the goal of diverting children from inpatient psychiatric hospitalization to less restrictive services in or near their communities. 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 beginning on October 1, 2014 and each year thereafter.

T. Out of this appropriation, $3,300,000 the first year and $8,700,000 the second year from the general fund shall be used for up to 32 drop-off centers to provide an alternative to incarceration for people with serious mental illness. Priority for new funding shall be given to programs that have implemented Crisis Intervention Teams pursuant to § 9.1-102 and § 9.1-187 et seq. of the Code of Virginia and have undergone planning to implement 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, $1,750,000 the first year and $2,000,000 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.

W. 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 and certification, and manuals and certification for all those receiving the training.

X. Out of this appropriation, $1,132,620 the first year and $620,000 the second year from the general fund shall be used to expand access to telespsychiatry services.

Y. Out of this appropriation, $950,000 the first year and $3,800,000 the second year from the general fund shall be used to implement four new Programs of Assertive Community Treatment (PACT).

Z. Out of this appropriation, $3,500,000 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.

AA. Out of this appropriation, $2,750,000 the first year from the general fund shall be used for the provision of services for individuals transitioning out of Northern Virginia Training Center into community settings.

BB. Out of this appropriation, $250,000 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.

Total for Grants to Localities............................................ $349,012,156 $368,849,536

Fund Sources: General............................................... $287,332,709 $307,170,089
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Authority: Title 37.1, Chapters 1 and 2, Code of Virginia.

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<th>Item</th>
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Authority: Title 37.2, Chapters 8, Code of Virginia.

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<td>Inpatient Medical Services (43007)</td>
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Authority: Title 37.1, Chapters 1 and 2; Title 16.1, Article 16, Code of Virginia.

A. Out of this appropriation, $700,000 the first year and $700,000 the second year from the general fund shall be used to continue operating up to 13 beds at Northern Virginia Mental Health Institute (NVMHI) that had been scheduled for closure in fiscal year 2013. The Commissioner of the Department of Behavioral Health and Developmental Services shall ensure continued operation of at least 123 beds.

B.1. Out of this appropriation, $4,070,663 the first year and $4,070,663 the second year from the general fund shall be used to provide additional inpatient bed capacity at Southwestern Mental Health Institute, Northern Virginia Mental Health Institute, and Hiram Davis Medical Center.

2. Out of this appropriation, $375,000 the first year from the general fund shall be used for capital costs at Hiram Davis Medical Center to ensure sufficient medical capacity is available to serve patients with medical needs when the state becomes the facility of last resort.

<table>
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<tr>
<th>Item</th>
<th>Facility Administrative and Support Services (49800)</th>
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<th>$92,491,277</th>
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<td>Information Technology Services (49802)</td>
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<tr>
<td></td>
<td>Food and Dietary Services (49807)</td>
<td>$12,421,830</td>
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</tr>
</tbody>
</table>
A. Out of this appropriation, $759,000 the first year and $759,000 the second year from the general fund shall be used to ensure proper billing and maximum reimbursement for prescription drugs purchased by mental health treatment centers through the Medicare Part D drug program.

B. The department shall take necessary step to develop an employee transition assistance plan for positions at Eastern State Hospital and Western State Hospital reduced due to the replacement of these facilities.

C. Notwithstanding § 37.2-319 of the Code of Virginia, the Commissioner shall prepare a plan to address the capital and programmatic needs of other state mental health facilities and state mental retardation training centers when considering expenditures from the trust fund. No less than 30 days prior to the expenditure of funds, the Commissioner shall present an expenditure plan to the Chairmen of the Senate Finance and House Appropriations Committees for their review and consideration.

A. Beginning August 1, 2014, and each year after, the Commissioner, Department of Behavioral Health and Developmental Services, shall report annually to the Secretary of Finance, and the Chairmen of House Appropriations and Senate Finance Committees the general fund and non general fund allocations and authorized position levels for each state-operated behavioral health facility. The report shall be made available on the agency’s public website.

B.1. The Department of Behavioral Health and Developmental Services shall review the current configuration of services provided at the Commonwealth’s adult mental health hospitals and consider options for consolidating and reorganizing the delivery of such state services. This review shall include: a programmatic assessment and fiscal impact of the long-term needs for inpatient services for geriatric, adult, and forensic populations; the fiscal impact of the reduction in geriatric census on first and third party reimbursement at facilities; and, the long-term capital requirements of state mental health facilities. The review shall also identify national best practices in the delivery of these types of services. The Commissioner, Department of Behavioral Health and Developmental Services shall submit this review to the Governor and to the Chairmen of the Senate Finance and House Appropriations Committees by October 1, 2014.

2. The Commissioner, Department of Behavioral Health and Developmental Service shall establish a planning process to provide geriatric, adult, and forensic mental health services, both inpatient and community-based, as close to persons’ homes as possible. This planning process will produce a comprehensive plan that ensures there are quality services, both inpatient and community-based, delivered at the community level in every part of the Commonwealth. The target populations to be addressed in this plan are adults age 18 and older who: (i) have mental health needs, (ii) may have co-occurring mental health and substance abuse problems, (iii) may be in contact with the courts systems, (iv) may require emergency mental health services, (v) may need access to acute or intermediate inpatient psychiatric hospitalization, or (vi) may require long-term community behavioral health and other supports. The planning process should identify the mental health and substance abuse services and supports that are needed to help persons remain in their home and function in the community and should define the role that the Commonwealth’s mental health hospitals will play in this effort. The plan should establish and rank recommendations for community and facility services and supports based on greatest priority and identify future estimated funding needs associated with each recommendation. The planning process shall include input from community services boards, state and private inpatient facilities, the Department of Medical Assistance Services, persons receiving mental
health and co-occurring substance abuse services, advocates for mental health and co-occurring
services, and any other persons or entities the Department of Behavioral Health and
Developmental Services deems necessary for full consideration of the issues and needed
solutions. The Commissioner shall report to Governor and the Chairmen of the House
Appropriations and Senate Finance Committees by October 1, 2015.

C. The Commissioner, Department of Behavioral Health and Developmental Services shall
submit a report to the Governor and to the Chairmen of the House Appropriations and Senate
Finance Committees on November 1, 2014, detailing any identified operational efficiencies and
improvements in the quality of services associated with the new Western State Hospital facility.

Total for Mental Health Treatment Centers....................... $337,513,920 $339,009,174

General Fund Positions....................................................... 4,197.00 4,197.00
Nongeneral Fund Positions................................................. 665.00 665.00
Position Level ................................................................. 4,862.00 4,862.00

Fund Sources: General........................................................ $246,716,972 $248,190,731
Special......................................................... $90,596,948 $90,618,443
Federal Trust............................................... $200,000 $200,000

Intellectual Disabilities Training Centers (793)

315. Instruction (19700).............................................................. $9,337,742 $9,337,742
Facility-Based Education and Skills Training (19708) .... $9,337,742 $9,337,742

Fund Sources: General........................................................ $8,358,458 $8,358,458
Special......................................................... $779,284 $779,284
Federal Trust............................................... $200,000 $200,000

Authority: Title 37.2, Chapter 3, Code of Virginia.

316. Pharmacy Services (42100) ................................................ $4,906,719 $4,906,719
Inpatient Pharmacy Services (42102)................................. $4,906,719 $4,906,719

Fund Sources: General........................................................ $40,732 $40,732
Special......................................................... $4,865,987 $4,865,987


317. State Health Services (43000) ............................................. $182,074,873 $181,174,873
Inpatient Medical Services (43007) ................................... $38,898,721 $38,898,721
State Intellectual Disabilities Training Center Services
(43010)...................................................................... $143,176,152 $142,276,152

Fund Sources: General........................................................ $27,329,473 $26,429,473
Special......................................................... $154,745,400 $154,745,400

Authority: Title 37.1, Chapters 1 and 2, Code of Virginia.

A. Out of this appropriation, $600,000 the first year and $600,000 the second year from the
general fund shall be used to support Regional Community Support Centers located at the
Southwest Virginia Training Center, Southeastern Virginia Training Center, and Central
Virginia Training Center.

B. The Commissioner of Behavioral Health and Developmental Services shall comply with all
relevant state and federal laws and Supreme Court decisions that govern the discharge of
residents from state intellectual disability training centers and the granting of intellectual
disability waiver slots.

318. Facility Administrative and Support Services (49800) ......... $76,537,765 $76,559,143
### ITEM 318.

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<td>Training and Education Services (49825)</td>
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Fund Sources: General: $6,821,379 | $6,829,954
Special: $69,716,386 | $69,729,189

Authority: Title 37.1, Chapters 1 and 2, Code of Virginia; P.L. 74-320, Federal Code.

319. Beginning August 1, 2014, and each year after, the Commissioner, Department of Behavioral Health and Developmental Services, shall report annually to the Secretary of Finance, and the Chairmen of House Appropriations and Senate Finance Committees the general fund and non-general fund allocations and authorized position levels for each state-operated training center. The report shall be made available on the agency’s public website.

Total for Intellectual Disabilities Training Centers $272,857,099 $271,978,477

General Fund Positions 1,447.00 1,447.00
Nongeneral Fund Positions 1,217.00 1,217.00
Position Level 2,664.00 2,664.00

Fund Sources: General $42,550,042 $41,658,617
Special $230,107,057 $230,119,860
Federal Trust $200,000 $200,000

**Virginia Center for Behavioral Rehabilitation (794)**

320. Instruction (19700) $520,455 $520,455
Facility-Based Education and Skills Training (19708) $520,455 $520,455

Fund Sources: General $520,455 $520,455

321. Secure Confinement (35700) $15,937,228 $15,937,228
Forensic and Behavioral Rehabilitation Security (35707) $15,937,228 $15,937,228

Fund Sources: General $15,937,228 $15,937,228

Authority: Title 37.1, Chapter 2, Article 1.1, and 37.1-70.1 through 37.1-70.19. Code of Virginia.

322. Pharmacy Services (42100) $1,000,000 $1,000,000
Inpatient Pharmacy Services (42102) $1,000,000 $1,000,000

Fund Sources: General $1,000,000 $1,000,000

323. State Health Services (43000) $2,424,744 $2,424,744
State Mental Health Facility Services (43014) $2,424,744 $2,424,744

Fund Sources: General $2,424,744 $2,424,744

Authority: Title 37.1, Chapters 1 and 2; Title 16.1, Article 16, Code of Virginia.

324. Facility Administrative and Support Services (49800) $9,525,093 $9,525,093
General Management and Direction (49801) $9,479,058 $9,479,058

Authority: Title 37.1, Chapters 1 and 2, Code of Virginia; P.L. 74-320, Federal Code.
ITEM 324.

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Authority: Title 37.1, Chapter 2, Article 1.1, and 37.1-70.1 through 37.1-70.19. Code of Virginia.

In the event that services are not available in Virginia to address the specific needs of an individual committed for treatment at the VCBR or conditionally released, or additional capacity cannot be met at the VCBR, the Commissioner is authorized to seek such services from another state.

Total for Virginia Center for Behavioral Rehabilitation...

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Grand Total for Department of Behavioral Health and Developmental Services...

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| § 1-94. DEPARTMENT FOR AGING AND REHABILITATIVE SERVICES (262) |
|-----------------|-------------------|
| 325. Rehabilitation Assistance Services (45400) | $97,610,241 | $97,610,241 |
| Vocational Rehabilitation Services (45404) | $80,508,528 | $80,508,528 |
| Community Rehabilitation Programs (45406) | $17,101,713 | $17,101,713 |
| Fund Sources: General | $29,006,176 | $29,006,176 |
| Special | $1,075,482 | $1,075,482 |
| Dedicated Special Revenue | $1,494,918 | $1,494,918 |
| Federal Trust | $66,033,665 | $66,033,665 |

Authority: Title 51.5, Chapters 5 and 6, Code of Virginia; P.L. 93-112, Federal Code.

A.1. Out of this appropriation, $7,984,358 the first year and $7,984,358 the second year from the general fund shall be used as state matching dollars for the federal Vocational Rehabilitation State Grant provided under the Rehabilitation Act of 1973, as amended, hereafter referred to as the federal vocational rehabilitation grant. The Department for Aging and Rehabilitative Services (DARS) shall not transfer or expend these dollars for any purpose other than to support activities related to vocational rehabilitation.

2. The federal vocational rehabilitation grant award amount for DARS is estimated at $62,398,658 in federal fiscal year 2015 and $62,398,658 in federal fiscal year 2016. Based on these projections, DARS shall not expend, without prior written concurrence from the Director, Department of Planning and Budget, more than $16,888,074 the first year and $16,888,074 the second year in state appropriation to meet the annual 21.3 percent state matching requirement and avoid the loss of federal dollars. This provision applies to the annual federal vocational rehabilitation grant award as well as any additional allotments requiring state match that may be made available to DARS. Any increases in total grant award spending shall be reported to the Chairmen of the House Appropriations and Senate Finance Committees within 30 days.
B. Recovery of administrative costs for the Long Term Employment Support Services program shall be limited to 1.87 percent each fiscal year.

C. A minimum of $4,482,021 the first year and $4,482,021 the second year from all funds is allocated to support Centers for Independent Living.

D. The Department for Aging and Rehabilitative Services shall fulfill the administrative responsibilities pertaining to the Personal Attendant Services program, without interruption or discontinuation of personal attendant services currently provided.

E.1. Out of this appropriation, $4,308,981 the first year and $4,308,981 the second year from the general fund shall be provided for expanding the continuum of services used to assist persons with brain injuries in returning to work and community living.

2. Of this amount, $1,830,000 the first year and $1,830,000 the second year from the general fund shall be used to provide a continuum of brain injury services to individuals in unserved or underserved regions of the Commonwealth. Up to $150,000 each year shall be awarded to successful program applicants. Programs currently receiving more than $250,000 from the general fund each year are ineligible for additional assistance under this section. To be determined eligible for a grant under this section, program applicants shall submit plans to pursue non-state resources to complement the provision of general fund support.

3. Of this amount, $285,000 the first year and $285,000 the second year shall be provided from the general fund to support direct case management services for brain injured individuals and their families in Southwestern Virginia.

4. Of this amount, $150,000 the first year and $150,000 the second year from the general fund shall be used to support case management services for individuals with brain injuries in unserved or underserved regions of the Commonwealth.

5. In allocating additional funds for brain injury services, the Department for Aging and Rehabilitative Services shall consider recommendations from the Virginia Brain Injury Council (VBIC).

6. The Department for Aging and Rehabilitative Services (DRS) shall submit an annual report to the Chairmen of the Senate Finance and House Appropriations Committees documenting the number of individuals served, services provided, and success in attracting non-state resources.

F. In allocating funds for Extended Employment Services, Long Term Employment Support Services (LTESS) and Economic Development, the Department for Aging and Rehabilitative Services shall consider recommendations from the established Employment Service Organizations/LTESS Steering Committee.

G. Of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be used to contract with Didlake Inc., for the purpose of extended employment services and Long Term Employment Support Services for people with disabilities.

H. For Commonwealth Neurotrauma Initiative Trust Fund grants awarded after July 1, 2004, the commissioner shall require applicants to submit a plan to achieve self-sufficiency by the end of the grant award cycle in order to receive funding consideration.

2. Notwithstanding any other law to the contrary, the commissioner may reallocate up to $500,000 from unexpended balances in the Commonwealth Neurotrauma Initiative Trust Fund to fund new grant awards for research on traumatic brain and spinal cord injuries.

I. Notwithstanding the provisions of § 51.5-47, Code of Virginia, every county and city, either singly or in combination with another political subdivision, may establish a local disability services board to provide input to state agencies on service needs and priorities of persons with physical and sensory disabilities, to provide information and resource referral to local governments regarding the Americans with Disabilities Act, and to provide such other assistance and advice to local governments as may be requested. Notwithstanding the provisions of § 51.5-48, Code of Virginia, local disability services boards shall follow some or all of the provisions of this code section, at their discretion.
ITEM 325.

J. Out of this appropriation, $388,279 the first year and $388,279 the second year from the general fund shall be allocated to the Long-Term Rehabilitation Case Management Services Program.

K. Out of this appropriation, $250,000 the first year and $250,000 the second year from the general fund shall be used to increase access to personal assistance services for individuals with disabilities.

L. Out of this appropriation, $999,430 the first year and $999,430 the second year from the general fund shall be used to provide vocational rehabilitation services for persons recovering from mental health issues, alcohol and other substance abuse issues pursuant to an interagency agreement between the Department of Behavioral Health and Developmental Services and the Department for Aging and Rehabilitative Services.

326. Individual Care Services (45500)....................................... $33,094,089 $33,094,089

Financial Assistance for Local Services to the Elderly (45504)................................. $30,141,014 $30,141,014
Rights and Protection for the Elderly (45506)...................................................... $2,953,075 $2,953,075

Fund Sources: General........................................................ $12,202,183 $12,202,183
Special......................................................... $60,000 $60,000
Dedicated Special Revenue........................ $200,000 $200,000
Federal Trust............................................... $20,631,906 $20,631,906

Authority: Title 2.2, Chapter 7, Code of Virginia.

A. Out of this appropriation, $456,209 the first year and $456,209 the second year from the general fund shall be provided to continue a statewide Respite Care Initiative program for the elderly and persons suffering from Alzheimer's Disease.

B.1. Out of this appropriation, $976,773 the first year and $976,773 the second year from the general fund shall be provided to support local programs of the Virginia Public Guardian and Conservator Program.

2. Out of this appropriation, $125,500 the first year and $125,500 the second year from the general fund shall be used to expand services through the Virginia Public Guardian and Conservator Program to individuals with mental illness and/or intellectual disability who are 18 years of age and older.

C. Out of this appropriation, $995,600 the first year and $995,600 the second year from the general fund shall be used to provide guardianship and conservatorship services for individuals served by the Department of Behavioral Health and Developmental Services (DBHDS) pursuant to the interagency agreement between DBHDS and the Department for Aging and Rehabilitative Services.

D.1. The 18 Area Agencies on Aging that are authorized to use funding for the Care Coordination for the Elderly Program, shall be authorized to use funding to conduct a program providing mobile, brief intervention and service linking as a form of care coordination. The Virginia Department for Aging and Rehabilitative Services, in collaboration with the Area Agencies on Aging, shall analyze the resulting impact in these agencies and determine if this model of service delivery is an appropriate and beneficial use of these funds.

2. The Virginia Department for Aging and Rehabilitative Services, in collaboration with the 18 Area Agencies on Aging (AAAs) that are authorized to use funding for the Care Coordination for Elderly Program, shall examine and analyze existing state and national care coordination models to determine best practice models. The department and designated AAAs shall determine which models of service delivery are appropriate and demonstrate beneficial use of these funds and develop the accompanying service standards. Each AAA receiving care coordination funding shall submit its plan for care coordination with the annual area plan.

E. Area Agencies on Aging shall be designated as the lead agency in each respective area for No Wrong Door.
F. Out of this appropriation, $201,875 the first year and $201,875 the second year from the general fund shall be provided to support the distribution of comprehensive health and aging information to Virginia’s senior population, their families and caregivers.

G. Out of this appropriation, $215,500 the first year and $215,500 the second year from the general fund shall be provided for the Pharmacy Connect Program in Southwest Virginia, administered by Mountain Empire Older Citizens, Inc.

H. Notwithstanding § 2.2-703, Code of Virginia, the Department for Aging and Rehabilitative Services may administer the state Long-Term Care Ombudsman program in accordance with Public Law 89-73. The department shall ensure the ombudsman operates with programmatic independence and autonomy consistent with federal law.

I. The Department for Aging and Rehabilitative Services shall (i) recommend strategies to coordinate services and resources among agencies involved in the delivery of services to Virginians with dementia; (ii) monitor the implementation of the Dementia State Plan; (iii) recommend policies, legislation, and funding needed to implement the Plan; (iv) collect and monitor data related to the impact of dementia on Virginians; and (v) determine the services, resources, and policies that may be needed to address services for individuals with dementia.

327. Nutritional Services (45700) ............................................... $22,333,773 $22,333,773
Meals Served in Group Settings (45701) ......................... $9,842,217 $9,842,217
Distribution of Food (45702) ........................................ $418,042 $418,042
Delivery of Meals to Home-Bound Individuals (45703) .... $12,073,514 $12,073,514
Fund Sources: General ..................................................... $6,599,118 $6,599,118
Federal Trust ................................................................. $15,734,655 $15,734,655

Authority: Title 2.2, Chapter 7, Code of Virginia.

A. Home delivered meals shall not require cost-sharing until such time as federal law permits cost-sharing with Older Americans Act funding.

B. Out of this appropriation, $1,231,138 the first year and $1,231,138 the second year from the general fund shall be provided to the Area Agencies on Aging (AAAs) to offset the impact of funding reductions for congregate and home-delivered meals due to federal sequestration.

328. A. Area Agencies on Aging are encouraged to continue seeking funds from a variety of sources which include cost-sharing in programs where not prohibited by funding sources; private sector voluntary contributions from older persons receiving services; families of individuals receiving services; and churches, service groups and other organizations. Such appropriations shall not be included in the appropriations used to match Older Americans Act funding. Revenue generated as a result of these projects shall be retained by the participating area agencies for use in meeting critical care needs of older Virginians. These revenues shall supplement, not supplant, general fund resources.

B. It is the intent of the General Assembly that all Area Agencies on Aging use any new general fund revenue, with the exception of funding provided for the Long-term Care Ombudsman program, to implement sliding fees for services. However, priority for services should be given to applicants in the greatest need, regardless of ability to pay. Revenue from fees shall be retained by the Area Agencies on Aging for use in meeting critical care needs of older Virginians. These revenues shall supplement, not supplant, general fund resources.

C. It is the intent of the General Assembly that Older Americans Act funds and general fund moneys be targeted to services which can assist the elderly to function independently for as long as possible. Area Agencies on Aging may use general fund moneys for consumer-directed services.

D. At the request of the Commissioner, Department for Aging and Rehabilitative Services, the Director, Department of Planning and Budget may transfer state general fund appropriations for services provided by Area Agencies on Aging between service categories. The amounts to be transferred between categories shall not exceed 40 percent of the total state general fund appropriations allocated for each category. Under no circumstances shall any funds be


transferred from direct services to administration. State general fund appropriations shall be available to the area agencies on aging beginning July 1 of each year of the biennium, in compliance with the department's General Fund Cash Management Policy.

329. Continuing Income Assistance Services (46100) .............. $45,760,619 $45,760,619
Social Security Disability Determination (46102) ............ $45,760,619 $45,760,619

Fund Sources: General........................................ $1,136,250 $1,136,250
Special......................................................... $200,000 $200,000
Federal Trust............................................... $44,424,369 $44,424,369


The Department for Aging and Rehabilitative Services, in cooperation with the Department of Social Services and local social services agencies, shall develop an expedited process for transitioning hospitalized persons to rehabilitation facilities when the patient may meet the criteria established by the Social Security Administration (SSA) and Medicaid for disability. As part of this expedited process, the Department for Aging and Rehabilitative Services shall make Medicaid disability determinations within seven business days of the receipt of social service referrals, when the referrals include sufficient evidence that appropriately documents SSA's definition of disability. If the referrals do not contain sufficient documentation of disability, the Department of Rehabilitative Services shall continue to expedite processing of these priority referrals under Medicaid regulations.

330. Administrative and Support Services (49900)................... $20,277,740 $20,314,773
General Management and Direction (49901).................. $6,111,450 $6,111,450
Information Technology Services (49902)..................... $8,947,361 $8,947,361
Planning and Evaluation Services (49916)..................... $264,127 $264,127
Training and Education Services (49925)...................... $223,386 $223,386
Program Development and Coordination (49933)............. $4,731,416 $4,768,449

Fund Sources: General........................................ $2,242,566 $2,279,599
Special......................................................... $9,890,563 $9,890,563
Federal Trust............................................... $8,144,611 $8,144,611


A. Out of this appropriation, $88,350 the first year and $88,350 the second year from the general fund shall be used for administrative costs associated with providing guardianship and conservatorship services for individuals pursuant to the interagency agreement between the Department of Behavioral Health and Developmental Services and the Department for Aging and Rehabilitative Services.

B.1. Out of this appropriation, up to $5,000 the first year and $5,000 the second year from the general fund shall be provided for activities of the Virginia Public Guardian and Conservator Program Advisory Board, including but not limited to, paying expenses for the members to attend four meetings per year.

2. Out of this appropriation, $63,042 the first year and $63,042 second year from the general fund shall be provided for the administration of the public guardianship programs and for no other purpose.

331. Included in the Federal Trust appropriation are amounts estimated at $361,526 the first year and $361,526 the second year, to pay for statewide indirect cost recoveries of this agency. Actual recoveries of statewide indirect costs up to the level of these estimates shall be exempt from payment into the general fund, as provided by § 4-2.03 of this act. Amounts recovered in excess of these estimates shall be deposited to the general fund.

Total for Department for Aging and Rehabilitative Services......................................................... $219,076,462 $219,113,495

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Total for Woodrow Wilson Rehabilitation Center | $24,103,114 | $24,105,919 |

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Comprehensive services available on-site at Woodrow Wilson Rehabilitation Center shall include, but not be limited to, vocational services, including evaluation, prevocational, academic, and vocational training; independent living services; transition from school to work services; rehabilitative engineering and assistive technology; and medical rehabilitation services, including residential, outpatient, supported living, community reentry, and family support.

Total for Woodrow Wilson Rehabilitation Center: $24,103,114 $24,105,919
### § 1-95. DEPARTMENT OF SOCIAL SERVICES (765)

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#### A.
The Department of Social Services, in collaboration with the Office of Comprehensive Services, shall provide training to local staff serving on Family Assessment and Planning Teams and Community Policy and Management Teams. Training shall include, but need not be limited to, the federal and state requirements pertaining to the provision of the foster care services funded under § 2.2-5211, Code of Virginia. The training shall also include written guidance concerning which services remain the financial responsibility of the local departments of social services. Training shall be provided on a regional basis at least once per year. Written guidance shall be updated and provided to local Comprehensive Services Act teams whenever there is a change in allowable expenses under federal 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.

#### B.
By November 1 of each year, the Department of Planning and Budget, in cooperation with the Department of Social Services, shall prepare and submit a forecast of expenditures for cash assistance provided through the Temporary Assistance for Needy Families (TANF) program, mandatory child day care services under TANF, foster care maintenance and adoption subsidy payments, upon which the Governor’s budget recommendations will be based, for the current and subsequent two years to the Chairmen of the House Appropriations and Senate Finance Committees.

#### C.
The Department of Social Services shall provide administrative support and technical assistance to the Family and Children’s Trust Fund (FACT) Board of Trustees established in Sections 63.2-2100 through 63.2-2103, Code of Virginia.

#### D.
Out of this appropriation, $1,829,111 the first year and $1,829,111 the second year from the general fund and $1,829,111 the first year and $1,829,111 the second year from nongeneral funds shall be provided to fund the Supplemental Nutrition Assistance Program (SNAP) Electronic Benefit Transfer (EBT) contract cost.

#### E.
The Department of Social Services may revise the current schedule for the issuance of federal Supplemental Nutrition Assistance Program (SNAP) benefits over a two-month conversion period while minimizing the impact on current recipients, provided that no general fund dollars are required to implement the conversion. If the department determines that there are any general fund costs required to implement the conversion, the department may revise the current schedule for the issuance of federal Supplemental Nutrition Assistance Program (SNAP) benefits for new enrollees only. The department may spread out the issuance of SNAP benefits over nine calendar days with payments occurring on the first, fourth, seventh, and ninth day of the month.
F.1. Out of this appropriation, ten positions and the associated funding shall be dedicated to providing on-going financial oversight of foster care services. Each of the ten positions, with two working out of each regional office, shall assess and review all foster care spending to ensure that state and federal standards are met. None of these positions shall be used for quality, information technology, or clerical functions.

2. By September 1 of each year, the department shall report to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget regarding the foster care program’s statewide spending, error rates and compliance with state and federal reviews.

G.1. Out of this appropriation, $100,000 the first year from the general fund shall be used to contract with a private entity, with expertise in government systems, finance, and child welfare services, to develop a plan for implementing the provisions of the federal Foster Connections to Success and Increasing Adoptions Act of 2008 (P.L. 110-351; P.L. 111-148). This plan shall 1) include a six year projection of the fiscal impact associated with the Department of Social Services (DSS), the Comprehensive Services Act, and local departments of social services; 2) review of all necessary statutory, regulatory and administrative changes that are required by the federal law; 3) include a draft of any necessary legislative and regulatory changes; 4) include a draft of any necessary amendments to the Title IV-E state plan; 5) outline the impact on other child welfare services; and 6) assess any impact on children and families. The final implementation plan must be approved by the Commissioner, DSS and Director, Office of Comprehensive Services. By October 15, 2014, DSS shall provide this plan to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, Secretary of Health and Human Resources, and the Director, Department of Planning and Budget.

2. Out of the appropriations in Items 336 and 339, $4,838,071 the second year from the general fund and $8,382,412 the second year from nongeneral funds shall be available for the expansion of foster care and adoption assistance in accordance federal Fostering Connections provisions per the final implementation plan required in paragraph G.1. above.


Temporary Assistance for Needy Families (TANF) Cash Assistance (45201) ................................................................. $94,118,604 $94,118,604
Temporary Assistance for Needy Families (TANF) Employment Services (45212) .......................................................... $19,657,832 $19,657,832
Supplemental Nutrition Assistance Program Employment and Training (Snapet) Services (45213) ........................................... $1,017,742 $1,017,742
Temporary Assistance for Needy Families (TANF) Child Care Subsidies (45214) ................................................................. $54,296,767 $54,296,767
At-Risk Child Care Subsidies (45215) ................................................................. $79,845,914 $79,845,914
Unemployed Parents Cash Assistance (45216) ................................................................. $8,514,169 $8,514,169

Fund Sources: General ................................................................. $82,675,388 $82,675,388
Federal Trust ................................................................. $174,775,640 $174,775,640

Authority: Title 2.2, Chapter 54; Title 63.2, Chapters 1 through 7, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as amended; P.L. 104-193, as amended, Federal Code.

A. It is hereby acknowledged that as of June 30, 2013 there existed with the federal government an unexpended balance of $39,078,902 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 $31,385,231 on June 30, 2014; $19,034,513 on June 30, 2015; and $7,748,707 on June 30, 2016.

B. No less than 30 days prior to submitting any amendment to the federal government related to the State Plan for the Temporary Assistance for Needy Families program, the Commissioner of the Department of Social Services shall provide the Chairmen of the House Appropriations
and Senate Finance Committees as well as the Director, Department of Planning and Budget written documentation detailing the proposed policy changes. This documentation shall include an estimate of the fiscal impact of the proposed changes and information summarizing public comment that was received on the proposed changes.

C. Notwithstanding any other provision of state law, the Department of Social Services shall maintain a separate state program, as that term is defined by federal regulations governing the Temporary Assistance for Needy Families (TANF) program, 45 C.F.R. § 260.30, for the purpose of providing welfare cash assistance payments to able-bodied two-parent families. The separate state program shall be funded by state funds and operated outside of the TANF program. Able-bodied two-parent families shall not be eligible for TANF cash assistance as defined at 45 C.F.R. § 260.31 (a)(1), but shall receive benefits under the separate state program provided for in this paragraph. Although various conditions and eligibility requirements may be different under the separate state program, the basic benefit payment for which two-parent families are eligible under the separate state program shall not be less than what they would have received under TANF. The Department of Social Services shall establish regulations to govern this separate state program.

D. As a condition of this appropriation, the Department of Social Services shall disregard 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 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.

F. A participant whose Temporary Assistance for Needy Families (TANF) financial assistance is terminated due to the receipt of 24 months of assistance as specified in § 63.2-612, Code of Virginia, or due to the closure of the TANF case prior to the completion 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 eligible to receive employment and training assistance for up to 12 months after termination, if needed, in addition to other transitional services provided pursuant to § 63.2-611, Code of Virginia.

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

H.1. Out of this appropriation, $6,500,000 the first year and $6,500,000 the second year from nongeneral funds is included for Head Start wraparound child care services.

2. Included in this Item is funding to carry out the former responsibilities of the Virginia Council on Child Day Care and Early Childhood Programs. Nongeneral fund appropriations allocated for uses associated with the Head Start program shall not be transferred for any other use until eligible Head Start families have been fully served. Any remaining funds may be used to provide services to enrolled low-income families in accordance with federal and state requirements. Families, who are working or in education and training programs, with income at or below the poverty level, whose children are enrolled in Head Start wraparound programs paid for with the federal block grant funding in this Item shall not be required to pay fees for these wraparound services.
I. Out of this appropriation, $2,647,305 the first year and $2,647,305 the second year from the general fund and $57,260,335 the first year and $57,260,335 the second year from federal funds shall be provided to support state child care programs which will be administered on a sliding scale basis to income eligible families. The sliding fee scale and eligibility criteria are to be set according to the rules and regulations of the State Board of Social Services, except that the income eligibility thresholds for child care assistance shall account for variations in the local cost of living index by metropolitan statistical areas. The Department of Social Services shall report on the sliding fee scale and eligibility criteria adopted by the Board of Social Services by December 15 of each year. The Department of Social Services shall make the necessary amendments to the Child Care and Development Funds Plan to accomplish this intent. Funds shall be targeted to families who are most in need of assistance with child care costs. Localities may exceed the standards established by the state by supplementing state funds with local funds.

J. Out of this appropriation, $600,000 the first year and $600,000 the second year from nongeneral funds shall be used to provide scholarships to students in early childhood education and related majors who plan to work in the field, or already are working in the field, whether in public schools, child care or other early childhood programs, and who enroll in a state community college or a state supported senior institution of higher education.

K. Out of this appropriation, $505,000 the first year and $505,000 the second year from nongeneral funds shall be used to provide training of individuals in the field of early childhood education.

L. Out of this appropriation, $300,000 the first year and $300,000 the second year from nongeneral funds shall be used to provide child care assistance for children in homeless and domestic violence shelters.

336. Financial Assistance for Local Social Services Staff

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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.

A. The amounts in this Item shall be expended under regulations of the Board of Social Services to reimburse county and city welfare/social services boards pursuant to § 63.2-401, Code of Virginia, and subject to the same percentage limitations for other administrative services performed by county and city public welfare/social services boards and superintendents of public welfare/social services pursuant to other provisions of the Code of Virginia, as amended.

B. Pursuant to the provisions of §§ 63.2-403, 63.2-406, 63.2-407, 63.2-408, and 63.2-615 Code of Virginia, all moneys deducted from funds otherwise payable out of the state treasury to the counties and cities pursuant to the provisions of § 63.2-408, Code of Virginia, shall be credited to the applicable general fund account.

C. Included in this appropriation are funds to reimburse local social service agencies for eligibility workers who interview applicants to determine qualification for public assistance benefits which include but are not limited to: Temporary Assistance for Needy Families (TANF); Supplemental Nutrition Assistance Program (SNAP); and Medicaid.

D. Included in this appropriation are funds to reimburse local social service agencies for social workers who deliver program services which include but are not limited to: child and adult protective services complaint investigations; foster care and adoption services; and adult services.
E. Out of the federal fund appropriation for local social services staff, amounts estimated at $55,000,000 the first year and $55,000,000 the second year shall be set aside for allowable local costs which exceed available general fund reimbursement and amounts estimated at $16,000,000 the first year and $16,000,000 the second year shall be set aside to reimburse local governments for allowable costs incurred in administering public assistance programs.

F. Out of this appropriation, $439,338 the first year and $439,338 the second year from the general fund and $422,109 the first year and $422,109 the second year from nongeneral funds is provided to cover the cost of the health insurance credit for retired local social services employees.

337. Child Support Enforcement Services (46300) ................... $768,731,344 $768,731,344
Support Enforcement and Collection Services (46301) .... $98,533,173 $98,533,173
Public Assistance Child Support Payments (46302) ......... $11,000,000 $11,000,000
Non-Public Assistance Child Support Payments (46303) .................. $659,198,171 $659,198,171

Fund Sources: General........................................... $10,196,698 $10,196,698
Special.................................................. $696,740,613 $696,740,613
Federal Trust........................................ $61,794,033 $61,794,033

Authority: Title 20, Chapters 2 through 3.1 and 4.1 through 9; Title 63.2, Chapter 19, Code of Virginia; P.L. 104-193, as amended; P.L. 105-200, P.L. 106-113, Federal Code.

A. Any net revenue from child support enforcement collections, after all disbursements are made in accordance with state and federal statutes and regulations, and after the state's share of the cost of administering the program is paid, shall be estimated and deposited into the general fund by June 30 of the fiscal year in which it is collected. Any additional moneys determined to be available upon final determination of a fiscal year's costs of administering the program shall be deposited to the general fund by September 1 of the subsequent fiscal year in which it is collected.

B. In determining eligibility and amounts for cash assistance, pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, the department shall continue to disregard up to $100 per month in child support payments and return to recipients of cash assistance up to $100 per month in child support payments collected on their behalf.

C. The state share of amounts disbursed to recipients of cash assistance pursuant to paragraph B of this Item shall be considered part of the Commonwealth's required Maintenance of Effort spending for the federal Temporary Assistance for Needy Families program established by the Social Security Act.

D. The department shall expand collections of child support payments through contracts with private vendors. However, the Department of Social Services and the Office of the Attorney General shall not contract with any private collection agency, private attorney, or other private entity for any child support enforcement activity until the State Board of Social Services has made a written determination that the activity shall be performed under a proposed contract at a lower cost than if performed by employees of the Commonwealth.

E. The Division of Child Support Enforcement, in cooperation with the Department of Medical Assistance Services, shall identify cases for which there is a medical support order requiring a noncustodial parent to contribute to the medical cost of caring for a child who is enrolled in the Medicaid or Family Access to Medical Insurance Security (FAMIS) Programs. Once identified, the division shall work with the Department of Medical Assistance Services to take appropriate enforcement actions to obtain medical support or repayments for the Medicaid program.

338. Adult Programs and Services (46800) ......................... $38,461,169 $39,561,169
Auxiliary Grants for the Aged, Blind, and Disabled (46801) ........................................... $22,398,969 $22,398,969
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Adult In-Home and Supportive Services (46802) .......... $6,822,995 $6,822,995  
Domestic Violence Prevention and Support Activities (46803) ................................................................. $9,239,205 $10,339,205  
Fund Sources: General ........................................................ $22,756,141 $23,856,141  
Federal Trust ................................................................. $15,705,028 $15,705,028  

Authority: Title 63.2, Chapters 1, 16 and 22, Code of Virginia; Title XVI, federal Social Security Act, as amended.

A.1. Effective January 1, 2014, 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 $1,207 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.

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

3. The Department of Social Services, in collaboration with the Department for Aging and Rehabilitative Services, is authorized to increase the assisted living facility and adult foster care home rates and/or the personal care allowance cited above on January 1 of each year in which the federal government increases Supplemental Security Income or Social Security rates or at any other time that the department determines that an increase is necessary to ensure that the Commonwealth continues to meet federal requirements for continuing eligibility for federal financial participation in the Medicaid program. Any such increase is subject to the prior concurrence of the Department of Planning and Budget. Within thirty days after its effective date, the Department of Social Services shall report any such increase to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees with an explanation of the reasons for the increase.

B. Out of this appropriation, $4,185,189 the first year and $4,185,189 in the second year from the federal Social Services Block Grant shall be allocated to provide adult companion services for low-income elderly and disabled adults.

C. The toll-free telephone hotline operated by the Department of Social Services to receive child abuse and neglect complaints shall also be publicized and used by the department to receive complaints of adult abuse and neglect.

D. Out of this appropriation, $248,750 the first year and $248,750 the second year from the general fund and $1,346,792 the first year and $1,346,792 the second year from federal Temporary Assistance for Needy Families (TANF) funds shall be provided as a grant to local domestic violence programs for purchase of crisis and core services for victims of domestic violence, including 24-hour hotlines, emergency shelter, emergency transportation, and other crisis services as a first priority.

E. Out of this appropriation, $75,000 the first year and $75,000 the second year from the general fund and $400,000 the first year and $400,000 the second year from nongeneral funds shall be provided for the purchase of services for victims of domestic violence as stated in § 63.2-1615, Code of Virginia, in accordance with regulations promulgated by the Board of Social Services.

F. Out of this appropriation $1,100,000 the second year from the general fund and $1,000,000 the first year and $1,000,000 the second year from federal Temporary Assistance to Needy Families (TANF) funds shall be provided as a grant to local domestic violence programs for services.

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A. Expenditures meeting the criteria of Title IV-E of the Social Security Act shall be fully reimbursed except that expenditures otherwise subject to a standard local matching share under applicable state policy, including local staffing, shall continue to require local match. The commissioner shall ensure that local social service boards obtain reimbursement for all children eligible for Title IV-E coverage.

B. The commissioner, in cooperation with the Department of Planning and Budget, shall establish a reasonable, automatic adjustment for inflation each year to be applied to the room and board maximum rates paid to foster parents. However, this provision shall apply only in fiscal years following a fiscal year in which salary increases are provided for state employees.

C. Out of this appropriation, $500,000 the first year and $500,000 the second year from the general fund shall be provided for the purchase of services for victims child abuse and neglect prevention activities as stated in §63.2-1502, Code of Virginia, in accordance with regulations promulgated by the Board of Social Services.

D. Out of this appropriation, $180,200 the first year and $180,200 the second year from the general fund and $99,800 the first year and $99,800 the second year from nongeneral funds shall be provided to continue respite care for foster parents.

E. Notwithstanding the provisions of §§63.2-1300 through 63.2-1303, Code of Virginia, adoption assistance subsidies and supportive services shall not be available for children adopted through parental placements. This restriction does not apply to existing adoption assistance agreements.

F.1. Out of this appropriation, $1,500,000 the first year from federal funds and $1,500,000 the second year from the general fund shall be provided to implement pilot programs that increase the number of foster care children adopted.

2. Beginning October 1, 2013, the department shall provide a quarterly report, within 30 days of quarter end, on the use and effectiveness of this funding including, but not limited to, the additional number of special needs children adopted from foster care as a result of this effort and the types of ongoing supportive services provided, to the Governor, Chairmen of House Appropriations and Senate Finance Committees, and the Director, Department of Planning and Budget.

G. Out of this appropriation, $33,207,631 the first year and $33,985,779 the second year from the general fund and $7,000,000 the first year and $7,000,000 the second year from nongeneral funds shall be provided for special needs adoptions.

H. Out of this appropriation $37,603,764 the first year and $38,835,831 the second year from the general fund and $37,603,764 the first year and $38,835,831 the second year from nongeneral funds shall be provided for Title IV-E adoption subsidies.

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 information about and counseling regarding the availability of independent living services is provided to any person who chooses to leave foster care or who chooses to terminate independent living services before his twenty-first birthday. Information shall include the option
ITEM 339.

 Item Details($) Appropriations($) 

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for restoration of independent living services following termination of independent living services, and the processes whereby independent living services may be restored should he choose to seek restoration of such services in accordance with § 63.2-905.1 of the Code of Virginia.

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

2. Out of this appropriation, $358,246 the first year and $342,414 the second year from the general fund and $225,883 the first year and $215,900 the second year from nongeneral funds shall be provided for five positions to execute these negotiations.

340. Financial Assistance for Supplemental Assistance Services (49100)................................................................. $78,757,450 $78,757,450
General Relief (49101) ........................................................................................................ $500,000 $500,000
Resettlement Assistance (49102)......................................................................................... $9,022,000 $9,022,000
Emergency and Energy Assistance (49103) ............................................................ $69,235,450 $69,235,450
Fund Sources:
General.................................................................................................................. $500,000 $500,000
Federal Trust ........................................................................................................... $78,257,450 $78,257,450

Authority: Title 2.2, Chapter 54; Title 63.2, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as amended; P.L. 104-193, as amended, Federal Code.

341. Financial Assistance to Community Human Services Organizations (49200) ........................................................................................................................................................................ $25,700,789 $25,450,789
Community Action Agencies (49201) ........................................................................... $13,388,048 $13,388,048
Volunteer Services (49202) ....................................................................................... $3,866,340 $3,866,340
Other Payments to Human Services Organizations (49203) ...................................... $8,446,401 $8,196,401
Fund Sources:
General.................................................................................................................. $4,098,621 $3,848,621
Federal Trust ........................................................................................................... $21,602,168 $21,602,168

Authority: Title 2.2, Chapter 54; Title 63.2, Code of Virginia; Title VI, Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as amended; P.L. 104-193, as amended, Federal Code.

A.1. All increased state or federal funds distributed to Community Action Agencies shall be distributed as follows: The funds shall be distributed to all local Community Action Agencies according to the Department of Social Services funding formula (75 percent based on low-income population, 20 percent based on number of jurisdictions served, and five percent based on square mileage served), adjusted to ensure that no agency receives less than 1.5 percent of any increase.

2. Out of this appropriation, $185,725 the first year and $185,725 the second year from the general fund shall be provided to contract with the Virginia Community Action Partnership to provide outreach, education and tax preparation services via the Virginia Earned Income Tax Coalition and other community non-profit organizations to citizens who may be eligible for the federal Earned Income Tax Credit. The contract shall require the Virginia Community Action Partnership to report on its efforts to expand the number of Virginians who are able to claim the federal EITC, including the number of individuals identified who could benefit from the credit, the number of individuals counseled on the availability of federal EITC, and the number of individuals assisted with tax preparation to claim the federal EITC. The annual report from the Virginia Community Action Partnership shall also detail actual expenditures for the program including the sub-contractors that were utilized. This report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by December 1 each year.
3. Out of this appropriation, $1,000,000 the first year and $1,000,000 the second year from the Temporary Assistance for Needy Families (TANF) block grant shall be provided to contract with local Community Action Agencies to provide an array of services designed to meet the needs of low-income individuals and families, including the elderly and migrant workers. Services may include, but are not limited to, child care, community and economic development, education, employment, health and nutrition, housing, and transportation.

B. The department shall continue to fund from this Item all organizations recognized by the Commonwealth as community action agencies as defined in §2.2-540 et seq.

C. Out of this appropriation, $951,896 the first year and $951,896 the second year from the general fund and $3,333,605 the first year and $3,333,605 the second year from the Temporary Assistance for Needy Families (TANF) block grant shall be provided to contract with programs that follow the evidence-based Healthy Families America home visiting model that promotes positive parenting, improves child health and development, and reduces child abuse and neglect. The Department of Social Services shall use a portion of the funds from this item to contract with the statewide office of Prevent Child Abuse Virginia for providing the coordination, technical support, quality assurance, training and evaluation of the Virginia Healthy Families programs.

D. Out of this appropriation, $100,000 the first year and $100,000 the second year from nongeneral funds shall be provided for Volunteer Emergency Families for Children to expand its shelter care network for abused, neglected, runaway, homeless, and at-risk children throughout Virginia.

E. Out of this appropriation, $100,000 the first year and $100,000 the second year from nongeneral funds shall be provided for the Child Abuse Prevention Play (the play) administered by Virginia Repertory Theatre. The contract shall include production and live performances of the play that teach child safety awareness to prevent child abuse.

F. Out of this appropriation, $70,000 the first year and $70,000 the second year from the general fund shall be provided to contract with the Virginia Alzheimer’s Association Chapters to provide dementia-specific training to long-term care workers in licensed nursing facilities, assisted living facilities and adult day care centers who deal with Alzheimer's disease and related disorders.

G. Out of this appropriation, $200,000 the first year and $200,000 the second year from the general fund shall be provided to contract with Northern Virginia Family Services (NVFS) to provide supportive services that address the basic needs of families in crisis, including the provision of food, financial assistance to prevent homelessness, and access to health services. The contract shall require NVFS to provide an intake process that identifies the needs and appropriate services for those in crisis. Outcomes will be measured utilizing surveys provided to those who receive services and NVFS will report quarterly on survey results.

H. Out of this appropriation, $931,000 the first year and $931,000 the second year from the general fund shall be provided to contract with child advocacy centers (CAC) to provide a comprehensive, multidisciplinary team response to allegations of child abuse in a dedicated, child-friendly setting. The contracts shall require CACs to provide forensic interviews, victim support and advocacy services, medical evaluations, and mental health services to victims of child abuse and neglect with the expected outcome of reducing child abuse and neglect. The department shall develop a Request for Proposal (RFP) to (i) distribute 67 percent of the allocated funds for accredited child advocacy centers and 30 percent for associate/developing child advocacy centers, as recognized and in good standing with the National Children's Alliance, with input from Children's Advocacy Centers of Virginia (CACVA); (ii) allocate three percent to Children's Advocacy Centers of Virginia, the recognized chapter of National Children's Alliance for Virginia's child advocacy centers, for the purpose of assisting and supporting the development, continuation and sustainability of community-coordinated, child-focused services delivered by children's advocacy centers; and (iii) distribute any non-allocated funding equally to accredited and associate/developing child advocacy centers awarded funding in section (i) of this paragraph.

I. Out of this appropriation, $100,000 the first year and $100,000 the second year from the general fund shall be provided to contract with Youth for Tomorrow (YFT) to provide comprehensive residential, education and counseling services to at-risk youth of the
Commonwealth of Virginia who have been sexually exploited, including victims of sex trafficking. The contract shall require YFT to provide individual assessments/individual service planning; individual and group counseling; room and board; coordination of medical and mental health services and referrals; independent living services for youth transitioning out of foster care; active supervision; education; and family and family reunification services. Youth for Tomorrow shall submit monthly progress reports on activities conducted and progress achieved on outputs, outcomes and other functions/activities during the reporting period. On October 1 of each year, YFT shall provide an annual report to the Governor and the Chairmen of the Senate Finance and House Appropriations Committees that details program services, outputs and outcomes.

J. Out of this appropriation, $25,000 the first year and $25,000 the second year from the federal Temporary Assistance For Needy Families (TANF) block grant shall be provided to contract with the Visions of Truth Community Development Corporation (Visions of Truth) to support self-sufficiency programs for at-risk youth by improving education performance. The contract shall require Visions of Truth Community Development Corporation to provide at-risk students in grades 7-12 with a personalized learning program including standards of learning preparation and homework assistance from certified teachers and college students. Visions of Truth shall report expenditures and performance on a quarterly basis and shall provide an annual report with detailed program results.

K.1. Out of this appropriation, $1,250,000 the first year and $1,250,000 the second year from the general fund shall be provided to contract with the Virginia Early Childhood Foundation (VECF) to support the health and school readiness of Virginia’s young children prior to school entry. These funds shall be matched with local public and private resources with a goal of leveraging a dollar for each state dollar provided.

2. Of the amounts in paragraph K.1. above, $1,250,000 the first year and $1,250,000 the second year from the general fund shall be used to provide information and assistance to parents and families and to facilitate partnerships with both public and private providers of early childhood services. VECF will track and report statewide and local progress on a biennial basis. The Foundation shall account for the expenditure of these funds by providing the Governor, Secretary of Health and Human Resources, and the Chairmen of the House Appropriations and Senate Finance Committees with a certified audit and full report on Foundation initiatives and results not later than October 1 of each year for the preceding fiscal year ending June 30.

3. On or before October 1 of each year, the foundation shall submit to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees a report on the actual amount, by fiscal year, of private and local government funds received by the foundation.

L. Out of this appropriation, $250,000 the first year from the general fund shall be used to contract with Elevate Early Education for the purpose of developing a pilot program for a kindergarten readiness assessment. The contract with Elevate Early Education to administer this program shall require the submission of a final report from the organization detailing the assessment method(s) utilized, actual expenditures for the program, and outcome analysis and evaluation. This report shall be submitted to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, and the Secretaries of Health and Human Resources and Education no later than January 1, 2015. Prior to the receipt of any state funding for this purpose, Elevate Early Education must provide evidence of private matching funds secured for this purpose.

Regulation of Public Facilities and Services (56100) $16,121,568 $16,121,568
Regulation of Adult and Child Welfare Facilities (56101) $14,272,050 $14,272,050
Interdepartmental Licensure and Certification (56106) $1,849,518 $1,849,518

Fund Sources: General $4,031,782 $4,031,782
Special $1,869,187 $1,869,187
Federal Trust $10,220,599 $10,220,599

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 the child day care licensing program so that positions shall not remain vacant for longer than 120 days and (ii) hire sufficient child care licensing specialists to ensure that all day 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 day 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.

D. Out of this appropriation, the Department of Social Services shall implement training for new assisted living facility owners and managers to focus on health and safety issues, and resident rights as they pertain to adult care residences.

343. Administrative and Support Services (49900)................... $109,894,216 $98,693,850
General Management and Direction (49901).......................... $3,268,354 $3,450,684
Information Technology Services (49902).......................... $90,376,531 $78,993,835
Accounting and Budgeting Services (49903)..................... $7,410,365 $7,410,365
Human Resources Services (49914).............................. $2,634,463 $2,634,463
Planning and Evaluation Services (49916)..................... $1,122,399 $1,122,399
Procurement and Distribution Services (49918)................ $2,628,169 $2,628,169
Public Information Services (49919).............................. $2,140,973 $2,140,973
Financial and Operational Audits (49929)...................... $312,962 $312,962

Fund Sources: General................................................... $41,220,532 $40,713,111
Special............................................................... $175,000 $175,000
Federal Trust...................................................... $68,498,684 $57,805,739


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

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

C. The Commissioner, Department of Social Services, in consultation with relevant state and local agencies, shall develop proposed criteria for assessing funding requests for addressing space needs among local departments of social services, as well as proposed consolidated human services buildings. The criteria shall include but not be limited to compliance with the Americans with Disabilities Act, access to public transportation, life safety issues, condition of current space and related major building systems, impact on service delivery, and other factors as may be appropriate. The department shall use the criteria to prioritize local requests for increased state reimbursement for renovating existing space, relocating or constructing new space. For those jurisdictions that, when applying such criteria, achieve high priority ranking for increased state reimbursement, yet initiate local funding actions to address critical space needs or to consolidate human services, they shall nevertheless retain their ranking on the prioritized list of projects for increased state reimbursement for renovating existing space,
relocating or constructing new space. The department shall forward a prioritized list of projects to the Secretary of Health and Human Resources and the Department of Planning and Budget by November 1 of each year for consideration by the Governor in the development of the budget. The department shall also submit a copy of the list of prioritized projects by November 1 of each year, to the Chairmen of the House Appropriations and Senate Finance Committees.

D.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.

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

3. 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.

E.1. Out of this appropriation, $4,100,000 the first year and $1,900,000 the second year from the general fund and $14,200,000 the first year and $5,901,837 the second 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.

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

F. Out of this appropriation, $522,286 the first year and $522,286 the second year from the general fund and $1,924,019 the first year and $1,924,019 the second year from nongeneral funds shall be provided to supplement management and programmatic support of the agency’s eligibility systems modernization effort. In addition, eight positions are added in FY 2013. These resources shall be dedicated to the modernization project until its completion or the end of FY 2017, whichever comes first.

A. In the operation of any program of public assistance, including benefit and service programs in any locality, for which program appropriations are made to the Department of Social Services, it is provided that if a payment or overpayment is made to an individual who is ineligible therefor under federal and/or state statutes and regulations, the amount of such payment or overpayment shall be returned to the Department of Social Services by the locality.
B. However, no such repayments may be required of the locality if the department determines that such overpayment or payments to ineligibles resulted from the promulgation of vague or conflicting regulations by the department or from the failure of the department to make timely distribution to the localities of the statutes, rules, regulations, and policy decisions, causing the overpayment or payment to ineligible(s) to be made by the locality or from situations where a locality exercised due diligence, yet received incomplete or incorrect information from the client which caused the overpayment or payment to ineligibles. If a locality fails to effect the return, the Department of Social Services shall withhold an equal amount from the next disbursement made by the department to the locality for the same program.

C. The Department of Social Services shall implement the guidance issued by the U.S. Department of Health and Human Services concerning the obligation of recipients of federal financial assistance to comply with Title VI of the Civil Rights Act of 1964 by ensuring that meaningful access to federally-funded programs, activities and services administered by the department is provided to limited English proficient (LEP) persons, 63 Fed. Reg. 47,311-47,323 (August 8, 2003). At a minimum, the department shall (i) identify the need for language assistance by analyzing the following factors: (1) the number or proportion of LEP persons in the eligible service population, (2) the frequency of contact with such persons, (3) the nature and importance of the program, activity or service, and (4) the costs of providing language assistance and resources available; (ii) translate vital documents into the language of each frequently encountered LEP group eligible to be served; (iii) provide accurate and timely oral interpreter services; and (iv) develop an effective implementation plan to address the identified needs of the LEP populations served.

345. A. The amount for the Supplemental Nutrition Assistance Program (SNAP) shall be expended under regulations of the Board of Social Services to reimburse county and city welfare/social services boards pursuant to § 63.2-401, Code of Virginia, and subject to the same percentage limitations for other administrative services performed by county and city public welfare/social services boards and superintendents of public welfare/social services pursuant to other provisions of the Code of Virginia, as amended.

B. Pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, the Department of Social Services shall, in cooperation with local departments of social services, maintain a waiver of the work requirement for Supplemental Nutrition Assistance Program (SNAP) recipients residing in areas that do not have a sufficient number of jobs to provide employment for such individuals, including those areas designated as labor surplus areas by the U.S. Department of Labor.

C. To the extent permitted by federal law, Supplemental Nutrition Assistance Program (SNAP) recipients subject to a work requirement pursuant to § 824 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, as amended, shall be permitted to satisfy such work requirement by providing volunteer services to a public or private, nonprofit agency for the number of hours per month determined by dividing the household's monthly SNAP allotment by the federal minimum wage.

D. The Department of Social Services shall, to the extent permitted by federal law, disregard the value of at least one motor vehicle per household in determining eligibility for the Supplemental Nutrition Assistance Program (SNAP).

E. The Department of Social Services shall develop a multi-lingual outreach campaign to inform qualified aliens and their children, who are United States citizens, of their eligibility for the federal Supplemental Nutrition Assistance Program (SNAP) and ensure that they have access to benefits under SNAP. To the extent permitted by federal law, the department shall administer SNAP in a way that minimizes the procedural burden on qualified aliens and addresses concerns about the impact of SNAP receipt on their immigration sponsors and status.

Total for Department of Social Services ............................... $1,920,648,118
General Fund Positions....................................................... 441.21
Nongeneral Fund Positions................................................. 1,256.29

Total for Department of Social Services ............................... $1,923,839,441
General Fund Positions....................................................... 441.21
Nongeneral Fund Positions................................................. 1,256.29
ITEM 345.

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§ 1-96. VIRGINIA BOARD FOR PEOPLE WITH DISABILITIES (606)

346. Social Services Research, Planning, and Coordination (45000) ................................................................................ $1,505,860 $1,510,394
Research, Planning, Outreach, Advocacy, and Systems Improvement (45002)........................................................ $851,241 $851,241
Administrative Services (45006) ........................................ $654,619 $659,153

Fund Sources: General........................................................ $185,022 $189,556
Federal Trust............................................... $1,320,838 $1,320,838

Authority: Title 51.5, Chapter 7, Code of Virginia.

Up to $39,880 the first year and up to $39,880 the second year is available for the Virginia Board for People with Disabilities (VBPD) to contract with the Department for Aging and Rehabilitative Services (DARS) for the provision of shared administrative services. The scope of the services and specific costs shall be outlined in a memorandum of understanding (MOU) between VBPD and DARS subject to the approval of the respective agency heads. Any revision to the MOU shall be reported to the Director, Department of Planning and Budget within 30 days.

347. Financial Assistance for Individual and Family Services (49000) ................................................................................ $500,820 $500,820
Financial Assistance to Localities for Individual and Family Services (49001)..................................................... $500,820 $500,820

Fund Sources: Federal Trust............................................... $500,820 $500,820

Authority: Title 51.5, Chapter 7, Code of Virginia.

Total for Virginia Board for People with Disabilities...... $2,006,680 $2,011,214

| General Fund Positions| 0.75 | 0.75 |
| Nongeneral Fund Positions| 9.25 | 9.25 |
| Position Level | 10.00 | 10.00 |
| Fund Sources: General | $185,022 | $189,556 |
| Federal Trust | $1,821,658 | $1,821,658 |

§ 1-97. DEPARTMENT FOR THE BLIND AND VISION IMPAIRED (702)

348. Statewide Library Services (14200)................................................................................ $1,159,222 $1,159,222
Library and Resource Center Services (14202)................................. $1,159,222 $1,159,222

Fund Sources: General.................................................................. $1,094,222 $1,094,222
Special.............................................................................. $30,000 $30,000
Trust and Agency .......................................... $35,000 $35,000


Out of this appropriation, $120,163 the first year and $120,163 the second year from the general fund shall be used to contract for the provision of radio reading services for the blind and vision impaired.
349. State Education Services (19100) ....................................... $1,453,806
    Braille and Instructional Materials (19101)....................... $842,848
    Educational and Early Childhood Support Services
    (19102)........................................................................ $610,958
    Fund Sources: General.................................................. $798,806
    Trust and Agency.......................................................... $55,000
    Federal Trust.............................................................. $600,000

350. Rehabilitation Assistance Services (45400) ....................... $10,161,877
    Low Vision Services (45401).......................................... $303,333
    Vocational Rehabilitation Services (45404)....................... $5,969,084
    Community Based Independent Living Services
    (45407)....................................................................... $3,189,724
    Vending Stands, Cafeterias, and Snack Bars (45410)........... $699,736
    Fund Sources: General.................................................. $1,815,627
    Special................................................................. $203,911
    Trust and Agency........................................................ $115,000
    Federal Trust.......................................................... $8,027,339
    Authority: § 51.5-1 and Title 51.5, Chapter 1, Code of Virginia; P.L. 93-516 and P.L. 93-112, Federal Code.

A. It is the intent of the General Assembly that visually handicapped persons who have completed vocational training as food service managers through programs operated by the Department be considered for food service management position openings within the Commonwealth as they arise.

B. The federal vocational rehabilitation grant award amount for the Department for the Blind and Vision Impaired (DBVI) is estimated at $9,629,262. Based on this projection, DBVI shall not expend, without prior written concurrence from the Director, Department of Planning and Budget, more state appropriation than what is minimally necessary to meet the annual 21.3 percent state matching requirement and avoid the loss of federal dollars. This provision applies to the annual federal vocational rehabilitation grant award as well as any additional allotments requiring state match that may be made available to DBVI. Any increases in total grant award spending shall be reported to the Chairmen of the House Appropriations and Senate Finance Committees within 30 days.

351. Regional Office Support and Administration (49700)...... $2,338,313
    Regional Office and Field Support Services (49701) ....... $2,338,313
    Fund Sources: General.................................................. $1,264,821
    Federal Trust.......................................................... $1,073,492

352. Rehabilitative Industries (81000)................................. $31,489,478
    Manufacturing, Retail, and Contract Operations (81003) . $31,489,478
    Fund Sources: Enterprise............................................... $31,489,478

The Industry Production Workers with the Virginia Industries for the Blind shall not be counted in the classified employment levels of the Department for the Blind and Vision Impaired.
ITEM 353.

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<th>Administrative and Support Services (49900)</th>
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<th>$2,683,801</th>
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<td>Physical Plant Services (49915)</td>
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<td>$768,138</td>
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Fund Sources:
- General: $1,590,985, $1,104,698
- Special: $749,678, $749,678
- Enterprise: $771,815, $771,815
- Federal Trust: $39,561, $57,610


A. Up to $1,147,719 the first year and up to $1,147,719 the second year is available for the Department for the Blind and Vision Impaired (DBVI) to contract with the Department for Aging and Rehabilitative Services (DARS) for the provision of shared administrative services. The scope of the services and specific costs shall be outlined in a memorandum of understanding (MOU) between DBVI and DARS subject to the approval of the respective agency heads. Any revision to the MOU shall be reported to the Director, Department of Planning and Budget within 30 days.

B. Out of this appropriation, $503,030 the first year from the general fund is provided for the purchase and installation of emergency generators at the Azalea Road campus.

Total for Department for the Blind and Vision Impaired: $49,754,735, $49,286,497

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Virginia Rehabilitation Center for the Blind and Vision Impaired (263)

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Fund Sources: Special | $2,000 | $2,000 |

Federal Trust | $1,354,830 | $1,354,830 |


Administrative and Support Services (49900)

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Fund Sources: General | $167,883 | $167,925 |
| Special | $17,000 | $17,000 |
| Federal Trust | $1,055,793 | $1,055,793 |


Total for Virginia Rehabilitation Center for the Blind and Vision Impaired: $2,597,506, $2,597,548
ITEM 355.

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**OFFICE OF NATURAL RESOURCES**

§ 1-98. SECRETARY OF NATURAL RESOURCES (183)

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Authority: Title 2.2, Chapter 2; and § 2.2-201, Code of Virginia.

A. The Secretary of Natural Resources shall report to the Chairmen of the Senate Committees on Finance, Agriculture, Conservation, and Natural Resources, and the House Committees on Appropriations and Conservation and Natural Resources, by November 4 of each year on implementation of the Chesapeake Bay nutrient reduction strategies. The report shall include and address the progress and costs of point source and nonpoint source pollution strategies. The report shall include, but not be limited to, information on levels of dissolved oxygen, acres of submerged aquatic vegetation, computer modeling, variety and numbers of living resources, and other relevant measures for the General Assembly to evaluate the progress and effectiveness of the tributary strategies. In addition, the Secretary shall include information on the status of all of Virginia’s commitments to the Chesapeake Bay Agreements.

B. It is the intent of the General Assembly that a reserve be created within the Virginia Water Quality Improvement Fund to support the purposes delineated within the Virginia Water Quality Improvement Act of 1997 (WQIA 1997) when year-end general fund surpluses are unavailable. Consequently, 15 percent of any amounts appropriated to the Virginia Water Quality Improvement Fund due to annual general fund revenue collections in excess of the official estimates contained in the general appropriation act shall be withheld from appropriation, unless otherwise specified. When annual general fund revenue collections do not exceed the official revenue estimates contained in the general appropriation act, the reserve fund may be used for WQIA 1997 purposes as directed by the General Assembly within the general appropriation act.

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§ 1-99. DEPARTMENT OF CONSERVATION AND RECREATION (199)

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ITEM 357.

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Authority: Title 10.1, Chapters 1, 2, 5, 6, 7, and 21.1; Title 62.1, Chapter 3.1, Code of Virginia.

A.1. Out of the amounts appropriated for Financial Assistance to Virginia Soil and Water Conservation Districts, $6,841,091 the first year and $6,841,091 the second year from the general fund shall be provided to soil and water conservation districts for administrative and operational support. These funds shall be distributed upon approval by the Virginia Soil and Water Conservation Board to the districts in accordance with the Board’s established financial allocation policy. These amounts shall be in addition to any other funding provided to the districts for technical assistance pursuant to subsections B. and D. of this item. Of this amount, $6,209,091 the first year and $6,209,091 the second year from the general fund shall be distributed to the districts for core administrative and operational expenses (personnel, travel, rent, utilities, office support, and equipment) based on identified budget projections and in accordance with the Board’s financial allocation policy; $312,000 the first year and $312,000 the second year from the general fund shall be distributed at a rate of $3,000 per dam for maintenance; $150,000 the first year and $150,000 the second year from the general fund for small dam repairs of known or suspected deficiencies; and $170,000 the first year and $170,000 the second year to the department to provide district support in accordance with Board policy, including, but not limited to, services related to auditing, bonding, contracts, and training.

2. The Virginia Soil and Water Conservation Board shall not create, merge, divide, modify, or relocate the boundaries of any district pursuant to § 10.1-506, Code of Virginia, until such time as the General Assembly has acted upon the recommendations of the stakeholder group, established in Item 360, paragraph A.2. of Chapter 806, 2013 Acts of Assembly.

3. The Department shall provide a quarterly report to the Chairmen of the House Appropriations and Senate Finance Committees of how appropriations for each soil and water conservation district have been dispersed in the current quarter and the planned disbursements for the upcoming quarter by district for the following: (i) the federal Conservation Reserve Enhancement Program, (ii) the use of Agricultural Best Management Cost-Share Program funds within the Chesapeake Bay watershed, (iii) the use of Agricultural Best Management Cost-Share Program funds within the Southern Rivers area, and (iv) the amount of Technical Assistance funding.

B.1. Notwithstanding § 10.1-2129 A., Code of Virginia, $23,897,500 the first year from the general fund shall be deposited to the Virginia Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997. Of this amount, $1,150,000 shall be appropriated to the Department for Nonpoint Pollution Prevention for the following specified uses: $100,000 shall be utilized as cost-share for the development of nutrient management plans for golf courses, $250,000 shall be provided to the Department of Forestry for water quality grants, and $800,000 shall be used for the Commonwealth’s match for participation in the federal Conservation Reserve Enhancement Program (CREP). Pursuant to paragraph B of Item 356, $2,965,612 is designated for deposit to the reserve within the Virginia Water Quality Improvement Fund. Of the remaining amounts, $19,781,888 is authorized for transfer to the Virginia Natural Resources Commitment Fund, a subfund of the Virginia Water Quality Improvement Fund. The monies transferred to the Virginia Natural Resources Commitment Fund shall be distributed upon approval by the Virginia Soil and Water Conservation Board in accordance with the Board’s developed policies and in accordance with the allocation percentages in § 10.1-2128.1 B., Code of Virginia. Of the $19,781,888, a total of eight percent, $1,582,551 shall be appropriated for Technical Assistance for Virginia Soil and Water Conservation Districts and $18,199,337 for Agricultural Best Management Practices Cost-Share Assistance.

2. This appropriation, together with the amount listed in Item 363 of this act, meets the mandatory deposit requirements associated with the FY 2013 excess general fund revenue collections and discretionary year-end general fund balances.

C. It is the intent of the General Assembly, that notwithstanding the provisions of § 10.1-2132, Code of Virginia, the Department of Conservation and Recreation is authorized to make Water Quality Improvement Grants to state agencies.
D.1 Out of this appropriation, $10,000,000 the first year and $10,000,000 the second year from nongeneral funds to be deposited to the Virginia Natural Resources Commitment Fund, a subfund of the Virginia Water Quality Improvement Fund, as established in § 10.1-2128.1, Code of Virginia. The funds shall be dispersed by the Department pursuant to § 10.1-2128.1, Code of Virginia.

2. The source of an amount estimated at $10,000,000 the first year and $10,000,000 the second year to support the nongeneral fund appropriation to the Virginia Natural Resources Commitment Fund shall be the recordation tax fee established in Part 3 of this act.

3. Out of this amount, a total of eight percent, or $1,200,000, whichever is greater, shall be appropriated to Virginia Soil and Water Conservation Districts for technical assistance to farmers implementing agricultural best management practices, and $8,800,000 for Agricultural Best Management Practices Cost-Share Assistance. Of the amount deposited for Cost-Share Assistance, distributions between watersheds shall be in accordance with the allocation percentages set out in § 10.1-2128.1 B., Code of Virginia.

E.1. It is the intent of the General Assembly that all interest earnings of the Water Quality Improvement Fund shall be spent only upon appropriation by the General Assembly, after the recommendation of the Secretary of Natural Resources, pursuant to § 10.1-2129, Code of Virginia.

2. Notwithstanding the provisions of §§ 10.1-2128, 10.1-2129 and 10.1-2128.1, Code of Virginia, it is the intent of the General Assembly that the Department of Conservation and Recreation use interest earnings from the Water Quality Improvement Fund and the Virginia Natural Resources Commitment Fund to support one position to administer grants from the fund.

F. Out of this appropriation, $8,500 the first year and $8,500 the second year from the general fund is provided to support the Rappahannock River Basin Commission. The funds shall be matched by the participating localities and planning district commissions.

G. Notwithstanding § 10.1-552, Code of Virginia, Soil and Water Conservation Districts are hereby authorized to recover a portion of the direct costs of services rendered to landowners within the district and to recover a portion of the cost for use of district-owned conservation equipment. Such recoveries shall not exceed the amounts expended by a district on these services and equipment.

H. It is the intent of the General Assembly that balances in Nonpoint Pollution Prevention be used first, and then balances from Agricultural Best Management Practices Cost Share Assistance be used for the Commonwealth's statewide match for participation in the federal Conservation Reserve Enhancement Program (CREP).

I. Out of the amounts appropriated for Dam Inventory, Evaluation, and Classification and Flood Plain Management, $864,294 the first year and $864,294 the second year from the general fund shall be deposited to the Dam Safety, Flood Prevention and Protection Assistance Fund, established pursuant § 10.1-603.17, Code of Virginia. The funding provided in this paragraph shall be used for the provision of either grants or loans to localities owning dams in need of renovation and repair. Out of these amounts, $400,000 the first year and $400,000 the second year from the general fund shall be provided to match federal and local funding for the renovation of Todd Lake Dam in Augusta County.

J. The Water Quality Agreement Program shall be continued in order to protect the waters of the Commonwealth through voluntary cooperation with lawn care operators across the state. The department shall encourage lawn care operators to voluntarily establish nutrient management plans and annual reporting of fertilizer application. If appropriate, then the program may be transferred to another state agency.

K. Out of this appropriation, $80,000 the first year and $80,000 the second year from the general fund is provided to the Department of Conservation and Recreation to make available a competitive grant to provide Chesapeake Bay meaningful watershed educational on-the-water field services.
L. Included in these amounts is $253,750 the first year from dedicated special revenue to implement the recommendations of the Chesapeake Bay Restoration Fund Advisory Committee.

358. Leisure and Recreation Services (50400) .................. $57,920,064 $57,920,064  
Preservation of Open Space Lands (50401) .................. $13,094,324 $13,094,324  
Design and Construction of Outdoor Recreational Facilities (50403) .......................... $940,268 $940,268  
State Park Management and Operations (50404) .............. $35,967,863 $35,967,863  
Natural Outdoor Recreational and Open Space Resource Research, Planning, and Technical Assistance (50406) ................................................. $7,917,609 $7,917,609  

Fund Sources:  
General.............................................................................. $23,549,554 $23,549,554  
Special.................................................................................. $20,347,028 $20,347,028  
Debt Service......................................................................... $185,187 $185,187  
Dedicated Special Revenue ................................................. $7,700,000 $7,700,000  
Federal Trust........................................................................... $6,138,295 $6,138,295  

Authority: Title 10.1, Chapters 1, 2, 3, 4, 4.1, and 17; Title 18.2, Chapters 1 and 5; Title 19.2, Chapters 1, 5, and 7, Code of Virginia.

A.1. Out of the amount for Natural Outdoor Recreational and Open Space Resource Research, Planning, and Technical Assistance shall be paid for the operation and maintenance of Breaks Interstate Park, an amount not to exceed $181,687 the first year and $181,687 the second year from the general fund.

2. The Breaks Interstate Park Commission shall submit an annual audit of a fiscal and compliance nature of its accounts and transactions to the Auditor of Public Accounts, the Director, Department of Conservation and Recreation, and the Director, Department of Planning and Budget.

3. The Breaks Interstate Park Commission shall, following the modernization of the Breaks Interstate Park electrical system, enter into negotiations to transfer control of the electrical system serving the park to a local regional electric utility.

B. Notwithstanding the provisions of § 10.1-202, Code of Virginia, amounts deposited to the State Park Conservation Resources Fund may be used for a program of in-state travel advertising. Such travel advertising shall feature Virginia State Parks and the localities or regions in which the parks are located. To the extent possible the department shall enter into cooperative advertising agreements with the Virginia Tourism Authority and local entities to maximize the effectiveness of expenditures for advertising. The department is further authorized to enter into a cooperative advertising agreement with the Virginia Association of Broadcasters.

C. Included in the amount for Preservation of Open-Space Lands is $1,752,750 the first year and $1,752,750 the second year from the general fund for the operating expenses of the Virginia Outdoors Foundation (Title 10.1, Chapter 18, Code of Virginia).

D.1. Included in the amount for Preservation of Open Space Lands is $1,000,000 the first year and $1,000,000 the second year from the general fund to be deposited into the Virginia Land Conservation Fund, § 10.1-1020, Code of Virginia. Of these funds, after Virginia Outdoors Foundation's Open-Space Lands Preservation Trust Fund statutory distribution obligations have been satisfied, no less than 50 percent of the remaining appropriations are to be used for grants for fee simple acquisitions with public access or acquisitions of easements with public access. This appropriation shall be deemed sufficient to meet the provisions of § 2.2-1509.4, Code of Virginia.

2. Included in the amounts for Preservation of Open Space Lands is $2,000,000 the first year and $2,000,000 the second year from nongeneral funds to be deposited into the Virginia Land Conservation Fund to be distributed by the Virginia Land Conservation Foundation pursuant to the provisions of § 58.1-513, Code of Virginia.

E. Upon completion of the construction of the Daniel Boone Wilderness Trail Interpretative Center, the Division of State Parks may accept transfer of the facility, 153 acres of land, and $450,000 for maintenance of the completed facility for operation as a satellite facility to
Natural Tunnel State Park. It is the intent of the General Assembly that at such time as the facility, property, and cash are transferred to the Division of State Parks that positions and ongoing funding for the operation of the satellite facility shall be provided.

359. Administrative and Support Services (59900)................... $8,430,668 $8,533,388
General Management and Direction (59901)..................... $8,430,668 $8,533,388
Fund Sources: General........................................................ $7,239,314 $7,342,034
Special......................................................... $1,140,397 $1,140,397
Debt Service................................................ $50,957 $50,957
Authority: Title 2.2, Chapters 37, 40, 41, 43; and Title 10.1, Chapter 1 Code of Virginia.

The Department of Conservation and Recreation shall employ, on a consulting basis, a grants management expert or team. The grants management expert or team shall conduct an audit and make recommendations to ensure that the department complies with the financial or other data reporting requirements set forth by the State Comptroller. This will include, but may not be limited to, compiling and maintaining all records necessary to fulfill reporting requirements and to meet any subsequent audit of the expenditure of such federal funds. The Director shall provide a report to the Secretary of Natural Resources, the Department of Planning and Budget, and the Auditor of Public Accounts by September 1, 2014. This report will include any deficiencies discovered and the corrective action taken for each grant, and a plan to maintain grant compliance for future grants.

Total for Department of Conservation and Recreation.... $131,970,057 $103,522,743
General Fund Positions....................................................... 412.50 412.50
Nongeneral Fund Positions................................................. 39.50 39.50
Position Level ..................................................................... 452.00 452.00
Fund Sources: General........................................................ $67,547,331 $43,748,501
Special......................................................... $23,472,310 $23,218,560
Debt Service................................................ $236,144 $236,144
Dedicated Special Revenue........................ $31,351,576 $26,956,842
Federal Trust............................................... $9,362,696 $9,362,696

§ 1-100. DEPARTMENT OF ENVIRONMENTAL QUALITY (440)

360. Land Protection (50900)..................................................... $23,733,520 $23,733,520
Land Protection Permitting (50925)................................. $3,333,180 $3,333,180
Land Protection Compliance and Enforcement (50926)...
Land Protection Outreach (50927)................................... $628,511 $628,511
Land Protection Planning and Policy (50928)................... $247,621 $247,621
Fund Sources: General........................................................ $2,425,619 $2,425,619
Special......................................................... $573,435 $573,435
Trust and Agency................................................... $10,850,680 $10,850,680
Dedicated Special Revenue........................................ $7,687,215 $7,687,215
Federal Trust................................................ $4,116,571 $4,116,571
Authority: Title 5.1, Chapter 1; Title 10.1, Chapters 11.1, 11.2, 12.1, 14, and 25; Title 44, Chapter 3.5; and Title 62.1, Chapter 20, Code of Virginia.

It is the intent of the General Assembly that balances in the Virginia Environmental Emergency Response Fund be used to meet match requirements for U.S. Environmental Protection Agency Superfund State Support Contracts.

361. Water Protection (51200).................................................. $40,225,873 $40,287,331
Water Protection Permitting (51225)................................. $9,467,933 $9,529,391
Water Protection Compliance and Enforcement (51226)... $9,609,642 $9,609,642
ITEM 361.

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Authority: Title 5.1, Chapter 1; Title 10.1, Chapters 11.1 and 13; and Title 46.2, Chapter 10, Code of Virginia.

A. Out of this appropriation, $51,500 the first year and $51,500 the second year from the general fund is designated for annual membership dues for the Ohio River Valley Water Sanitation Commission.

B.1. The permit fee regulations adopted by the State Water Control Board pursuant to paragraphs B.1. and B.2. of § 62.1-44.15:6, Code of Virginia, shall be set at an amount representing not more than 50 percent of the direct costs for the administration, compliance and enforcement of Virginia Pollutant Discharge Elimination System permits and Virginia Pollution Abatement permits.

2. The regulations adopted by the State Water Control Board to initially implement the provisions of this Item shall be exempt from Article 2 (§ 2.2-4006, et seq.) of Chapter 40 of Title 2.2, Code of Virginia, and shall become effective no later than July 1, 2010. Thereafter, any amendments to the fee schedule described by these acts shall not be exempted from Article 2 (§ 2.2-4006, et seq.) of Chapter 40 of Title 2.2, Code of Virginia.

C. Out of the appropriation for this item, $151,500 the first year and $151,500 the second year from the general fund is designated for the annual membership dues for the Interstate Commission on the Potomac River Basin.

D.1. Notwithstanding § 62.1-44.15:56, Code of Virginia, public institutions of higher education, including community colleges, colleges, and universities, shall be subject to project review and compliance for state erosion and sediment control requirements by the local program authority of the locality within which the land disturbing activity is located, unless such institution submits annual specifications to the Department of Environmental Quality, in accordance with § 62.1-44.15:56 A (i), Code of Virginia.

2. The State Water Control Board is authorized to amend the Erosion and Sediment Control Regulations (9 VAC 25-840 et seq.) to conform such regulations with this project review requirement and to clarify the process. These amendments shall be exempt from Article 2 (§2.2-4006 et seq.) of the Administrative Process Act.

362. Air Protection (51300)................................................................. $17,914,590 $17,914,590

Authority: Title 5.1, Chapter 1; Title 10.1, Chapters 11.1 and 13; and Title 46.2, Chapter 10, Code of Virginia.
A. The Department of Environmental Quality is authorized to use up to $300,000 the first year and $300,000 the second year from the Vehicle Emissions Inspection Program Fund to implement the provisions of Chapter 710, Acts of Assembly of 2002, which authorizes the department to operate a program to subsidize repairs of vehicles that fail to meet emissions standards established by the Air Pollution Control Board when the owner of the vehicle is financially unable to have the vehicle repaired.

B.1. All of the permit program emissions fees collected by the State Air Pollution Control Board pursuant to § 10.1-1322, Code of Virginia, shall be assessed and collected on an annual basis notwithstanding the provisions of that section. The State Air Pollution Control Board shall adopt regulations adjusting permit program emissions fees collected pursuant to § 10.1-1322, Code of Virginia, and establish permit application processing fees and permit maintenance fees sufficient to ensure that the revenues collected from fees cover the total direct and indirect costs of the program consistent with the requirements of Title V of the Clean Air Act, except that the initial adjustment to permit program emissions fees shall not be increased by more than 30 percent over current rates. Notwithstanding the provisions of § 10.1-1322, Code of Virginia, the permit application fees collected pursuant to this paragraph shall not be credited towards the amount of annual fees owed pursuant to § 10.1-1322. All of the fees adopted pursuant to this section shall be adjusted annually by the Consumer Price Index.

2. The regulations adopted by the State Air Pollution Control Board to initially implement the provisions of this item shall be exempt from Chapter 40 of Title 2.2, Code of Virginia, and shall become effective no later than July 1, 2012. Thereafter, any amendments to the fee schedule described by these acts shall not be exempted from Chapter 40 of Title 2.2, Code of Virginia.
the General Assembly and other grants, gifts, and moneys as may be made available to it from any other source, public or private. Interest earned on the moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund.

2. The purpose of the Fund is to provide matching grants to local governments for the planning, design, and implementation of stormwater best management practices that address cost efficiency and commitments related to reducing water pollutant loads. Moneys in the Fund shall be used to meet: i) obligations related to the Chesapeake Bay total maximum daily load (TMDL) requirements; ii) requirements for local impaired stream TMDLs; iii) water quality requirements of the Chesapeake Bay Watershed Implementation Plan (WIP); and iv) water quality requirements related to the permitting of small municipal stormwater sewer systems. The grants shall be used solely for capital projects meeting all pre-requirements for implementation, including but not limited to: i) new stormwater best management practices; ii) stormwater best management practice retrofits; iii) stream restoration; iv) low impact development projects; v) buffer restoration; vi) pond retrofits; and vii) wetlands restoration.

D. The grants shall be used solely for capital projects meeting all pre-requirements for implementation, including but not limited to: i) new stormwater best management practices; ii) stormwater best management practice retrofits; iii) stream restoration; iv) low impact development projects; v) buffer restoration; vi) pond retrofits; and vii) wetlands restoration. Such grants shall be in accordance with eligibility determinations made by the State Water Control Board under the authority of the Department of Environmental Quality.

E. The Department of Environmental Quality is authorized to capitalize the Nutrient Offset Fund to the extent necessary to facilitate the development of grants or contracts to support animal waste to energy projects.

F.1. Notwithstanding § 10.1-2129 A., Code of Virginia, out of this appropriation, $7,582,500 the first year from the general fund shall be deposited to the Virginia Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997. Pursuant to paragraph B of Item 356, $988,538 is designated for deposit to the reserve within the Virginia Water Quality Improvement Fund. Of the remaining amounts, $6,593,962 is provided for stormwater and nonpoint source water quality projects, including municipal separate stormwater sewer systems and grants to local governments.

2. This appropriation, together with the amounts included in Item 357 of this act, meets the mandatory deposit requirements associated with the FY 2013 excess general fund revenue collections and discretionary year-end general fund balances.

3. Out of this appropriation, the Department of Environmental Quality shall use an amount not to exceed $3,000,000 from the Water Quality Improvement Fund to conduct the James River chlorophyll study pursuant to the approved Virginia Chesapeake Bay Total Maximum Daily Load, Phase I Watershed Implementation Plan. This amount shall be used solely for contractual support for water quality monitoring and analysis and computer modeling. No portion of this funding may be used for administrative costs of the department.

4. Out of such funds available in this item, the Department shall provide funding to the Virginia Geographic Information Network in an amount necessary to implement statewide digital orthography to improve land coverage data necessary to assist localities in planning and implementing stormwater management programs. As part of this authorization, the Department shall also include data to update prior LIDAR surveys of elevations along coastal areas to support activities related to management of recurrent coastal flooding.

G. Out of the amounts appropriated for Financial Assistance for Environmental Resources Management, $3,292,479 the first year and $3,292,479 the second year from federal funds is provided to implement stormwater management activities.

H.1. Each locality establishing a utility or enacting a system of service charges to support a local stormwater management program pursuant to § 15.2-2114, Code of Virginia, shall provide to the Department of Environmental Quality by October 1 of each year, in a format specified by the Department, a report as to each program funded by these fees and the expected nutrient and sediment reductions for each of these programs.
2. The Auditor of Public Accounts shall include in the Specifications for Audits of Counties, Cities, and Towns regulations for all local governments establishing a utility or enacting a system of service charges to support a local stormwater management program pursuant to § 15.2-2114, Code of Virginia, a requirement to ensure that each impacted local government is in compliance with the provisions of § 15.2-2114 A., Code of Virginia. Any such adjustment to the Specifications for Audits of Counties, Cities, and Towns regulations shall be exempt from the Administrative Process Act and shall be required for all audits completed after July 1, 2014.

364. Administrative and Support Services (59900)................. $25,479,010 $25,568,005
General Management and Direction (59901)..................... $19,194,068 $19,194,958
Information Technology Services (59902)......................... $6,284,942 $6,373,047

Fund Sources: General............................................... $11,822,709 $11,911,704
Special................................................................. $5,840,026 $5,840,026
Enterprise .............................................................. $3,494,576 $3,494,576
Trust and Agency ................................................... $1,239,744 $1,239,744
Dedicated Special Revenue................................. $527,930 $527,930
Federal Trust......................................................... $2,554,025 $2,554,025

Authority: Title 10.1, Chapters 11.1, 13 and 14 and Title 62.1, Chapter 3.1, Code of Virginia.

A. Notwithstanding the provisions of Title 10.1, Chapter 25, Code of Virginia, the department is authorized to expend funds from the balances in the Virginia Environmental Emergency Response Fund for costs associated with its waste management and water programs.

B. Notwithstanding the provisions of Title 10.1, Chapter 25, Code of Virginia, the department is authorized to expend up to $600,000 the first year and $600,000 the second year from the balances in the Virginia Environmental Emergency Response Fund to further develop and implement eGovernment services.

C. Out of the amounts for this appropriation, $11,200 the first year and $11,200 the second year from the general fund is provided for payment of the necessary expenses for Virginia’s participation in the Roanoke River Bi-State Commission and Roanoke River Basin Advisory Committee.

Total for Department of Environmental Quality .................. $177,149,170 $169,717,123

Fund Sources: General................................................ $45,535,093 $38,103,046
Special................................................................. $8,767,774 $8,767,774
Enterprise .............................................................. $12,359,321 $12,359,321
Trust and Agency ................................................... $37,120,570 $37,120,570
Dedicated Special Revenue................................. $23,854,930 $23,854,930
Federal Trust......................................................... $49,511,482 $49,511,482

§ 1-101. DEPARTMENT OF GAME AND INLAND FISHERIES (403)

365. Wildlife and Freshwater Fisheries Management (51100) .... $43,123,857 $43,123,857
Wildlife Information and Education (51102)..................... $4,587,111 $4,587,111
Enforcement of Recreational Hunting and Fishing Laws and Regulations (51103)................................. $15,934,987 $15,934,987
Wildlife Management and Habitat Improvement (51106)........................................................................ $22,601,759 $22,601,759

Fund Sources: Dedicated Special Revenue........................ $30,176,604 $30,176,604
Federal Trust......................................................... $12,947,253 $12,947,253

Authority: Title 29.1, Chapters 1 through 6, Code of Virginia.
### Item 365.

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A. Out of the amounts appropriated for this item, $20,000 the first year and $20,000 the second year from nongeneral funds is provided for the Smith Mountain Lake Water Quality Monitoring Program.

366. Boating Safety and Regulation (62500) ....................... $8,611,577 $8,611,577
    Boat Registration and Titling (62501) ....................... $2,051,398 $2,051,398
    Boating Safety Information and Education (62502) .......... $440,618 $440,618
    Enforcement of Boating Safety Laws and Regulations (62503) ....................... $6,119,561 $6,119,561

Fund Sources: Dedicated Special Revenue ....................... $6,344,846 $6,344,846
    Federal Trust ............................................ $2,266,731 $2,266,731

Authority: Title 29.1, Chapters 7 and 8, Code of Virginia.

367. Administrative and Support Services (59900) ................... $8,232,843 $8,232,843
    General Management and Direction (59901) ................ $6,592,211 $6,592,211
    Information Technology Services (59902) ................ $1,640,632 $1,640,632

Fund Sources: Dedicated Special Revenue ....................... $8,212,610 $8,212,610
    Federal Trust ............................................ $20,233 $20,233

Authority: Title 29.1, Chapter 1, Code of Virginia.

A. The department shall recover the cost of reproduction, plus a reasonable fee per record, from persons or organizations requesting copies of computerized lists of licenses issued by the department.

B. The department shall not further consolidate its regional offices, field offices, or close any of these offices in presently-served localities or enter into any lease for any new regional office without notification of the Chairman of the House Committee on Agriculture, Chesapeake, and Natural Resources and the Chairman of the Senate Committee on Agriculture, Conservation, and Natural Resources. The department shall not undertake any future reorganization of any division, reporting structures, regional or field offices, or any function it may perform without notifying the Chairmen of the House Committee on Agriculture, Chesapeake, and Natural Resources, the House Committee on Appropriations, the Senate Committee on Agriculture, Conservation, and Natural Resources, and the Senate Committee on Finance.

C. Funds previously appropriated to the Lake Anna Advisory Committee for hydrilla control and removal may be used at the discretion of the Lake Anna Advisory Committee upon issues related to maintaining the health, safety, and welfare of Lake Anna.

368. A. Pursuant to §§ 29.1-101, 58.1-638, and 58.1-1410, Code of Virginia, deposits to the Game Protection Fund include an estimated $18,900,000 the first year and $18,900,000 the second year from revenue originating from the general fund.

B. Pursuant to § 29.1-101.01, Code of Virginia, the Department of Planning and Budget shall transfer such funds as designated by the Board of Game and Inland Fisheries from the Game Protection Fund (§ 29.1-101) to the Capital Improvement Fund (§ 29.1-101.01) up to an amount equal to 50 percent or less of the revenue deposited to the Game Protection Fund by § 3-1.01, subparagraph M, of this act.

C. Out of the amounts transferred pursuant to § 3-1.01, subparagraph K, of this act, $881,753 the first year and $881,753 the second year from the Game Protection Fund shall be used for the enforcement of boating laws, boating safety education, and for improving boating access.

Total for Department of Game and Inland Fisheries ........ $59,968,277 $59,968,277

<table>
<thead>
<tr>
<th>Nongeneral Fund Positions</th>
<th>496.00</th>
<th>496.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position Level</td>
<td>496.00</td>
<td>496.00</td>
</tr>
</tbody>
</table>
§ 1-102. DEPARTMENT OF HISTORIC RESOURCES (423)

369. Historic and Commemorative Attraction Management

Financial Assistance for Historic Preservation (50204) ................................................................. $2,044,194 $2,044,339
Historic Resource Management (50205) ........................................................................... $4,603,301 $4,612,640

Fund Sources: General ........................................................................................................ $4,539,332 $4,548,713
Special ......................................................................................................................... $671,584 $671,687
Commonwealth Transportation ........................................................................... $100,000 $100,000
Federal Trust ............................................................................................................. $1,336,579 $1,336,579

Authority: Title 10.1, Chapters 22 and 23, Code of Virginia.

A. General fund appropriations for historic and commemorative attractions not identified in § 10.1-2211 or § 10.1-2211.1, Code of Virginia, shall be matched by local or private sources, either in cash or in-kind, in amounts at least equal to the appropriation and which are deemed to be acceptable to the department.

B. In emergency situations which shall be defined as those posing a threat to life, safety or property, § 10.1-2213, Code of Virginia, shall not apply.

C.1. Out of the amounts for Financial Assistance for Historic Preservation shall be paid from the general fund grants to the following organization for the purposes prescribed in § 10.1-2211, Code of Virginia:

<table>
<thead>
<tr>
<th>ORGANIZATION</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>United Daughters of the Confederacy</td>
<td>$82,585</td>
<td>$82,585</td>
</tr>
</tbody>
</table>

Notwithstanding the cited Code section, the United Daughters of the Confederacy shall make disbursements to the treasurers of Confederate memorial associations and chapters of the United Daughters of the Confederacy for the purposes stated in that section. By November 1 of each year, the United Daughters of the Confederacy shall submit to the Director, Department of Historic Resources a report documenting the disbursement of these funds for their specified purpose.

2. As disbursements are made to the treasurers of Confederate memorial associations and chapters of the United Daughters of the Confederacy by the United Daughters of the Confederacy for the purposes stated in § 10.1-2211, Code of Virginia, an amount equal to $7,500 each year shall be distributed to the Ladies Memorial Association of Petersburg.

3. As disbursements are made to the treasurers of Confederate memorial associations and chapters of the United Daughters of the Confederacy by the United Daughters of the Confederacy for the purposes stated in § 10.1-2211, Code of Virginia, an amount equal to $90 the first year and $90 the second year shall be distributed to the Town of Coeburn Municipal Graveyard.

D. Notwithstanding the requirements of § 10.1-2211.1, Code of Virginia, $2,850 the first year and $2,850 the second year from the general fund shall be disbursed to the Sons of the American Revolution for the care of Revolutionary War graves and cemeteries.

E. Included in this appropriation is $100,000 the first year and $100,000 the second year in nongeneral funds from the Highway Maintenance and Operating Fund to support the Department of Historic Resources' required reviews of transportation projects.

F. The Department of Historic Resources is authorized to accept a devise of certain real property under the will of Elizabeth Rust Williams known as Clermont Farm located on Route 7 east of the town of Berryville in Clarke County. If, after due consideration of options, the department determines that the property should be sold or leased to a different public or private
entity, and notwithstanding the provisions of § 2.2-1156, Code of Virginia, then the department is further authorized to sell or lease such property, provided such sale or lease is not in conflict with the terms of the will. The proceeds of any such sale or lease shall be deposited to the Historic Resources Fund established under § 10.1-2202.1, Code of Virginia.

G.1. Notwithstanding the requirements of § 10.1-2213.1, Code of Virginia, $459,382 the first year and $459,382 the second year from the general fund is provided as a matching grant for charitable contributions received by the Montpelier Foundation on or after July 1, 2003, that were actually spent in the material restoration of Montpelier between July 1, 2003, and September 30, 2009.

2. It is the intent of the General Assembly that over the remaining term of the grant authorized by § 10.1-2213.1, Code of Virginia, Montpelier shall receive the full amount of matching funds provided by the Code of Virginia. In order to meet this provision, level funding will be provided for the remainder of the grant.

H. The Department of Historic Resources shall follow and provide input on federal legislation designed to establish a new national system of recognizing and funding Presidential Libraries for those entities that are not included in the 1955 Presidential Library Act.

I. Included in this appropriation is $1,000,000 the first year and $1,000,000 the second year from the general fund to be deposited into the Civil War Historic Site Preservation Fund for grants to be made in accordance with § 10.1-2202.4, Code of Virginia. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund.

J. The Department of Historic Resources is authorized to require applicants for tax credits for historic rehabilitation projects under § 58.1-339.2, Code of Virginia, to provide an audit by a certified public accountant licensed in Virginia, in accordance with guidelines developed by the department in consultation with the Auditor of Public Accounts. The department is also authorized to contract with tax, financial, and other professionals to assist the department with the oversight of historic rehabilitation projects for which tax credits are anticipated.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
</tbody>
</table>

| Administrative and Support Services (59900) | $727,645 | $728,575 |
| General Management and Direction (59901) |         |         |
| Fund Sources: General | $519,010 | $519,940 | $519,010 | $519,940 |
| Special | $32,000 | $32,000 | $32,000 | $32,000 |
| Federal Trust | $176,635 | $176,635 | $176,635 | $176,635 |

Authority: Title 10.1, Chapters 10.1, 22 and 23, Code of Virginia.

Out of the amounts for Administrative and Support Services, the department shall administer state grants to nonstate agencies pursuant to Item 488 of this act.

| Total for Department of Historic Resources | $7,375,140 | $7,385,554 |
| General Fund Positions | 29.00 | 29.00 |
| Nongeneral Fund Positions | 18.00 | 18.00 |
| Position Level | 47.00 | 47.00 |
| Fund Sources: General | $5,058,342 | $5,068,653 | $703,584 | $703,687 |
| Special | $100,000 | $100,000 |
| Commonwealth Transportation | $1,513,214 | $1,513,214 |
| Federal Trust | $18,401,644 | $18,406,580 |
| Marine Life Management (50500) | $840,369 | $840,369 |
| Marine Life Information Services (50501) | $840,369 | $840,369 |
### Item 371.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Marine Life Regulation Enforcement (50503)</strong></td>
<td>$8,363,774</td>
<td>$8,363,774</td>
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<tr>
<td><strong>Artificial Reef Construction (50506)</strong></td>
<td>$144,520</td>
<td>$144,520</td>
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<tr>
<td><strong>Chesapeake Bay Fisheries Management (50507)</strong></td>
<td>$5,312,222</td>
<td>$5,317,158</td>
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<tr>
<td><strong>Oyster Propagation and Habitat Improvement (50508)</strong></td>
<td>$3,740,759</td>
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<table>
<thead>
<tr>
<th>Fund Sources</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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</thead>
<tbody>
<tr>
<td>General</td>
<td>$8,773,780</td>
<td>$8,773,780</td>
</tr>
<tr>
<td>Special</td>
<td>$5,850,082</td>
<td>$5,855,018</td>
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<tr>
<td>Commonwealth Transportation</td>
<td>$313,768</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$581,014</td>
<td>$581,014</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$2,883,000</td>
<td>$2,883,000</td>
</tr>
</tbody>
</table>

Authority: Title 18.2, Chapters 1 and 5; Title 19.2, Chapters 1, 5 and 7; Title 28.2, Chapters 1 through 10; Title 29.1, Chapter 7; Title 32.1, Chapter 6; Title 33.1, Chapter 1; and Title 62.1, Chapters 18 and 20, Code of Virginia.

A. Out of this appropriation, $48,973 the first year and $48,973 the second year from the general fund is provided for annual membership dues to the Atlantic States Marine Fisheries Commission.

B. Out of this appropriation, $148,750 the first year and $148,750 the second year from the general fund is provided for annual membership dues to the Potomac River Fisheries Commission.

C. Out of the amounts for Marine Life Regulation Enforcement shall be paid into the Marine Patrols Fund, $169,248 the first year and $169,248 the second year, pursuant to § 28.2-108, Code of Virginia. For this purpose, cash shall be transferred from the Commonwealth Transportation Fund.

D. Pursuant to § 58.1-2289 D, Code of Virginia, $144,520 the first year and $144,520 the second year shall be transferred to Artificial Reef Construction from the Commonwealth Transportation Fund from unrefunded motor fuel taxes for boats.

E. Any unexpended general fund balances designated by the agency for oyster remediation activities remaining in this Item on June 30, 2015, and June 30, 2016, shall be reappropriated and reallocated to the Marine Resources Commission for expenditure.

F. The commission shall deposit proceeds from the sale of oyster shells, oyster seeds, and other subaqueous materials pursuant to § 28.2-550, Code of Virginia, to the Public Oyster Rock Replenishment Fund established by § 28.2-542, Code of Virginia. The proceeds from such sale shall be used for the same purposes specified in § 28.2-542, Code of Virginia.

G. Out of this appropriation, $2,000,000 the first year and $2,000,000 the second year from the general fund is provided to support oyster replenishment activities.

### Item 372.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Coastal Lands Surveying and Mapping (51000)</strong></td>
<td>$1,899,881</td>
<td>$1,882,881</td>
</tr>
<tr>
<td><strong>Coastal Lands and Bottomlands Management (51001)</strong></td>
<td>$1,391,408</td>
<td>$1,374,408</td>
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<tr>
<td><strong>Marine Resources Surveying and Mapping (51002)</strong></td>
<td>$508,473</td>
<td>$508,473</td>
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</table>

<table>
<thead>
<tr>
<th>Fund Sources</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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</thead>
<tbody>
<tr>
<td>General</td>
<td>$941,778</td>
<td>$924,778</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$776,103</td>
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</tr>
<tr>
<td>Federal Trust</td>
<td>$182,000</td>
<td>$182,000</td>
</tr>
</tbody>
</table>

Authority: Title 28.2, Chapters 12, 13, 14, 15 and 16; Title 62.1, Chapters 16 and 19, Code of Virginia.

Out of this appropriation, $23,000 the first year and $6,000 the second year from the general fund is designated for Virginia's share of an Army Corps of Engineers project to construct a seawall to preserve the harbor on Tangier Island.

### Item 373.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2015</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Tourist Promotion (53600)</strong></td>
<td>$220,000</td>
<td>$220,000</td>
</tr>
<tr>
<td>Item Details($)</td>
<td>Appropriations($)</td>
<td></td>
</tr>
<tr>
<td>-----------------</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>Virginia Saltwater Sport Fishing Tournament (53601)</td>
<td>$220,000</td>
<td>$220,000</td>
</tr>
<tr>
<td>Fund Sources: Special</td>
<td>$220,000</td>
<td>$220,000</td>
</tr>
<tr>
<td>Authority: Title 28.2, Chapter 2, Code of Virginia</td>
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<td></td>
</tr>
</tbody>
</table>

374. Administrative and Support Services (59900) $2,091,542 $2,116,831
General Management and Direction (59901) $2,091,542 $2,116,831
Fund Sources: General $1,979,042 $2,004,331
Special $112,500 $112,500
Authority: Title 28.2, Chapters 1 and 2, Code of Virginia.

A. The Marine Resources Commission shall recover the cost of reproduction, plus a reasonable fee per record, from persons or organizations requesting copies of computerized lists of licenses issued by the commission.

B. From the amounts collected pursuant to § 28.2-200 et seq., Code of Virginia, and deposited into the Virginia Marine Products Fund (§ 3.2-2705, Code of Virginia), the Marine Resources Commission may retain $10,000 the first year and $10,000 the second year for the administrative cost of issuing gear licenses.

Total for Marine Resources Commission $22,613,067 $22,626,292

§ 1-104. VIRGINIA MUSEUM OF NATURAL HISTORY (942)

375. Museum and Cultural Services (14500) $3,412,568 $3,424,219
Collections Management and Curatorial Services (14501) $150,821 $150,821
Education and Extension Services (14503) $708,656 $709,910
Operational and Support Services (14507) $1,832,696 $1,843,093
Scientific Research (14508) $720,395 $720,395
Fund Sources: General $2,892,568 $2,904,219
Special $425,000 $425,000
Federal Trust $95,000 $95,000
Authority: Title 10.1, Chapter 20, Code of Virginia.

Total for Virginia Museum of Natural History $3,412,568 $3,424,219

General Fund Positions 39.00 39.00
Nongeneral Fund Positions 9.50 9.50
Position Level 48.50 48.50
Fund Sources: General $2,892,568 $2,904,219
Special $425,000 $425,000
Federal Trust $95,000 $95,000

TOTAL FOR OFFICE OF NATURAL RESOURCES $403,143,752 $367,300,511
ITEM 375.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Positions</td>
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<tr>
<td>Nongeneral Fund Positions</td>
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<td>1,157.50</td>
</tr>
<tr>
<td>Position Level</td>
<td>2,180.00</td>
<td>2,180.00</td>
</tr>
</tbody>
</table>

Fund Sources:
- General: $133,283,407 $102,083,611
- Special: $39,551,250 $39,302,539
- Commonwealth Transportation: $413,768 $413,768
- Enterprise: $12,359,321 $12,359,321
- Trust and Agency: $37,120,570 $37,120,570
- Debt Service: $236,144 $236,144
- Dedicated Special Revenue: $101,297,683 $96,902,949
- Federal Trust: $78,881,609 $78,881,609
§ 1-105. SECRETARY OF PUBLIC SAFETY (187)

376. Administrative and Support Services (79900)......... $588,839 $590,050
General Management and Direction (79901)................. $588,839 $590,050
Fund Sources: General............................................. $588,839 $590,050

Authority: Title 2.2, Chapter 2, Article 8, and § 2.2-201, Code of Virginia.

A. The Secretary of Public Safety shall present revised state and local juvenile and state and local responsibility adult offender population forecasts to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Chairmen of the House and Senate Courts of Justice Committees by October 15, 2014, for each fiscal year through FY 2020 and by October 15, 2015, for each fiscal year through FY 2021. The secretary shall ensure that the revised forecast for state-responsible adult offenders shall include an estimate of the number of probation violators included each year within the overall population forecast who may be appropriate for alternative sanctions.

B. The secretary shall continue to work with other secretaries to (i) develop services intended to improve the re-entry of offenders from prisons and jails to general society and (ii) enhance the coordination of service delivery to those offenders by all state agencies. The secretary shall provide a status report on actions taken to improve offender transitional and reentry services, as provided in § 2.2-221.1, Code of Virginia, including improvements to the preparation and provision for employment, treatment, and housing opportunities for those being released from incarceration. The report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees no later than November 15 of each year.

Total for Secretary of Public Safety............................... $588,839 $590,050

§ 1-106. COMMONWEALTH’S ATTORNEYS’ SERVICES COUNCIL (957)

377. Adjudication Training, Education, and Standards
(32600)........................................................................ $971,001 $971,636
Prosecutorial Training (32604)...................................... $971,001 $971,636
Fund Sources: General................................................. $828,963 $829,585
Special................................................................. $142,038 $142,051

Authority: Title 2.2, Chapter 26, Article 7, Code of Virginia.

Included in this appropriation is $75,600 the first year and $75,600 the second year from the general fund for a position to provide assistance and training for Commonwealth’s attorneys to combat gang crime.

Total for Commonwealth’s Attorneys’ Services Council...... $971,001 $971,636

§ 1-107. DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL (999)

378.

Crime Detection, Investigation, and Apprehension (30400) ................................................................. $18,426,945 $18,426,945
Enforcement and Regulation of Alcoholic Beverage Control Laws (30403) .................................................. $18,426,945 $18,426,945
Fund Sources: Enterprise ............................................... $17,726,945 $17,726,945
Federal Trust ......................................................... $700,000 $700,000


A. No funds appropriated for this program shall be used for enforcement personnel to enforce local ordinances.

B. Revenues of the fund appropriated in this Item and Item 382 of this act are limited to those received pursuant to Title 4, Code of Virginia, excepting taxes collected by the Alcoholic Beverage Control Board.

C. By September 1 of each year, the Alcoholic Beverage Control Board shall report for the prior fiscal year the dollar amount of total wine liter tax collections in Virginia; the portion, expressed in dollars, of such tax collections attributable to the sale of Virginia wine in both ABC stores and in private stores; and, the percentage of total wine liter tax collections attributable to the sale of Virginia wine. Such report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees, Director, Department of Planning and Budget and the Virginia Wine Board.

379. Alcoholic Beverage Merchandising (80100)................................. $569,522,344 $592,964,582
Administrative Services (80101) ........................................ $37,382,199 $38,424,437
Alcoholic Beverage Control Retail Store Operations (80102) ....................................................................... $90,572,922 $92,372,922
Alcoholic Beverage Purchasing, Warehousing and Distribution (80103) .............................................................. $441,567,223 $462,167,223
Fund Sources: Enterprise ............................................... $569,522,344 $592,964,582

Authority: §§ 4-1 through 4-118.2, Code of Virginia and Item 643, Chapter 966 of the 1994 Acts of Assembly.

A. Any plan to modernize and integrate the automated systems of the Department of Alcoholic Beverage Control shall be based on developing the integrated system in phases or modules.

B. Funds appropriated for services related to state lottery operations shall be used solely for lottery ticket purchases and prize payouts.

C. The Alcoholic Beverage Control Board shall open additional stores in locations deemed to have the greatest potential for total increased sales in order to maximize profitability.

Total for Department of Alcoholic Beverage Control ...... $587,949,289 $611,391,527

Nongeneral Fund Positions.................................................. 1,127.00 1,149.00
Position Level ................................................................... 1,127.00 1,149.00
Fund Sources: Enterprise ............................................... $587,249,289 $610,691,527
Federal Trust ......................................................... $700,000 $700,000

§ 1-108. DEPARTMENT OF CORRECTIONS (799)

380. Instruction (19700)................................................................. $28,275,933 $28,275,933
### Item 380.

<table>
<thead>
<tr>
<th>Career and Technical Instructional Services for Youth and Adult Schools</th>
<th>FY2015</th>
<th>FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>$9,724,696</td>
<td>$9,573,583</td>
<td></td>
</tr>
<tr>
<td>Adult Instructional Services</td>
<td>$12,173,152</td>
<td>$12,324,265</td>
</tr>
<tr>
<td>Instructional Leadership and Support Services</td>
<td>$6,378,085</td>
<td>$6,378,085</td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$27,765,655</td>
<td>$27,765,655</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$510,278</td>
<td>$510,278</td>
</tr>
</tbody>
</table>

Authority: §§ 53.1-5 and 53.1-10, Code of Virginia.

### Item 381.

<table>
<thead>
<tr>
<th>Supervision of Offenders and Re-Entry Services</th>
<th>FY2015</th>
<th>FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Probation and Parole Services</td>
<td>$85,369,672</td>
<td>$85,576,384</td>
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<tr>
<td>Community Residential Programs</td>
<td>$1,963,556</td>
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<tr>
<td>Administrative Services</td>
<td>$2,038,217</td>
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</tr>
<tr>
<td>Fund Sources: General</td>
<td>$87,546,113</td>
<td>$87,752,825</td>
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<tr>
<td>Special</td>
<td>$85,000</td>
<td>$85,000</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$1,340,332</td>
<td>$1,340,332</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$400,000</td>
<td>$400,000</td>
</tr>
</tbody>
</table>


A. By September 1 of each year, the Department of Corrections shall provide a status report on the Statewide Community-Based Corrections System for State-Responsible Offenders to the Chairmen of the House Courts of Justice; Health, Welfare and Institutions; and Appropriations Committees and the Senate Courts of Justice; Rehabilitation and Social Services; and Finance Committees and to the Department of Planning and Budget. The report shall include a description of the department’s progress in implementing evidence-based practices in probation and parole districts, and its plan to continue expanding this initiative into additional districts.

The section of the status report on evidence-based practices shall include an evaluation of the effectiveness of these practices in reducing recidivism and how that effectiveness is measured.

B. Included in the appropriation for this Item is $150,000 the first year and $150,000 the second year from nongeneral funds to support the implementation of evidence-based practices in probation and parole districts. The source of the funds is the Drug Offender Assessment Fund.

### Item 382.

A. The following process shall be applicable in order for any county, city, or regional jail authority (hereinafter referred to as “the locality”) to receive state reimbursement for a portion of the costs of the construction, expansion, or renovation of a jail as provided in §§53.1-80 and 53.1-81, Code of Virginia:

1. The locality shall file with the Department of Corrections, by January 1 of the year in which it wishes its request to be considered, the following information in a format specified by the department:
   a. the information and documents required by §53.1-82.1, Code of Virginia;
   b. Specifications for the proposed construction or renovation; and
   c. Detailed cost estimates.

2. The Department of Corrections shall review the request and make its comments and recommendations to the Board of Corrections.

3. The Departments of Corrections and Criminal Justice Services shall review the community-based corrections plan and jail population forecast submitted by the locality and make their comments and recommendation concerning them to the Board of Corrections.
4. The Board of Corrections shall review and take action on the request, after reviewing the comments and recommendations of the Departments of Corrections and Criminal Justice Services. It may modify any aspect of the request before approving it. The board shall not approve any request unless the following conditions have been met:

a. the project is consistent with the projected number of local and state responsible offenders to be housed in such facility;

b. the project meets the design criteria set out in the Board of Corrections’ Standards for Planning, Design, Construction and Reimbursement of Local Correctional Facilities;

c. the project is proposed to be built using standards for a minimum security facility, as adopted by the board, unless the use of more expensive construction standards is justified, based on a documented projection of offender populations that would require a higher level of security;

d. the project can be completed and operated in a cost-efficient manner; and

e. any other criteria established by the board.

5. If the Board of Corrections approves a request, the Department of Corrections shall notify the Department of Planning and Budget by October 1 of the board’s action and submit a summary of the project and a detailed list of the board-approved costs to the department.

6. If the Board of Corrections approves a request, the Department of Criminal Justice Services shall submit to the Department of Planning and Budget by October 1 a summary of the alternatives to incarceration included in the community-based corrections plan approved for the project, along with a projection of the state funds needed to implement these programs.

7. The Department of Planning and Budget shall submit to the Governor, for consideration for inclusion in the budget bill to be submitted by the Governor to the General Assembly, its recommendations concerning the approval of the request for reimbursement of jail construction or renovation costs and whether state funding is appropriate to support the alternatives to incarceration included in the community-based corrections plan.

B. The Department of Corrections shall provide an annual report on the status of jail construction and renovation projects as approved for funding by the General Assembly. The report shall be limited to those projects which increase bed capacity. The report shall include a brief summary description of each project, the total capital cost of the project and the approved state share of the capital cost, the number of beds approved, along with the net number of new beds if existing beds are to be removed, and the closure of any existing facilities, if applicable. The report shall include the six-year population forecast, as well as the double-bunking capacity compared to the rated capacity for each project listed. The report shall also include the general fund impact on community corrections programs as reported by the Department of Criminal Justice Services, and the recommended financing arrangements and estimated general fund requirements for debt service as provided by the State Treasurer. Copies of the report shall be provided by October 1 of each year to the Chairmen of the Senate Finance and House Appropriations Committees and to the Director, Department of Planning and Budget.

C1. No city, county, town or regional jail shall authorize the construction, remodeling, renovation or rehabilitation of any facility to house any inmate in secure custody which results in increased jail capacity without the prior approval of the Board of Corrections.

2. Any facility operated by any local or regional jail in the Commonwealth which houses any inmate in secure custody shall be subject to the operational provisions of §§ 53.1-5 and 53.1-68, Code of Virginia, as well as all rules, regulations, and inspections established by the Board of Corrections.

D. The Board of Corrections shall include within its reporting formats on the capacity of each local and regional jail, a measure of the actual jail capacity, which shall include double-bunking, with exceptions as appropriate, in the judgment of the Board, for isolation, segregation, or medical cells, or similar units which would not normally be double-bunked. Exceptions to this measure of capacity may also be made for jails which were constructed prior to 1980. A report including the double-bunking capacity, as well as the standard Board of
Corrections measure of rated capacity, for each jail shall be presented to the Secretary of Public Safety and the Chairmen of the Senate Finance and House Appropriations Committees by October 1 of each year.

383. Operation of State Residential Community Correctional Facilities (36100) ................................................................. $18,334,035 $18,334,035
   Community Facility Management (36101) .......................... $1,802,028 $1,802,028
   Supervision and Management of Probates (36102) ............. $11,902,763 $11,902,763
   Rehabilitation and Treatment Services - Community Residential Facilities (36103) ....................................................... $1,486,113 $1,486,113
   Medical and Clinical Services - Community Residential Facilities (36104) ................................................................. $829,127 $829,127
   Food Services - Community Residential Facilities (36105) ................................................................. $1,249,195 $1,249,195
   Physical Plant Services - Community Residential Facilities (36106) ................................................................. $1,064,809 $1,064,809
   Fund Sources: General....................................................... $16,634,035 $16,634,035
   Special................................................................. $1,700,000 $1,700,000


A. Included within this appropriation is $1,500,000 the first year and $1,500,000 the second year from nongeneral funds to be used for operating expenses of diversion centers operated by the Department of Corrections. The nongeneral funds are to come from the fees collected from probationers, assigned to the diversion centers, to cover a portion of the cost of housing them, pursuant to § 19.2-316.3 C, Code of Virginia.

B. Notwithstanding the provisions of § 53.1-67.1, Code of Virginia, the Department of Corrections shall not be required to operate a boot camp program for offenders placed on probation.

384. Operation of Secure Correctional Facilities (39800) ........ $898,342,668 $904,551,704
   Supervision and Management of Inmates (39802) ............. $457,374,733 $458,665,820
   Rehabilitation and Treatment Services - Prisons (39803) ........ $40,035,628 $40,035,628
   Prison Management (39805) .............................................. $68,124,755 $68,124,755
   Food Services - Prisons (39807) ........................................ $42,646,568 $42,646,568
   Medical and Clinical Services - Prisons (39810) ............... $156,987,549 $161,804,267
   Agribusiness (39811) ....................................................... $9,424,651 $9,424,651
   Correctional Enterprises (39812) ..................................... $54,680,835 $54,680,835
   Physical Plant Services - Prisons (39815) ......................... $69,067,949 $69,169,180
   Fund Sources: General....................................................... $838,828,885 $845,037,921
   Special................................................................. $57,410,835 $57,410,835
   Dedicated Special Revenue ................................................. $990,047 $990,047
   Federal Trust................................................................. $1,112,901 $1,112,901


A. Included in this appropriation is $1,005,000 in the first year and $1,005,000 the second year from nongeneral funds for the purposes listed below. The source of the funds is commissions generated by prison commissary operations:

1. $170,000 the first year and $170,000 the second year for Assisting Families of Inmates, Inc., to provide transportation for family members to visit offenders in prison and other ancillary services to family members;

2. $780,000 the first year and $780,000 the second year for distribution to organizations that work to enhance faith-based services to inmates; and

3. $75,000 the first year and $75,000 the second year for the "Pen Pals" program.
B.1. The Department of Corrections is authorized to contract with other governmental entities to house male and female prisoners from those jurisdictions in facilities operated by the department.

2. The State Comptroller shall continue the Contract Prisoners Special Revenue Fund on the Commonwealth Accounting and Reporting System 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.

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.

C. The Department of Corrections may enter into agreements with local and regional jails to house state-responsible offenders in such facilities and to effect transfers of convicted state felons between and among such jails. Such agreements shall be governed by the provisions of Item 67 of this act.

D. To the extent that the Department of Corrections privatizes food services, the department shall also seek to maximize agribusiness operations.

E. Notwithstanding the provisions of § 53.1-45, Code of Virginia, the Department of Corrections is authorized to sell on the open market and through the Virginia Farmers’ Market Network any dairy, animal, or farm products of which the Commonwealth imports 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, $1,112,901 the first year and $1,112,901 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.

H.1. The Department of Corrections, in coordination with the Virginia Supreme Court, shall continue to operate a behavioral correction program. Offenders eligible for such a program shall be those offenders: (i) who have never been convicted of a violent felony as defined in § 17.1-805 of the Code of Virginia and who have never been convicted of a felony violation of §§ 18.2-248 and 18.2-248.1 of the Code of Virginia; (ii) for whom the sentencing guidelines developed by the Virginia Criminal Sentencing Commission would recommend a sentence of three years or more in facilities operated by the Department of Corrections; and (iii) whom the court determines require treatment for drug or alcohol substance abuse. For any such offender, the court may impose the appropriate sentence with the stipulation that the Department of Corrections place the offender in an intensive therapeutic community-style substance abuse treatment program as soon as possible after receiving the offender. Upon certification by the Department of Corrections that the offender has successfully completed such a program of a duration of 24 months or longer, the court may suspend the remainder of the sentence imposed by the court and order the 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.
3. The Department of Corrections shall collect the data and develop the framework and processes that will enable it to conduct an in-depth evaluation of the program three years after it has been in operation. The department shall submit a report periodically on the program to the Chief Justice as he may require and shall submit a report on the implementation of the program and its usage to the Secretary of Public Safety and the Chairmen of the House Appropriations and Senate Finance Committees by June 30 of each year.

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 the Inmate Culinary Arts Training Program Fund in the Commonwealth Accounting and Reporting System to reflect the revenue and expenditures of this program.

J.1. The Department of Corrections shall continue to coordinate with the Department of Medical Assistance Services and the Department of Social Services to enroll eligible inmates in Medicaid. To the extent possible, the Department of Corrections shall work to identify potentially eligible inmates on a proactive basis, prior to the time inpatient hospitalization occurs. Procedures shall also include provisions for medical providers to bill the Department 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 outpatient health care services, the Department of Corrections and the Department of Medical Assistance Services shall consult with the applicable provider community to ensure that administrative burdens are minimized and payment for health care services is rendered in a prompt manner. The Departments of Medical Assistance Services and Corrections shall provide a joint report on the implementation of this initiative and the expected cost savings to the Commonwealth. Copies of this report shall be provided to the Secretaries of Health and Human Services and Public Safety, and to the Chairmen of the House Appropriations and Senate Finance Committees, by October 1, 2014.

2. Subject to the Department of Medical Assistance Services obtaining approval from the U.S. Centers for Medicare and Medicaid Services and completion of any subsequently required state plan and regulatory changes, the director of the Department of Corrections, or his designee, may sign the Medicaid application form for any inmate who refuses, or is unable, to sign, for purposes of Medicaid reimbursement for eligible offenders.

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 property known as the Culpeper Juvenile Correctional Center shall be transferred to the Department of Corrections for operation as an adult correctional facility. The transfer shall be made in a form approved by the Attorney General. The appropriate officials of the Commonwealth shall prepare, execute, and deliver such documents as may be necessary to accomplish the transfer.

O. The amounts paid into the Corrections Special Reserve Fund established pursuant to § 30-19.1:4, Code of Virginia, shall be used in the first year to offset a portion of the budgeted amounts for the operation of secure correctional facilities.
ITEM 385.

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<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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A.1. Any plan to modernize and integrate the automated systems of the Department of Corrections shall be based on developing the integrated system in phases, or modules. Furthermore, any such integrated system shall be designed to provide the department the data needed to evaluate its programs, including that data needed to measure recidivism.

2. The appropriation in this Item includes $5,509,879 the first year and $4,938,793 the second year from the Contract Prisoners Special Revenue Fund to defray a portion of the costs of maintaining and enhancing the offender management system, including the development of an electronic health records system. In addition to any general fund appropriations, the Department of Corrections may, subject to the authorization of the Director, Department of Planning and Budget, utilize additional revenue deposited in the Contract Prisoners Special Revenue Fund to support the development of the offender management system.

B. Included in this appropriation is $550,000 the first year and $550,000 the second year from nongeneral funds to be used for installation and operating expenses of the telemedicine program operated by the Department of Corrections. The source of the funds is revenue from inmate fees collected for medical services.

C. Included in this appropriation is $2,800,000 the first year and $2,800,000 the second year from nongeneral funds to be used by the Department of Corrections for the operations of its Corrections Construction Unit. The State Comptroller shall continue the Corrections Construction Unit Special Operating Fund on the Commonwealth Accounting and Reporting System to reflect the activities of contracts between the Corrections Construction Unit and (i) institutions within the Department of Corrections for work not related to a capital project and (ii) agencies without the Department of Corrections for work performed for those agencies.

D. Notwithstanding the provisions of § 53.1-20 A. and B., Code of Virginia, the Director, Department of Corrections, shall receive offenders into the state correctional system from local and regional jails at such time as he determines that sufficient, secure and appropriate housing is available, placing a priority on receiving inmates diagnosed and being treated for HIV, mental illnesses requiring medication, or Hepatitis C. The director shall maximize, consistent with inmate and staff safety, the use of bed space in the state correctional system. The director shall report monthly to the Secretary of Public Safety and the Department of Planning and Budget on the number of inmates housed in the state correctional system, the number of inmate beds available, and the number of offenders housed in local and regional jails that meet the criteria set out in § 53.1-20 A. and B.

E. The Department of Corrections is exempted from the approval requirements of Chapter 11 of the Construction and Professional Services Manual as issued by the Division of Engineering and Buildings. The Department of Corrections may authorize and initiate design-build contracts as deemed appropriate by the Director, Department of Corrections, in accordance with §§ 2.2-4301 and 2.2-4306, Code of Virginia.

F. Notwithstanding any requirement to the contrary, any building, fixture, or structure to be placed, erected or constructed on, or removed or demolished from the property of the Commonwealth of Virginia under the control of the Department of Corrections shall not be
subject to review and approval by the Art and Architectural Review Board as contemplated by § 2.2-2402, Code of Virginia. However, if the Department of Corrections seeks to construct a facility that is not a secure correctional facility or a structure located on the property of a secure correctional facility, then the Department of Corrections shall submit that structure to the Art and Architectural Review Board for review and approval by that board. Such other structures could include probation and parole district offices or regional offices.

G. The Commonwealth of Virginia shall convey 45 acres (more or less) of property, being a portion of Culpeper County Tax Map No. 75, parcel 32, lying in the Cedar Mountain Magisterial District of Culpeper County, Virginia, in consideration of the County's construction of water capacity and service line(s) adequate to serve the needs of the Department of Corrections' Coffeewood Facility and the Department of Juvenile Justice's Culpeper Juvenile Correctional Facility (hereinafter "the facilities"). The cost of the water improvements necessary to serve the facilities, including an eight-inch water service line, and including engineering and land/easement acquisition costs, shall be paid by the Commonwealth, less and except (i) the value of the property for the jail conveyed by the Commonwealth to the County ($150,382, based on valuation by the Culpeper County Assessor), and (ii) the cost of increasing the size of the water service line from eight inches to twelve inches, in order to accommodate planned county needs.

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

I. The Department of Corrections shall serve as the Federal Bonding Coordinator and shall work with the Virginia Community College System and its workforce development programs and services to provide fidelity bonds to those offenders released from jails or state correctional centers who are required to provide fidelity bonds as a condition of employment. The department is authorized to use funds from the Contract Prisoners Special Revenue Fund to pay the costs of this activity.

J. In the event the Department of Corrections closes a correctional facility for which it has entered into an agreement with any locality to pay a proportionate share of the debt service for the establishment of utilities to serve the facility, the department shall continue to pay its agreed upon share of the debt service, subject to the schedule previously agreed upon.

K. Included in the appropriation for this Item is $566,663 the first year from the general fund for the estimated net increase in the operating cost of adult correctional facilities resulting from the enactment of sentencing legislation as listed below. This amount shall be paid into the Corrections Special Reserve Fund, established pursuant to § 30-19.1-4, Code of Virginia.

a. Senate Bill 14...........$50,000
b. Senate Bill 65 and
   House Bill 810...........$50,000
c. Senate Bill 454 and
   House Bill 235...........$50,000
d. Senate Bill 476...........$50,000
e. Senate Bill 594 and
   House Bill 1112...........$66,663
f. House Bill 567...........$50,000
g. House Bill 575...........$50,000
h. House Bill 708...........$50,000
i. House Bill 972...........$50,000
ITEM 385.

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<tr>
<th>Item</th>
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<td>j.</td>
<td>House Bill 976</td>
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<tr>
<td>k.</td>
<td>House Bill 1251</td>
<td>$50,000</td>
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<tr>
<td>L.</td>
<td>Out of the appropriation for this Item, $142,644 the first year and $142,644 the second year from the general fund is continued for the ongoing financing costs of purchasing a generator for Deep Meadow Correctional Center through the state’s master equipment lease purchase program.</td>
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</tr>
<tr>
<td>M.</td>
<td>From the appropriation in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be used to present seminars on overcoming obstacles to re-entry and to promote family integration in the correctional centers designated for intensive re-entry programs. The department shall submit a report by October 15 of each year to the chairmen of the House Appropriations and Senate Finance Committees, the Secretary of Public Safety, and the Department of Planning and Budget on the use of this funding.</td>
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Total for Department of Corrections.............................................. $1,134,830,668 $1,141,208,270

| General Fund Positions | 12,607.50 | 12,617.50 |
| Nongeneral Fund Positions | 240.50 | 240.50 |
| Position Level | 12,848.00 | 12,858.00 |

Fund Sources: General........................................................................ $1,062,271,396 $1,069,220,084

| Special | $68,055,714 | $67,484,628 |
| Dedicated Special Revenue | $2,480,379 | $2,480,379 |
| Federal Trust | $2,023,179 | $2,023,179 |

§ 1-109. DEPARTMENT OF CRIMINAL JUSTICE SERVICES (140)

386. Criminal Justice Training and Standards (30300)....................... $1,719,653 $1,719,653

Law Enforcement Training and Education Assistance (30306)......................... $1,719,653 $1,719,653

Fund Sources: General........................................................................ $1,684,653 $1,684,653

| Special | $35,000 | $35,000 |

Authority: Title 9.1, Chapter 1, Code of Virginia.

387. Criminal Justice Research, Planning and Coordination (30500)........ $439,292 $439,292

Criminal Justice Research, Statistics, Evaluation, and Information Services (30504)................. $439,292 $439,292

Fund Sources: General........................................................................ $439,292 $439,292

Authority: Title 9.1, Chapter 1; Title 19.2, Chapter 23.1, Code of Virginia.

388. Asset Forfeiture and Seizure Fund Management and Financial Assistance Program (30600).............. $5,940,538 $5,940,538

Coordination of Asset Seizure and Forfeiture Activities (30602)................................. $5,940,538 $5,940,538

Fund Sources: Special........................................................................ $5,940,538 $5,940,538

Authority: Title 19.2, Chapter 22.1, Code of Virginia.

389. Financial Assistance for Administration of Justice Services (39000)................................. $79,010,071 $79,010,071

Financial Assistance for Administration of Justice Services (39001)................................. $79,010,071 $79,010,071
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<td>Federal Trust</td>
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Authority: Title 9.1, Chapter 1, Code of Virginia.

A.1. This appropriation includes an estimated $12,000,000 the first year and an estimated $12,000,000 the second year from federal funds pursuant to the Omnibus Crime Control Act of 1968, as amended. Of these amounts, nine percent is available for administration, and the remainder is available for grants to state agencies and local units of government. The remaining federal funds are to be passed through as grants to localities, with a required 25 percent local match. Also included in this appropriation is $729,930 the first year and $729,930 the second year from the general fund for the required matching funds for state agencies.

2. The Department of Criminal Justice Services shall provide a summary report on federal anti-crime and related grants which will require state general funds for matching purposes during FY 2013 and beyond. The report shall include a list of each grant and grantee, the purpose of the grant, and the amount of federal and state funds recommended, organized by topical area and fiscal period. The report shall indicate whether each grant represents a new program or a renewal of an existing grant. Copies of this report shall be provided to the Chairmen of the Senate Finance and House Appropriations Committees by January 1 of each year.

B. The Department of Criminal Justice Services is authorized to make grants and provide technical assistance out of this appropriation to state agencies, local governments, regional, and nonprofit organizations for the establishment and operation of programs for the following purposes and up to the amounts specified:

1.a. Regional training academies for criminal justice training, $496,546 the first year and $496,546 the second year from the general fund and an estimated $1,649,315 the first year and an estimated $1,649,315 the second year from nongeneral funds. The Criminal Justice Services Board shall adopt such rules as may reasonably be required for the distribution of funds and for the establishment, operation and service boundaries of state-supported regional criminal justice training academies.

b. The Board of Criminal Justice Services, consistent with § 9.1-102, Code of Virginia, and § 6VAC-20-20-61 of the Administrative Code, shall not approve or provide funding for the establishment of any new criminal justice training academy from July 1, 2014, through June 30, 2016.

2. Virginia Crime Victim-Witness Fund, $5,124,059 the first year and $5,124,059 the second year from dedicated special revenue, and $2,635,000 the first year and $2,635,000 the second year from the general fund. The Department of Criminal Justice Services shall provide a report on the current and projected status of federal, state and local funding for victim-witness programs supported by the Fund. Copies of the report shall be provided annually to the Secretary of Public Safety, the Department of Planning and Budget, and the Chairmen of the Senate Finance and House Appropriations Committees by October 16 of each year.

3.a. Court Appointed Special Advocate (CASA) programs, $1,176,179 the first year and $1,176,179 the second year from the general fund.

b. In the event that the federal government reduces or removes support for the CASA programs, the Governor is authorized to provide offsetting funding for those impacted programs out of the unappropriated balances in this Act.

4. Domestic Violence Fund, $3,000,000 the first year and $3,000,000 the second year from the dedicated special revenue fund to provide grants to local programs and prosecutors that provide services to victims of domestic violence.
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<th>Item</th>
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<td>Offender Reentry and Transition Services (ORTS), $2,286,144 the first year and $2,286,144 the second year from general fund to support pre and post incarceration professional services and guidance that increase the opportunity for, and the likelihood of, successful reintegration into the community by adult offenders upon release from prisons and jails.</td>
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<td>6.</td>
<td>To the Department of Behavioral Health and Developmental Services for the following activities and programs: (i) a partnership program between a local community services board and the district probation and parole office for a jail diversion program; (ii) forensic discharge planners; (iii) advanced training on veterans’ issues to local crisis intervention teams; and (iv) cross systems mapping targeting juvenile justice and behavioral health.</td>
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<td>7.</td>
<td>To the Department of Corrections for the following activities and programs: (i) community residential re-entry programs for female offenders; (ii) establishment of a pilot day reporting center; and (iii) establishment of a pilot program whereby non-violent state offenders would be housed in a local or regional jail, rather than a prison or other state correctional facility, with rehabilitative services provided by the jail.</td>
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<td>8.</td>
<td>To Drive to Work, $75,000 the first year and $75,000 the second year from such federal funds as may be available to provide assistance to low income and previously incarcerated persons to restore their driving privileges so they can drive to work and keep a job.</td>
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<td>C.1</td>
<td>Out of this appropriation, $23,817,037 the first year and $23,817,037 the second year from the general fund is authorized to make discretionary grants and to provide technical assistance to cities, counties or combinations thereof to develop, implement, operate and evaluate programs, services and facilities established pursuant to the Comprehensive Community Corrections Act for Local-Responsible Offenders (§ 53.1-182.1, Code of Virginia) and the Pretrial Services Act (§ 19.2-152.4, Code of Virginia). Out of these amounts, the Director, Department of Criminal Justice Services, is authorized to expend no more than five percent per year for state administration of these programs.</td>
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<td>2.</td>
<td>The Department of Criminal Justice Services, in conjunction with the Office of the Executive Secretary of the Supreme Court and the Virginia Criminal Sentencing Commission, shall conduct information and training sessions for judges and other judicial officials on the programs, services and facilities available through the Pretrial Services Act and the Comprehensive Community Corrections Act for Local-Responsible Offenders.</td>
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<td>D.1</td>
<td>Out of this appropriation, $225,000 the first year and $225,000 the second year from the general fund is provided for Comprehensive Community Corrections and Pretrial Services Programs for localities that belong to the Central Virginia Regional Jail Authority. These amounts are seventy-five percent of the costs projected in the community-based corrections plan submitted by the Authority. The localities shall provide the remaining twenty-five percent as a condition of receiving these funds.</td>
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<tr>
<td>2.</td>
<td>Out of this appropriation, $600,000 the first year and $600,000 the second year from the general fund is provided for Comprehensive Community Corrections and Pretrial Services Programs for localities that belong to the Southwest Virginia Regional Jail Authority. These amounts are seventy-five percent of the costs projected in the community-based corrections plan submitted by the Authority. The localities shall provide the remaining twenty-five percent as a condition of receiving these funds.</td>
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<tr>
<td>E.</td>
<td>In the event the federal government should make available additional funds pursuant to the Violence Against Women Act, the department shall set aside 33 percent of such funds for competitive grants to programs providing services to domestic violence and sexual assault victims.</td>
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<tr>
<td>F.1</td>
<td>Out of this appropriation, $1,700,000 the first year and $1,700,000 the second year from the general fund and $1,710,000 the first year and $1,710,000 the second year from such federal funds as are available shall be deposited to the School Resource Officer Incentive Grants Fund established pursuant to § 9.1-110, Code of Virginia.</td>
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<td>2.</td>
<td>The Director, Department of Criminal Justice Services, is authorized to expend $357,285 the first year and $357,285 the second year from the School Resource Officer Incentive Grants Fund to operate the Virginia Center for School Safety, pursuant to § 9.1-110, Code of Virginia.</td>
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</tbody>
</table>
3. Subject to the development of criteria for the distribution of grants from the fund, including procedures for the application process and the determination of the actual amount of any grant issued by the department, the department shall award grants to either local law-enforcement agencies and local school boards have established a collaborative agreement for the employment of school resource officers, as such positions are defined in § 9.1-101, Code of Virginia, for the employment of school resource officers, or to local school divisions for the employment of school security officers, as such positions are defined in § 9.1-101, Code of Virginia, for the employment of school security officers in any public school. The application process shall provide for the selection of either school resource officers, school security officers, or both by localities. The department shall give priority to localities requesting school resource officers, school security officers, or both where no such personnel are currently in place. Localities shall match these funds based on the composite index of local ability-to-pay.

4. Pursuant to the adoption of House Bills 2344 and 2345 by the 2013 Session of the General Assembly, included in this appropriation is $202,300 the first year and $202,300 the second year from the general fund for the development of a model critical incident response training program for public school personnel and others providing services to public schools, and the development of a model policy for the establishment of threat assessment teams for each public school, including procedures for the assessment of and intervention with students whose behavior poses a threat to the safety of public school staff or other students.

G. Included in the amounts appropriated in this Item is $382,500 the first year and $382,500 the second year from the general fund for grants to local sexual assault crisis centers (SACCs) to provide core and comprehensive services to victims of sexual violence.

H.1. Out of the amounts appropriated for this Item, $1,100,000 the first year and $1,100,000 the second year from nongeneral funds is provided, to be distributed as follows: for the Southern Virginia Internet Crimes Against Children Task Force, $600,000 the first year and $600,000 the second year; and, for the creation of a grant program to law enforcement agencies for the prevention of internet crimes against children, $500,000 the first year and $500,000 the second year.

2. The Southern Virginia and Northern Virginia Internet Crimes Against Children Task Forces shall each provide an annual report, in a format specified by the Department of Criminal Justice Services, on their actual expenditures and performance results. Copies of these reports shall be provided to the Secretary of Public Safety, the Chairmen of the Senate Finance and House Appropriations Committees, and Director, Department of Planning and Budget prior to the distribution of these funds each year.

3. Subject to compliance with the reports and distribution thereof as required in paragraph 2 above and notwithstanding the provisions of paragraph AA. of § 3-1.01 in Part 3 of this act, the Governor shall allocate all additional funding, not to exceed actual collections, for the prevention of Internet Crimes Against Children as contained in this item; paragraph E. of Item 339 of this act; and, Item 414 of this act, pursuant to § 17.1-275.12, Code of Virginia.

I. The Department of Criminal Justice Services shall publish and disseminate a model policy for law-enforcement personnel involved in criminal investigations or assigned to vehicle or street patrol duties to ensure that law-enforcement personnel are aware of human trafficking offenses and the identification of victims of human trafficking.

390. Regulation of Professions and Occupations (56000) ........ $3,689,944 $3,689,944
Business Regulation Services (56033)............................... $3,116,201 $3,116,201
Towing Licensing Oversight Services (56035) ................. $573,743 $573,743
Fund Sources: Special......................................................... $3,689,944 $3,689,944

Authority: Title 9.1, Chapter 1, Article 4, §§ 9.1-141, 9.1-139, 9.1-143, and 9.1-149, Code of Virginia.

391. Financial Assistance to Localities - General (72800) ...... $172,412,837 $172,412,837
Financial Assistance to Localities Operating Police Departments (72813) ........................................... $172,412,837  $172,412,837

Fund Sources: General ........................................... $172,412,837  $172,412,837

Authority: Title 9.1, Chapter 1, Article 8, Code of Virginia.

A. The funds appropriated in this Item shall be distributed to localities with qualifying police departments, as defined in §§ 9.1-165 through 9.1-172, Code of Virginia (HB 599), except that, in accordance with the requirements of § 15.2-1302, Code of Virginia, such funds shall also be distributed to a city without a qualifying police force that was created by the consolidation of a city and a county subsequent to July 1, 2011, pursuant to the provisions of § 15.2-3500 et seq. of the Code of Virginia. The amount to be distributed to such a city created by consolidation shall equal the sum distributed to the city during the year prior to the effective date of the consolidation, net of any additional funds allocated by the Compensation Board to the sheriff of the consolidated city as a result of such consolidation, as adjusted in proportion to the increase or decrease in the total amount distributed to all localities during the applicable year. The amount to be distributed to each locality in each year shall be at least equal to the amount distributed to that locality in FY 2014.

B. For purposes of receiving funds in accordance with this program, it is the intention of the General Assembly that the Town of Boone's Mill shall be considered to have had a police department in operation since the 1980-82 biennium and is therefore eligible for financial assistance under Title 9.1, Chapter 1, Article 8, Code of Virginia (House Bill 599).

C.1. It is the intent of the General Assembly that state funding provided to localities operating police departments be used to fund local public safety services. Funds provided in this item shall not be used to supplant the funding provided by localities for public safety services.

2. To ensure that state funding provided to localities operating police departments does not supplant local funding for public safety services, all localities shall annually certify to the Department of Criminal Justice Services the amount of funding provided by the locality to support public safety services and that the funding provided in this item was used to supplement that local funding. This certification shall be provided in such manner and on such date as determined by the department. The department shall provide this information to the Chairmen of the House Appropriations and Senate Finance Committees within 30 days following the submission of the local certifications.

D. The Director of the Department of Criminal Justice Services is authorized to withhold reimbursements due a locality under Title 9.1, Chapter 1, Article 8, Code of Virginia, upon notification from the Superintendent of State Police that there is reason to believe that crime data reported by the locality to the Department of State Police in accordance with § 52-28, Code of Virginia, is missing, incomplete or incorrect. Upon subsequent notification by the superintendent that the data is accurate, the director shall make reimbursement of withheld funding due the locality when such corrections are made within the same fiscal year that funds have been withheld.

Administrative and Support Services (39900) ....................... $1,952,218  $2,033,595

General Management and Direction (39901) ....................... $1,772,944  $1,836,151
Information Technology Services (39902) ........................ $179,274  $197,444

Fund Sources: General ........................................... $1,144,457  $1,204,118
Special ............................................................ $807,110  $822,301
Federal Trust ......................................................... $651  $7,176

Authority: Title 9.1, Chapter 1, Code of Virginia.

Total for Department of Criminal Justice Services ............. $265,164,553  $265,245,930

General Fund Positions ............................................. 48.50  48.50
ITEM 392.

Nongeneral Fund Positions................................................. 68.50 68.50
Position Level ..................................................................... 117.00 117.00

Fund Sources:
General........................................................................... $211,603,531 $211,663,192
Special ............................................................................... $10,572,592 $10,587,783
Trust and Agency ........................................... $10,000,000 $10,000,000
Dedicated Special Revenue ........................................ $11,487,779 $11,487,779
Federal Trust ................................................................. $21,500,651 $21,507,176

§ 1-110. DEPARTMENT OF EMERGENCY MANAGEMENT (127)

393. Emergency Preparedness (77500) ...................................... $29,239,033 $29,182,286

Emergency Planning, Training and Exercises (77502) .... $8,904,352 $8,847,605

Fund Sources:
General........................................................................... $1,506,080 $1,449,333
Special ............................................................................... $1,363,518 $1,363,518
Federal Trust ................................................................. $26,369,435 $26,369,435

Authority: Title 44, Chapters 3.2, 3.3, 3.4, §§ 44-146.13 through 44-146.40, Code of Virginia.

A. Included within this appropriation is the continuation of $160,810 the first year and $160,810 the second year from the Fire Programs Fund to support the department’s hazardous materials training program.

B. Included in this appropriation is $99,762 the first year and $133,015 the second year from the general fund that shall be used by the Department of Emergency Management to establish a sheltering coordinator position. The purpose of this position is to improve the safety and security of the citizens of the Commonwealth upon evacuation and subsequent housing in a local or state shelter. The Coordinator shall be responsible for, but not be limited to, improving and coordinating the Commonwealth’s sheltering preparedness and capabilities in the event of evacuations due to natural or man-made disasters by reviewing, evaluating and developing a state-wide master plan for the operation of state and local emergency shelters in the Commonwealth. The Coordinator shall establish an integrated system for coordinating the planning and operation of state emergency shelters, and facilitate cooperation among local entities and state agencies in the sheltering preparedness efforts in the Commonwealth. By October 1 of each year, the Coordinator shall provide a status report on the Commonwealth’s emergency shelter capabilities and readiness to the Governor, the Secretary of Veterans Affairs and Homeland Security, the Secretary of Public Safety, the Director of the Department of Planning and Budget, and the Chairmen of the House Appropriations and Senate Finance Committees.

394. Emergency Response and Recovery (77600) .................... $23,104,689 $23,004,689

Financial Assistance for Emergency Response and Recovery (77601) .... $3,486,689 $3,386,689
Emergency Planning, Training and Exercises (77602)............. $19,618,000 $19,618,000

Fund Sources:
General........................................................................... $415,904 $315,904
Special ............................................................................... $616,602 $616,602
Commonwealth Transportation ........................................ $1,106,877 $1,106,877
Federal Trust ................................................................. $20,965,306 $20,965,306

Authority: Title 44, Chapters 3.2 through 3.5, §§ 44-146.17, 44-146.18(c), 44-146.22, 44-146.28(a) Code of Virginia.

A. Subject to authorization by the Governor, the Department of Emergency Management may employ persons to assist in response and recovery operations for emergencies or disasters declared either by the President of the United States or by the Governor of Virginia. Such employees shall be compensated solely with funds authorized by the Governor or the federal government for the emergency, disaster, or other specific event for which their employment was authorized. The Director, Department of Planning and Budget, is authorized to increase the agency’s position level based on the number of positions approved by the Governor.
B. The Secretary of Finance, consistent with any Executive Order signed by the Governor, may provide the department anticipation loans in such amounts as may be needed to appropriately reimburse localities and state agencies for costs associated with Emergency Management Assistance Compact (EMAC) mission assignments. Such loans shall be based on the reimbursements anticipated under the Emergency Management Assistance Compact (EMAC) and, notwithstanding the provisions of § 4-3.02 b of this act, may be extended for a period longer than twelve months.

C.1. Localities receiving reimbursements from the department for Emergency Management Assistance Compact (EMAC) mission costs shall reimburse the Department of Emergency Management for any overpayments within sixty (60) days of written notification of such overpayment.

2. Overpayment amounts shall be based on the difference between the amount reimbursed to the locality by the Department of Emergency Management and the amount reimbursed to the Department of Emergency Management by the state requesting emergency aid under the Compact.

3. If the locality does not reimburse the Department of Emergency Management the overpaid amount within sixty (60) days of being notified, the Comptroller is authorized to withhold from any funds to be transferred to the locality the amount overpaid to the locality and transfer such withheld funds to the Department of Emergency Management.

D. Consistent with any Executive Order signed by the Governor, the Secretary of Finance or his designee may provide the department anticipation loans in such amounts as may be needed to appropriately reimburse the department for disaster related costs. Such loans shall be based on the federal reimbursements anticipated in accordance with the Robert T. Stafford Disaster Relief and Emergency Assistance Act and, notwithstanding the provisions of § 4-3.02 b of this act, may be extended for a period longer than twelve months, if necessary.

E. The Department of Emergency Management shall report on the method of creation, the coordination between, the method of funding for, and its authority to use the Virginia Disaster Relief Fund, the Disaster Recovery Fund, and the Disaster Response Fund to the Chairman of the House Appropriations and Senate Finance Committees by November 1, 2014.

### Virginia Emergency Operations Center (77800)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tbody>
<tr>
<td></td>
<td>First Year FY2015</td>
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<tr>
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<td>$2,308,076</td>
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**Fund Sources:**
- General: $919,394, $919,394
- Special: $589,110, $589,110
- Federal Trust: $799,572, $799,572

**Authority:** Title 44 and §52-47, Code of Virginia.

Included within this appropriation is $382,124 the first year and $382,124 the second year from the general fund to support the Integrated Flood Observing and Warning System (IFLOWS) program.

### Administrative and Support Services (79900)

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<th>Item Details($)</th>
<th>Appropriations($)</th>
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<tr>
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<td>First Year FY2015</td>
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<td>$6,473,482</td>
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**Fund Sources:**
- General: $3,697,945, $3,780,307
- Special: $357,872, $418,803
- Commonwealth Transportation: $63,762, $63,762
- Federal Trust: $2,353,903, $2,353,903

**Authority:** Title 44, Chapters 3.2, 3.3, 3.4, Code of Virginia.

A. By September 1 of each year, the State Coordinator of Emergency Management shall assess emergencies and disasters that have been authorized sum sufficient funding by the Governor and provide to the Department of Planning and Budget written justification to support
continuing sum sufficient funding longer than one year for a locally declared emergency (or disaster), three years for a state declared disaster, and five years for a nationally declared disaster. At the same time, the state coordinator shall identify any disasters that can be closed due to fulfillment of the state’s obligations.

B.1. Localities and eligible private non-profit organizations that have received cost reimbursement through state and/or federal assistance programs to support homeland security and eligible recovery and mitigation projects and initiatives associated with disaster events, that are subsequently notified that either a portion or all of the funds provided are to be returned, shall reimburse the Virginia Department of Emergency Management for such overpayments, including any interest accrued on such funds, within sixty (60) days of being notified and receiving the request for reimbursement.

2. Overpayment amounts shall be based on the difference between the amount reimbursed or prepaid to the entity involved by the Department of Emergency Management and the final amount approved by the granting agency. Localities and eligible private non-profit organizations shall certify that no interest was earned on overpaid funds if no interest is included in the remittance.

3. If the entity does not reimburse the Virginia Department of Emergency Management within 60 days of being notified, the Comptroller is authorized to withhold the amount of overpayment from any eligible funds to be transferred to the locality or organization and redirect the funds withheld to the Virginia Department of Emergency Management to satisfy the outstanding liability.

4. The Department of Emergency Management shall not provide future prepayments to any locality or eligible private non-profit organization once the Comptroller has been required to withhold funding.

C. Included within this appropriation is $820,901 the first year and $820,901 the second year from the general fund that shall only be used for costs associated with transforming the agency’s information systems to conform with standards of the Virginia Information Technologies Agency.

D. Out of this appropriation, $28,876 the first year and $57,752 the second year from the general fund for the financing costs of purchasing two vehicles in the first year and an additional two vehicles in the second year through the state’s master equipment lease purchase program. It is the intent that the department establish a schedule for replacing emergency response vehicles using the master equipment lease purchase program.

397. A. All funds transferred to the Department of Emergency Management pursuant to the Governor's authority under § 44-146.28, Code of Virginia, shall be deposited into a special fund account to be used only for Disaster Recovery.

B. Included in the Federal Trust appropriation are amounts estimated at $34,592 the first year and $34,592 the second year, to pay for statewide indirect cost recoveries of this agency. Actual recoveries of statewide indirect costs up to the level of these estimates shall be exempt from payment into the general fund, as provided by § 4-2.03 of this act. Amounts recovered in excess of these estimates shall be deposited to the general fund.

Total for Department of Emergency Management............ $61,125,280 $61,111,826

General Fund Positions....................................................... 44.85 44.85
Nongeneral Fund Positions................................................. 109.15 109.15
Position Level .......................................................... 154.00 154.00

Fund Sources: General........................................................ $6,539,323 $6,464,938
Special..................................................... $2,927,102 $2,988,033
Commonwealth Transportation.................. $1,170,639 $1,170,639
Federal Trust............................................... $50,488,216 $50,488,216
### § 1-111. DEPARTMENT OF FIRE PROGRAMS (960)

398. Fire Training and Technical Support Services (74400)...
    Fire Services Management and Coordination (74401)...... $2,198,093 $2,198,093
    Virginia Fire Services Research (74402)............... $302,274 $302,274
    Fire Services Training and Professional Development
    (74403).............................................. $2,173,775 $2,173,775
    Technical Assistance and Consultation Services
    (74404)................................................ $2,128,643 $2,128,643
    Emergency Operational Response Services (74405)..... $15,000 $15,000
    Public Fire and Life Safety Educational Services
    (74406)............................................... $189,613 $189,613

    Fund Sources: Special...................................... $7,007,398 $7,007,398

    Authority: Title 9.1, Chapter 2 and § 38.2-401, Code of Virginia.

Notwithstanding the provisions of § 38.2-401, Code of Virginia, up to 25 percent of the
revenue available from the Fire Programs Fund, after making the distributions set out in
§ 38.2-401 D, Code of Virginia, may be used by the Department of Fire Programs to pay for
the administrative costs of all activities assigned to it by law.

399. Financial Assistance for Fire Services Programs
    (76400).................................................. $23,825,000 $23,825,000
    Fire Programs Fund Distribution (76401)................ $20,500,000 $20,500,000
    Burn Building Grants (76402)........................... $2,500,000 $2,500,000
    Categorical Grants (76403).............................. $825,000 $825,000

    Fund Sources: Special................................... $23,575,000 $23,575,000
            Federal Trust..................................... $250,000 $250,000

    Authority: §§ 38.2-401, Code of Virginia.

400. Regulation of Structure Safety (56200).................. $2,910,209 $2,930,222
    State Fire Prevention Code Administration (56203).... $2,910,209 $2,930,222

    Fund Sources: General.............................. $2,368,475 $2,370,100
            Special.......................................... $541,734 $560,122


The State Fire Marshall may charge no fee for any permits or inspections of any school,
whether it be public or private.

    Total for Department of Fire Programs................. $33,742,607 $33,762,620

    General Fund Positions.................................. 29.00 29.00
    Nongeneral Fund Positions.............................. 43.00 43.00
    Position Level........................................... 72.00 72.00

    Fund Sources: General................................. $2,368,475 $2,370,100
            Special.......................................... $31,124,132 $31,142,520
            Federal Trust.................................... $250,000 $250,000

### § 1-112. DEPARTMENT OF FORENSIC SCIENCE (778)

401. Law Enforcement Scientific Support Services (30900)...
    Biological Analysis Services (30901)..................... $11,583,366 $11,602,002
    Chemical Analysis Services (30902)...................... $11,839,163 $11,901,323

    Fund Sources: Federal Trust........................................... $40,783,829 $41,018,243
### CH. 3] ACTS OF ASSEMBLY 1199

#### ITEM 401.

| Physical Evidence Services (30904) | $7,549,843 | $7,637,843 |
| Training and Standards Services (30905) | $1,564,380 | $1,564,380 |
| Administrative Services (30906) | $8,247,077 | $8,312,695 |
| Fund Sources: General | $38,276,833 | $38,511,247 |
| Federal Trust | $2,506,996 | $2,506,996 |


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.

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

Total for Department of Forensic Science.............................................. $40,783,829 $41,018,243

| General Fund Positions | 310.00 | 310.00 |
| Position Level | 310.00 | 310.00 |
| Fund Sources: General | $38,276,833 | $38,511,247 |
| Federal Trust | $2,506,996 | $2,506,996 |

### § 1-113. DEPARTMENT OF JUVENILE JUSTICE (777)

402. Instruction (19700).............................................................. $14,725,178 $14,230,562
| Youth Instructional Services (19711) | $7,685,305 | $7,190,689 |
| Career and Technical Instructional Services for Youth and Adult Schools (19712) | $2,788,693 | $2,788,693 |
| Instructional Leadership and Support Services (19714) | $4,251,180 | $4,251,180 |
| Fund Sources: General | $12,234,392 | $11,739,776 |
| Special | $170,536 | $170,536 |
| Federal Trust | $2,320,250 | $2,320,250 |


403. Operation of Community Residential and Nonresidential Services (35000).............................................. $3,320,293 $3,320,293
### 403. Community Residential and Non-Residential Custody and Treatment Services (35008)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>Community Residential and Non-Residential Custody and Treatment Services (35008)</td>
<td>$3,320,293</td>
<td>$3,320,293</td>
</tr>
</tbody>
</table>

**Fund Sources:**
- General: $3,247,866 ($3,247,866)
- Special: $50,000 ($50,000)
- Federal Trust: $22,427 ($22,427)


A. Services funded out of this appropriation may include intensive supervision, day treatment, boot camp, and aftercare services, and should be integrated into existing services for juveniles.

B. Included in the appropriation for this Item is $2,920,000 in the first year and $2,920,000 in the second year from the general fund for a Juvenile Community Placement Program, in which the department may contract with local juvenile detention centers to house juveniles committed to the department prior to their release. The funding provided shall support a minimum of 40 juvenile detention center beds. The department shall develop program guidelines that at a minimum will include which juveniles qualify for placement, length of stay, level of security, mental health services, alcohol and substance abuse services, as well as other services that will be provided to the juvenile while in the detention center.

### 404. Supervision of Offenders and Re-Entry Services

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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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</thead>
<tbody>
<tr>
<td>Juvenile Probation and Aftercare Services (35102)</td>
<td>$57,665,089</td>
<td>$57,727,589</td>
</tr>
</tbody>
</table>

**Fund Sources:**
- General: $56,783,140 ($56,845,640)
- Special: $145,000 ($145,000)
- Federal Trust: $736,949 ($736,949)


A. Notwithstanding the provisions of §16.1-273 of the Code of Virginia, the Department of Juvenile Justice, including locally-operated court services units, shall not be required to provide drug screening and assessment services in conjunction with investigations ordered by the courts.

B. Included in the appropriation for this Item is $1,626,575 in the first year and $1,626,575 in the second year from the general fund to support mental health and substance abuse evaluation and treatment services for juveniles under state probation or parole. The department shall develop a plan to ensure continuation of mental health and substance abuse treatment services, including contracting with local providers as necessary.

C. Included in the appropriation for this Item is $240,000 in the first year and $240,000 in the second year from the general fund that shall be used for emergency housing upon release from department custody. The department shall develop guidelines which at a minimum includes a juvenile selection process for placement and maximum lengths of stay.

### 405. Financial Assistance to Local Governments for Juvenile Justice Services (36000)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial Assistance to Local Governments for Juvenile Justice Services (36000)</td>
<td>$47,473,298</td>
<td>$47,473,298</td>
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<tr>
<td>Financial Assistance for Juvenile Confinement in Local Facilities (36001)</td>
<td>$33,986,297</td>
<td>$33,986,297</td>
</tr>
<tr>
<td>Financial Assistance for Probation and Parole - Local Grants (36002)</td>
<td>$2,822,269</td>
<td>$2,822,269</td>
</tr>
<tr>
<td>Financial Assistance for Community Based Alternative Treatment Services (36003)</td>
<td>$10,664,732</td>
<td>$10,664,732</td>
</tr>
</tbody>
</table>

**Fund Sources:**
- General: $45,663,619 ($45,663,619)
- Federal Trust: $1,809,679 ($1,809,679)

A. From July 1, 2014 to June 30, 2016, the Board of Juvenile Justice shall not approve or commit additional funds for the state share of the cost of construction, enlargement or renovation of local or regional detention centers, group homes or related facilities. The board may grant exceptions only to address emergency maintenance projects needed to resolve immediate life safety issues. For such emergency projects, approval by both the Board of Juvenile Justice and the Secretary of Public Safety is required. Any emergency projects must also comply with Board of Juvenile Justice standards.

B. Each emergency resolution adopted by the Board of Juvenile Justice approving reimbursement of the state share of the cost of construction, maintenance, or operation of local or regional detention centers, group homes, or related facilities or programs shall include a statement noting that such approval is subject to the availability of funds and approval by the General Assembly at its next regular session.

C. The Department of Juvenile Justice shall reimburse localities, pursuant to § 66-15, Code of Virginia, at the rate of $50 per day for housing juveniles who have been committed to the department, for each day after the department has received a valid commitment order and other pertinent information as required by § 16.1-287, Code of Virginia.

D. Notwithstanding the provisions of §16.1-322.1 of the Code of Virginia, the department shall apportion to localities the amounts appropriated in this Item.

E.1. The appropriation for Financial Assistance for Community Based Alternative Treatment Services includes $10,379,926 the first year and $10,379,926 the second year from the general fund for the implementation of the financial assistance provisions of the Juvenile Community Crime Control Act (VJCCCA), §§ 16.1-309.2 through 16.1-309.10, Code of Virginia. Notwithstanding § 16.1-309.6, Code of Virginia, localities participating in this program and contributing through their local match an amount of local funds which is greater than they receive from the Commonwealth under this program are authorized, but not required, to provide a contribution greater than the state general fund contribution. In no case shall their local match be less than their state share.

2. Notwithstanding the provisions of §§ 16.1-309.2 through 16.1-309.10, Code of Virginia, the Board of Juvenile Justice shall establish guidelines for use in determining the types of programs for which VJCCCA funding may be expended. The department shall establish a format to receive biennial or annual requests for funding from localities, based on these guidelines. For each program requested, the plan shall document the need for the program, goals, and measurable objectives, and a budget for the proposed expenditure of these funds and any other resources to be committed by localities.

3.a. Notwithstanding the provisions of § 16.1-309.7 B, Code of Virginia, unobligated VJCCCA funds must be returned to the department by each grantee locality no later than October 1 of the fiscal year following the fiscal year in which they were received, or a similar amount may be withheld from the current fiscal year’s periodic payments designated by the department for that locality. The Director, Department of Planning and Budget, may increase the general fund appropriation for this Item up to the amount of unobligated VJCCCA funds returned to the Department of Juvenile Justice.

b. All such unobligated and reappropriated balances shall be used by the department for the purpose of awarding short-term supplementary grants to localities, for programs and services which have been demonstrated to improve outcomes, including reduced recidivism, of juvenile offenders. Such programs and services must augment and support current VJCCCA-funded programs within each affected locality. The grantee locality shall submit an outcomes report to the department, in accord with a written memorandum of agreement which shall accompany the supplementary grant award. This provision shall apply to funds obligated to and in the possession of the department and its grant recipients. The entity which returns unobligated funds under this provision shall not have a presumptive entitlement to a supplementary grant.

c. The Department of Juvenile Justice, with the assistance of the Department of Corrections, the Virginia Council on Juvenile Detention, juvenile court service unit directors, juvenile and domestic relations district court judges, and juvenile justice advocacy groups, shall provide a
report on the types of programs supported by the Juvenile Community Crime Control Act and whether the youth participating in such programs are statistically less likely to be arrested, adjudicated or convicted, or incarcerated for either misdemeanors or crimes that would otherwise be considered felonies if committed by an adult.

F. The department shall consolidate the annual reporting requirements in §§ 2.2-222 and 66-13 and in Chapters 755 and 914 of the 1996 Acts of the General Assembly concerning juvenile offender demographics. The consolidated annual report shall address the progress of Virginia Juvenile Community Crime Control Act programs including the requirements in Article 12.1 of Chapter 11 of Title 16.1 (§ 16.1-309.2 et seq.) relating to the number of juveniles served, the average cost for residential and nonresidential services, the number of employees, and descriptions of the contracts entered into by localities. Notwithstanding any other provisions of the Code of Virginia, the consolidated report shall be submitted to the Governor, the General Assembly, the Chairmen of the House Appropriations and Senate Finance Committees, the Secretary of Public Safety, and the Department of Planning and Budget by the first day of the regular General Assembly session.

### 406. Operation of Secure Correctional Facilities

<table>
<thead>
<tr>
<th>Item Description</th>
<th>FY2015</th>
<th>FY2016</th>
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</thead>
<tbody>
<tr>
<td>Juvenile Corrections Center Management (39801)</td>
<td>$6,346,582</td>
<td>$6,346,582</td>
</tr>
<tr>
<td>Food Services - Prisons (39807)</td>
<td>$6,160,580</td>
<td>$6,160,580</td>
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<tr>
<td>Medical and Clinical Services - Prisons (39810)</td>
<td>$8,469,324</td>
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<tr>
<td>Physical Plant Services - Prisons (39815)</td>
<td>$7,986,917</td>
<td>$7,986,917</td>
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<tr>
<td>Offender Classification and Time Computation Services (39830)</td>
<td>$1,357,130</td>
<td>$1,357,130</td>
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<tr>
<td>Juvenile Supervision and Management Services (39831)</td>
<td>$24,030,587</td>
<td>$24,495,618</td>
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<tr>
<td>Juvenile Rehabilitation and Treatment Services (39832)</td>
<td>$9,886,103</td>
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</table>

**Fund Sources:**
- General: $60,641,799
- Special: $2,092,691
- Dedicated Special Revenue: $48,000
- Federal Trust: $1,454,733

**Total Appropriation:** $64,237,223

**Total Appropriation:** $64,702,254


### 407. Administrative and Support Services

<table>
<thead>
<tr>
<th>Item Description</th>
<th>FY2015</th>
<th>FY2016</th>
</tr>
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<tbody>
<tr>
<td>General Management and Direction (39901)</td>
<td>$5,603,799</td>
<td>$5,672,124</td>
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<td>Information Technology Services (39902)</td>
<td>$5,632,924</td>
<td>$5,829,436</td>
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<td>Accounting and Budgeting Services (39903)</td>
<td>$4,343,622</td>
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<tr>
<td>Architectural and Engineering Services (39904)</td>
<td>$431,459</td>
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<tr>
<td>Food and Dietary Services (39907)</td>
<td>$377,555</td>
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<tr>
<td>Human Resources Services (39914)</td>
<td>$2,180,668</td>
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<tr>
<td>Planning and Evaluation Services (39916)</td>
<td>$636,114</td>
<td>$636,114</td>
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**Fund Sources:**
- General: $17,876,501

**Total Appropriation:** $19,206,141

**Total Appropriation:** $19,470,978

### DEPARTMENT OF MILITARY AFFAIRS (123)

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>408.</td>
<td>Higher Education Student Financial Assistance (10800) Tuition Assistance (10811)</td>
<td>$3,021,951</td>
<td>$3,021,951</td>
</tr>
<tr>
<td>409.</td>
<td>At Risk Youth Residential Program (18700) Virginia Commonwealth Challenge Program (18701)</td>
<td>$4,877,351</td>
<td>$4,877,351</td>
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</table>

### Department of Juvenile Justice

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>345.</td>
<td>Special</td>
<td>$984,139</td>
<td>$985,515</td>
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<tr>
<td>346.</td>
<td>Federal Trust</td>
<td>$345,501</td>
<td>$345,501</td>
</tr>
</tbody>
</table>

Total for Department of Juvenile Justice: $206,627,222 $206,924,974

### Department of Military Affairs

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>408.</td>
<td>Higher Education Student Financial Assistance Tuition Assistance</td>
<td>$3,021,951</td>
<td>$3,021,951</td>
</tr>
<tr>
<td>409.</td>
<td>At Risk Youth Residential Program Virginia Commonwealth Challenge Program</td>
<td>$4,877,351</td>
<td>$4,877,351</td>
</tr>
</tbody>
</table>

### Virginia Commonwealth Challenge Program

A. The Department of Military Affairs is hereby authorized to designate building space at the State Military Reservation as an in-kind match for the receipt of federal funds under the Commonwealth Challenge program, equivalent to a value of $253,040 each year.

B. Out of this appropriation, up to $350,000 the first year and up to $350,000 the second year in nongeneral funds is provided to establish a STARBASE youth education program to improve math and science skills to prepare students for careers in engineering and other science-related fields of study.

### Defense Preparedness

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
</table>

### Fund Sources

- General
- Special
- Dedicated Special Revenue
- Federal Trust

Authority: Title 44, Chapters 1 and 2, § 23-7.3, Code of Virginia.
### ITEM 411.

| Disaster Planning and Operations (72200) | a sum sufficient |
| Communications and Warning System (72201) | a sum sufficient |
| Disaster Assistance (72203) | a sum sufficient |

**Fund Sources:** General a sum sufficient

**Authority:** Title 44, Chapters 1 and 2, Code of Virginia.

A. The amount for Disaster Planning and Operations provides for a military contingent fund, out of which to pay the military forces of the Commonwealth when aiding the civil authorities.

B. In the event units of the Virginia National Guard shall be in federal service, the sum allocated herein for their support shall not be used for any different purpose, except with the prior written approval of the Governor, other than to provide for the Virginia State Defense Force or for safeguarding properties used by the Virginia National Guard.

#### 412. Administrative and Support Services (79900)

| Administrative and Support Services (79900) | $6,800,643 | $7,157,227 |
| General Management and Direction (79901) | $3,402,576 | $3,759,160 |
| Telecommunications (79930) | $3,398,067 | $3,398,067 |

**Fund Sources:** General $2,803,869, Dedicated Special Revenue $377,131, Federal Trust $3,619,643

**Authority:** Title 44, Chapters 1 and 2, Code of Virginia.

A. The Department of Military Affairs shall advise and provide assistance to the Department of Accounts in administering the $20,000 death benefit provided for certain members of the National Guard and United States military reserves killed in action in any armed conflict as of October 7, 2001, pursuant to § 44-93.1.B., Code of Virginia.

B. Included in this appropriation is $240,000 the second year from the general fund and $100,000 the second year from nongeneral funds for the financing costs of purchasing STARS radio communication equipment through the state's master equipment lease program.

**Total for Department of Military Affairs**

| General Fund Positions | 51.47 | 51.47 |
| Nongeneral Fund Positions | 307.03 | 307.03 |
| Position Level | 358.50 | 358.50 |

**Fund Sources:** General $10,448,920, Federal Trust $47,252,196

#### § 1-115. DEPARTMENT OF STATE POLICE (156)

| Information Technology Systems, Telecommunications and Records Management (30200) | $49,333,967 | $49,493,531 |
| Information Technology Systems and Planning (30201) | $11,550,045 | $11,709,609 |
| Criminal Justice Information Services (30202) | $7,833,955 | $7,833,955 |
| Telecommunications and Statewide Agencies Radio System (Stars) (30204) | $25,840,605 | $25,840,605 |
| Firearms Purchase Program (30206) | $1,431,612 | $1,431,612 |
| Sex Offender Registry Program (30207) | $2,403,653 | $2,403,653 |
| Concealed Weapons Program (30208) | $274,097 | $274,097 |

**Fund Sources:** General $41,771,226, Special $3,102,706
### ITEM 413.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dedicated Special Revenue</td>
<td>$3,700,000</td>
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</tr>
<tr>
<td>Federal Trust</td>
<td>$760,035</td>
<td>$760,035</td>
</tr>
</tbody>
</table>


A.1. It is the intent of the General Assembly that wireless 911 calls be delivered directly by the Commercial Mobile Radio Service (CMRS) provider to the local Public Safety Answering Point (PSAP), in order that such calls be answered by the local jurisdiction within which the call originates, thereby minimizing the need for call transfers whenever possible.

2. Notwithstanding the provisions of Article 7, Chapter 15, Title 56, Code of Virginia, $3,700,000 the first year and $3,700,000 the second year from the Wireless E-911 Fund is included in this appropriation for telecommunications to offset dispatch center operations and related costs incurred for answering wireless 911 telephone calls.

B. Out of the Motor Carrier Special Fund, $900,000 the first year and $900,000 the second year shall be disbursed on a quarterly basis to the Department of State Police.

C.1. This appropriation includes $9,175,535 the first year and $9,175,535 the second year from the general fund for maintaining the Statewide Agencies Radio System (STARS).

2. The Secretary of Public Safety, in conjunction with the STARS Management Group and the Superintendent of State Police, shall provide a status report on (1) annual operating costs; (2) the status of site enhancements to support the system; (3) the project timelines for implementing the enhancements to the system; and (4) other matters as the secretary may deem appropriate. This report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees no later than October 1 of each year.

3. The STARS Management Group, the Superintendent of State Police, the Department of Military Affairs, and the Department of Planning and Budget shall assess and determine the STARS equipment needs of the Department of Military Affairs. A report setting out the needed components and their estimated costs shall be provided on or before September 1, 2014, to the Secretary of Public Safety and the Director, Department of Planning and Budget. Any bond proceeds authorized for the STARS project that remain after the full implementation of the STARS network shall be made available for the STARS equipment needs of the Department of Military Affairs.

D. The department shall deposit to the general fund an amount estimated at $100,000 the first year and $100,000 the second year resulting from fees generated by additional criminal background checks of local job applicants and prospective licensees collected pursuant to § 15.2-1503.1 of the Code of Virginia.

E. Notwithstanding the provisions of §§ 19.2-386.14, 38.2-415, 46.2-1167 and 52-4.3, Code of Virginia, the Department of State Police may use revenue from the State Asset Forfeiture Fund, the Insurance Fraud Fund, the Drug Investigation Trust Account - State, and the Safety Fund to modify, enhance or procure automated systems that focus on the Commonwealth’s law enforcement activities and information gathering processes.

F. The Superintendent of State Police is authorized to and shall establish a policy and reasonable fee to contract for the bulk transmission of public information from the Virginia Sex Offender Registry. Any fees collected shall be deposited in a special account to be used to offset the costs of administering the registry. The State Superintendent of State Police shall charge no fee for the transfer of any information from the Virginia Sex Offender Registry to the Statewide Automated Victim Notification (SAVIN) system.

414. Law Enforcement and Highway Safety Services (31000).................................................. $243,674,788 $239,411,684
Aviation Operations (31001)................................. $8,385,211 $6,785,211
Commercial Vehicle Enforcement (31002)...................... $4,831,625 $4,831,625
Counter-Terrorism (31003)................................................. $5,219,413 $5,219,413
Help Eliminate Auto Theft (Heat) (31004) ....................... $2,816,350 $1,763,991
Drug Enforcement (31005)................................................. $19,785,193 $19,785,193
Crime Investigation and Intelligence Services (31006)........ $28,644,996 $28,644,996
Uniform Patrol Services (Highway Patrol) (31007)............. $140,688,174 $140,441,311
Insurance Fraud Program (31009)...................................... $6,563,882 $5,200,000
Vehicle Safety Inspections (31010) ................................... $20,733,013 $20,733,013
Sex Offender Registry Program Enforcement (31011) ......... $6,006,931 $6,006,931

Fund Sources: General........................................................ $187,523,855 $187,576,992
Special......................................................... $31,604,715 $27,288,474
Commonwealth Transportation .................. $8,166,805 $8,166,805
Trust and Agency ....................................... $20,000 $20,000
Dedicated Special Revenue........................ $8,047,951 $8,047,951
Federal Trust............................................... $8,311,462 $8,311,462


A. Included in this appropriation is $810,687 the first year and $810,687 the second year from Commonwealth Transportation Funds for the personal and associated nonpersonal services costs for eight positions. These positions will be dedicated to patrolling the I-95/395/495 Interchange.

B. Included in this appropriation is $4,831,625 the first year and $4,831,625 the second year from the Commonwealth Transportation Fund to support enforcement operations at weigh stations statewide.

C. Included in this appropriation is $1,631,282 the first year and $1,631,282 the second year from Commonwealth Transportation Funds that shall be used to support the personal and associated nonpersonal services costs for trooper positions. These positions will be assigned to the "Highway Safety Corridors" and work to supplement the Department of State Police’s enforcement efforts in those corridors.

D. The Department of State Police shall modify the implementation of the division of drug law enforcement established pursuant to § 52-8.1:1, Code of Virginia, and shall redirect, as may be necessary, resources heretofore provided for that purpose by the General Assembly for the purposes of homeland security, the gathering of intelligence on terrorist activities, the preparation for response to a terrorist attack and any other activity determined by the Governor to be crucial to strengthening the preparedness of the Commonwealth against the threat of natural disasters and emergencies. Nothing in this Item shall be construed to prohibit the Department of State Police from performing drug law enforcement or investigation as otherwise provided for by the Code of Virginia.

E. Included within this appropriation is $3,098,098 the first year and $3,098,098 the second year from the Rescue Squad Assistance Fund to support the department’s aviation (med-flight) operations.

F. In the event that special fund revenues for this Item exceed expenditures, the balance of such revenues may be used for air medical evacuation equipment improvements, information technology upgrades or for motor vehicle replacement.

G. Included in this appropriation is $110,000 the first year and $110,000 the second year from the general fund to maintain increased traffic enforcement on Interstate 81. These funds shall be used to provide overtime payments for extended and additional work shifts so as to maintain the enhanced level of State Police patrols on this and other public highways in the Commonwealth.

H.1. Included in the appropriation for this Item is sufficient funding to support, in addition to sworn positions, at least 43 non-sworn positions for monitoring persons required to comply with the requirements of the Sex Offender Registry. The department shall coordinate monitoring and verification activities related to registry requirements with other state and local law enforcement agencies that have responsibility for monitoring or supervising individuals who are also required to comply with the requirements of the Sex Offender Registry.
2. The Secretary of Public Safety, in conjunction with the Superintendent of State Police, shall report on the implementation of the monitoring of offenders required to comply with the Sex Offender Registry requirements. The report shall include at a minimum: (1) the number of verifications conducted; (2) the number of investigations of violations; (3) the status of coordination with other state and local law enforcement agencies activities to monitor Sex Offender Registry requirements; and (4) an update of the sex offender registration and monitoring section in the department's current "Manpower Augmentation Study." This report shall be provided to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees each year by January 1.

I. Included within this appropriation is $200,000 the first year and $200,000 the second year from nongeneral funds to be used by the Department of State Police to record revenue related to overtime work performed by troopers at the end of a fiscal year and for which reimbursement was not received by the department until the following fiscal year. The Department of Accounts shall establish a revenue code and fund detail for this revenue.

J. Included within this appropriation is $100,000 the first year and $100,000 the second year from the general fund for the Department of State Police to enhance its capabilities in recruiting minority troopers. Funding is to support increased marketing and advertising efforts for recruiting minorities.

K. Included within this appropriation is $116,988 the first year and $116,988 the second year from the Department of Aviation’s special fund to support the aviation operations of the Department of State Police.

L.1 Out of the amounts appropriated for this Item, $600,000 the first year and $600,000 the second year from nongeneral funds shall be distributed to the department to expand the operations of the Northern Virginia Internet Crimes Against Children Task Force.

2. Pursuant to paragraph H.2 of Item 389, the Northern Virginia Internet Crimes Against Children Task Force shall provide a report on the actual expenditures and performance results achieved each year. Copies of this report shall be provided each year to the Secretary of Public Safety and the Chairmen of the House Appropriations and Senate Finance Committees by October 1.

M. Out of the appropriation for this Item, $1,543,733 the first year and $1,543,733 the second year from the general fund is continued for the ongoing financing costs of purchasing two helicopters through the state’s master equipment lease purchase program.

N. Included within this appropriation is $1,600,000 the first year from nongeneral funds to purchase a replacement law enforcement fixed wing aircraft. The source of the nongeneral funds is the Purdue Frederick Co Fed Assets Forfeiture Fund.

O. The Department of State Police shall review the costs and benefits of acquiring state-of-the-art identity intelligence and intelligence analytics systems for use by the Department of State Police and other Virginia law-enforcement agencies. A report on this review shall be provided to the Secretary of Public Safety and the Chairmen of the House Appropriations and Senate Finance Committees by November 15, 2014.

<table>
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<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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<tbody>
<tr>
<td>Administrative and Support Services (39900)</td>
<td>$21,210,243</td>
<td>$21,232,979</td>
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<tr>
<td>General Management and Direction (39901)</td>
<td>$5,281,428</td>
<td>$5,281,428</td>
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<td>Accounting and Budgeting Services (39903)</td>
<td>$1,759,604</td>
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<td>Human Resources Services (39914)</td>
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<td>Physical Plant Services (39915)</td>
<td>$5,338,925</td>
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<td>Procurement and Distribution Services (39918)</td>
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<td>Training Academy (39929)</td>
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<tr>
<td>Cafeteria (39931)</td>
<td>$4,158,438</td>
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Fund Sources: General | $20,115,152 | $20,137,888 |
Special | $1,070,091 | $1,070,091 |
ITEM 415.

Dedicated Special Revenue

<table>
<thead>
<tr>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>$25,000</td>
<td>$25,000</td>
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</table>

Authority: §§ 52-1 and 52-4, Code of Virginia.

The Superintendent of State Police shall establish written procedures for the timely and accurate electronic reporting of crime data reported to the Department of State Police in accordance with the provisions of § 52-28, Code of Virginia. The procedures shall require the principal officer of the reporting organization to certify that the information provided is, to his knowledge and belief, a true and accurate report. Should the superintendent have reason to believe that any crime data is missing, incomplete or incorrect after audit of the data, the superintendent shall notify the reporting organization, as well as the Chairman of the Compensation Board and the Director, Department of Criminal Justice Services. Upon receiving and verifying resubmitted data that corrects the report, the superintendent shall notify the Chairman of the Compensation Board and the Director, Department of Criminal Justice Services that the missing, incomplete or incorrect data has been satisfactorily submitted.

416. All revenue received from the sale of motor vehicles shall be reported separately from that received from the sale of other property of the department.

Total for Department of State Police

<table>
<thead>
<tr>
<th></th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>$314,218,998</td>
<td>$310,138,194</td>
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</table>

General Fund Positions

|               | 2,544.00          | 2,544.00          |

Nongeneral Fund Positions

|               | 378.00            | 378.00            |

Position Level

|               | 2,922.00          | 2,922.00          |

Fund Sources: General

|               | $249,410,233      | $249,645,670      |

Special

|               | $35,777,512       | $31,461,271       |

Commonwealth Transportation

|               | $8,166,805        | $8,166,805        |

Trust and Agency

|               | $20,000           | $20,000           |

Dedicated Special Revenue

|               | $11,772,951       | $11,772,951       |

Federal Trust

|               | $9,071,497        | $9,071,497        |

§ 1-116. VIRGINIA PAROLE BOARD (766)

417. Probation and Parole Determination (35200)

|               | $1,397,033        | $1,397,297        |

Adult Probation and Parole Services (35201)

|               | $1,397,033        | $1,397,297        |

Fund Sources: General

|               | $1,397,033        | $1,397,297        |

Authority: Title 53.1, Chapter 4, Code of Virginia.

Notwithstanding the provisions of § 53.1-40.01, Code of Virginia, the Parole Board shall annually consider for conditional release those inmates who meet the criteria for conditional geriatric release set out in § 53.1-40.01, Code of Virginia. If any such inmate is also eligible for discretionary parole under the provisions of § 53.1-151 et seq., Code of Virginia, the board shall not be required to consider that inmate for conditional geriatric release unless the inmate petitions the board for conditional geriatric release.

Total for Virginia Parole Board

|               | $1,397,033        | $1,397,297        |

General Fund Positions

|               | 12.00             | 12.00             |

Position Level

|               | 12.00             | 12.00             |

Fund Sources: General

|               | $1,397,033        | $1,397,297        |

TOTAL FOR OFFICE OF PUBLIC SAFETY

|               | $2,708,055,683    | $2,734,773,515    |

General Fund Positions

|               | 17,809.82         | 17,819.82         |

Nongeneral Fund Positions

|               | 2,294.18          | 2,316.18          |

Position Level

|               | 20,104.00         | 20,136.00         |
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<table>
<thead>
<tr>
<th>Fund Sources</th>
<th>Item Details($) First Year FY2015</th>
<th>Item Details($) Second Year FY2016</th>
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ITEM 418.

OFFICE OF TECHNOLOGY

§ 1-117. SECRETARY OF TECHNOLOGY (184)

418. Administrative and Support Services (79900).............. $515,982 $516,574
General Management and Direction (79901).................. $515,982 $516,574
Fund Sources: General.................................................. $515,982 $516,574
Authority: Title 2.2, Chapter 2, Article 9, Code of Virginia.

Total for Secretary of Technology.............................. $515,982 $516,574

General Fund Positions.............................................. 5.00 5.00
Position Level .......................................................... 5.00 5.00

OFFICE OF TECHNOLOGY

§ 1-118. INNOVATION AND ENTREPRENEURSHIP INVESTMENT AUTHORITY (934)

419. Economic Development Services (53400)................... $8,316,873 $8,328,212
Technology Entrepreneurial Development Services (53415) ................................................................. $5,299,554 $5,310,893
Commonwealth Technology Policy Services (53416)...... $44,392 $44,392
Technology Industry Development Services (53419)...... $1,862,511 $1,862,511
Technology Industry Research and Developmental Services (53420)......................................................... $1,110,416 $1,110,416
Fund Sources: General.................................................. $8,316,873 $8,328,212

Authority: Title 2.2, Chapter 22, Code of Virginia, and Discretionary Inclusion.

A.1. The appropriation in this Item shall be used for the purpose of and in accordance with the
terms and conditions specified in Title 2.2, Chapter 22, Code of Virginia.

2. Out of the amounts appropriated for the Innovation and Entrepreneurship Investment
Authority, an amount equal to $50,000 shall be used to create the Commonwealth Innovation
and Entrepreneurship Measurement System to measure activities worthy of economic
development and institutional focus in furtherance of the Commonwealth Research and
Development Roadmap.

B. The Innovation and Entrepreneurship Investment Authority is hereby authorized to transfer
funds in this appropriation to the Center for Innovative Technology to expend said funds for
realizing the statutory purposes of the Authority, by contracting with governmental and private
entities, notwithstanding the provisions of § 4-1.05 b of this act.

C. This appropriation shall be disbursed in twelve equal monthly installments each fiscal year.

D. Before the beginning of each fiscal year, the Innovation and Entrepreneurship Investment
Authority shall provide to the Chairmen of the House Appropriations and Senate Finance
Committees and the Director, Department of Planning and Budget, a report of its operating
plan. Within three months after the end of the fiscal year, the center shall submit to the same
entities a detailed expenditure report for the concluded fiscal year. Both reports shall be
prepared in the formats as approved by the Director, Department of Planning and Budget.

E. As part of its mission to foster technological innovation in the Commonwealth, the
Innovation and Entrepreneurship Investment Authority is encouraged to include in its activities
Virginia private research universities.
The Center for Innovative Technology shall continue to support efforts of public and quasi-public bodies within the Commonwealth to enhance or facilitate the prompt availability of and access to advanced electronic communications services, commonly known as broadband, throughout the Commonwealth, monitoring trends and advances in advanced electronic communications technology to plan and forecast future needs for such technology, and identify funding options.

Out of the amounts appropriated in this Item, $500,000 the first year and $500,000 the second year from the general fund shall be used to support broadband planning and assistance to localities. The Center for Innovative Technology shall provide technical assistance to localities where wired broadband services are not currently available, or where under-served communities have been identified, in order to assist those localities in determining the issues, business practices, and vendor requirements, including an assessment of the existing technologies, for the provision of broadband services to their citizens.

The General Assembly supports the Innovation and Entrepreneurship Investment Authority’s stated mission to enhance federal research funding to Virginia’s colleges and universities and to industry. It is also the intent of the General Assembly to promote a greater reliance by the authority on nongeneral fund revenues for the authority’s operations and programs.

Notwithstanding any other provision of law, any interest earned on moneys in the Advanced Communications Assistance Fund, as well as any moneys remaining in the fund at the end of each fiscal year, including interest thereon, shall be reverted to the general fund.

From the amounts appropriated in this Item $3,100,000 the first year and $3,100,000 the second year from the general fund shall be allocated to the Commonwealth Growth Accelerator Program fund to foster the development of Virginia-based technology, biosciences, and energy companies. This funding shall be used to underwrite immediate first financing for new early-stage companies and achieve an average rate of return of not less than 11:1.

Out of the appropriation for this item, $500,000 the first year and $500,000 the second year from the general fund is provided to support research and programmatic activities, as well as foster growth and diversification within the Commonwealth’s initiatives in modeling and simulation. In addition, the Center for Innovative Technology shall work to expand modeling and simulation into new industries including, but not limited to, health care, advanced manufacturing, and Unmanned Systems. The Center for Innovative Technology, in cooperation with the Governor's modeling and simulation advisory council and the Virginia Economic Development Partnership shall jointly develop a business plan for growing modeling and simulation startups companies and job opportunities in Virginia. A final business plan shall be communicated to the Governor and the Chairmen of the House Committee on Appropriations and the Senate Committee on Finance by September 1, 2015.

Out of the appropriation for this item, $500,000 the first year and $500,000 the second year from the general fund is provided to support and expand the Commonwealth’s initiatives in cyber security and cyber data analytics.

Notwithstanding the definition of qualifying institutions in § 2.2-2233.1, Code of Virginia, a university research consortium that includes Virginia colleges and university member institutions is a qualifying institution for purposes of seeking funding from the Commonwealth Research Commercialization Fund.

Any proceeds from the sale of equity in companies that participated in the cyber security accelerator shall not revert to the general fund but shall be used to support the accelerator program.

By September 1 each year, the President of the Innovation and Entrepreneurship Investment Authority shall submit a report to the Chairmen of the House Appropriations and Senate Finance Committees and to the Director, Department of Planning and Budget to include, but not limited to the following:

1. for activities associated with providing localities with broadband assistance: (i) the number of localities assisted by state broadband funding and (ii) the estimated number of localities with populations lacking wired broadband access;
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2. for activities associated with the Growth Accelerator Program (GAP): (i) the number of companies receiving investments from the fund, (ii) the state investment per company, (iii) the impact on job creation, (iv) estimated tax revenue generated, and (v) the number of companies who have received investments from the GAP fund still operating in Virginia; and

3. for activities associated with the cyber security accelerator: (i) the number of companies assisted with the cyber accelerator program, (ii) the number of companies operating in Virginia as a result of the program, (iii) impact on job creation, and (iv) the value of proceeds from the sale of equity in companies that received capital support from the program.

Total for Innovation and Entrepreneurship Investment Authority.................................................................

Fund Sources: General...................................................... $8,316,873 $8,328,212

§ 1-119. VIRGINIA INFORMATION TECHNOLOGIES AGENCY (136)

420. Information Systems Management and Direction

Geographic Information Access Services (71105) .................. $2,582,093 $2,150,000

Fund Sources: Dedicated Special Revenue............... $2,150,000 $2,150,000

Federal Trust....................................................... $432,093 $0

Authority: Title 2.2, Chapter 20.1, Code of Virginia.

A.1. All state and nonstate agencies receiving an appropriation in Part 1 shall comply with the guidelines and related procedures issued by Virginia Information Technologies Agency for effective management of geographic information systems in the Commonwealth.

2. All state and nonstate agencies identified in paragraph A 1 that have a geographic information system, shall assist the department by providing any requested information on the systems including current and planned expenditures and activities, and acquired resources.

3. The State Corporation Commission, Virginia Employment Commission, the Department of Game and Inland Fisheries, and other nongeneral fund agencies are encouraged to use their own fund sources for the acquisition of hardware and development of data for the spatial data library in the Virginia Geographic Information Network.

B. The Virginia Information Technologies Agency, through its Geographic Information Network Division (VGIN), or its counterpart, shall acquire on a four-year cycle high-resolution digital orthophotography of the land base of Virginia pursuant to VGIN’s Virginia Base Mapping Program (VBMP) and digital road centerline files. VGIN shall administer the maintenance of the VBMP and appropriate addressing and standardized attribution in collaboration with local governments. All digital orthophotography, Digital Terrain Models and ancillary data produced by the VBMP, but not including digital road centerline files, shall be the property of the Commonwealth of Virginia and administered by VGIN. The VGIN, or its counterpart, will be responsible for protecting the data through appropriate license agreements and establishing appropriate terms, conditions, charges and any limitations on use of the data. VGIN will license the data at no charge (other than media / transfer costs) to Virginia governmental entities or their agents. Such data shall not be subject to release by such entities under the Freedom of Information Act or similar laws. VGIN in its discretion may release certain data by posting to the Internet. Distribution of the data for commercial or private use or to users outside the Commonwealth will be the sole responsibility of VGIN or its agent(s) and shall require payment of a license fee to be determined by VGIN. All fees collected as a result will be added to the GIS Fund as established in the Code of Virginia § 2.2-2028. Collected fees and grants are hereby appropriated for future data updates or to cover the costs of existing digital ortho acquisition or for other purposes authorized in § 2.2-2028.

C. Funding in this Item shall be used to support the efforts of the Virginia Geographic Information Network which provides for the development and use of spatial data to support E-911 wireless activities in partnership with Enhanced Emergency Communications Services. Funding is to be earmarked for major updates of the VBMP and digital road centerline files.
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<th>Item Details($)</th>
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<th>Second Year</th>
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<tbody>
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<td>FY2015</td>
<td>FY2016</td>
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<tr>
<td>D. Notwithstanding the provisions of Article 7, Chapter 15, Title 56, Code of Virginia, $1,750,000 the first year and $1,750,000 the second year from Emergency Response Systems Development Technology Services dedicated special revenue shall be used to support the efforts of the Virginia Geographic Information Network, or its counterpart, for providing the development and use of spatial data to support E-911 wireless activities in partnership with Enhanced Emergency Communications Services.</td>
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</table>

421. Emergency Response Systems Development Technology Services (71200) ............................................. $19,530,245 $22,710,917

Emergency Communication Systems Development Services (71201) ............................................. $6,734,309 $6,734,309

Financial Assistance to Localities for Enhanced Emergency Communications Services (71202) .................. $7,803,968 $10,984,640

Financial Assistance to Service Providers for Enhanced Emergency Communications Services (71203) .......... $4,991,968 $4,991,968

Fund Sources: Dedicated Special Revenue .................. $19,530,245 $22,710,917

Authority: Title 2.2, Chapter 20.1, and Title 56, Chapter 15, Code of Virginia.

A.1.a. Out of the amounts for Emergency Communication Systems Development Services, $1,000,000 the first year and $1,000,000 the second year from dedicated special revenue shall be used for development and deployment of improvements to the statewide E-911 network.

b. These funds shall remain unallotted until their expenditure has been approved by the Wireless E-911 Services Board.

2. Out of the amounts for Emergency Communication Systems Development Services, $4,000,000 the first year and $4,000,000 the second year from dedicated special revenue shall be used for wireless E-911 service costs as determined by the Wireless E-911 Services Board.

B. The operating expenses, administrative costs, and salaries of the employees of the Public Safety Communications Division shall be paid from the Wireless E-911 Fund created pursuant to § 56-484.17.

422. Information Technology Development and Operations (82000) ....................................................... $316,645,017 $331,624,253

Network Services -- Data, Voice, and Video (82003)..... $112,163,337 $117,716,721

Data Center Services (82005)................................. $109,287,180 $113,764,968

Desktop and End User Services (82006)...................... $89,895,853 $94,406,972

Computer Operations Security Services (82010)......... $5,298,647 $5,735,592

Fund Sources: Special ........................................ $7,092,929 $7,219,460

Internal Service ............................................... $309,552,088 $324,404,793

Authority: Title 2.2, Chapter 20.1, Code of Virginia.

A.1. Out of this appropriation, $309,552,088 the first year and $324,404,793 the second year for Information Technology Development and Operations is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from revenues derived from charges for services.

2. Included in the amounts for Network Services - Data, Voice, and Video are funds from the Acquisition Services Special Fund which is paid solely from receipts from vendor information technology contracts. These funds will be used to finance procurement and contracting activities and costs unallowable for federal fund reimbursement.

B. Political subdivisions and local school divisions are hereby authorized to purchase information technology goods and services of every description from the Virginia Information Technologies Agency and its vendors, provided that such purchases are not prohibited by the terms and conditions of the contracts for such goods and services.
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<table>
<thead>
<tr>
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<td>Central Support Services for Business Solutions (82400)</td>
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<td>Information Technology Services for Data Exchange Programs (82401)</td>
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<td>Information Technology Services for Productivity Improvements (82402)</td>
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</table>

Fund Sources: Internal Service $11,806,841 $11,806,841

Authority: Title 2.2, Chapter 20.1, Code of Virginia.

The appropriation for Central Support Services for Business Solutions is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from revenues derived from charges for services. Included in these amounts are the projected first and second year costs for workplace productivity and collaboration solutions. These solutions are offered as optional services to executive branch agencies and other customers.

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<table>
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<td>Enterprise Development Services (82803)</td>
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Fund Sources: General $2,044,330 $2,045,211
Dedicated Special Revenue $5,365,697 $4,865,697
Federal Trust $75,902 $75,902

Authority: Title 2.2, Chapter 20.1, Code of Virginia.

A.1. Notwithstanding any other provision of law except the limitations imposed by § 2.2-225, § 2.2-518, §§ 2.2-2007 through 2.2-2010, §§ 2.2-2015 through 2.2-2021, § 2.2-4803 and § 2.2-4806, Code of Virginia, Executive Department agencies and institutions may enter into management agreements with CGI Technologies & Solutions, Inc. (CGI) for debt collection and cost recovery services pursuant to Statements of Work 6 and 7 of the Enterprise Applications Master Services Agreement between the Commonwealth of Virginia and CGI. Executive Department agencies and institutions may also enter into additional Statements of Work with CGI pursuant to § 2.2.4 of the Enterprise Applications Master Services Agreement for services related to such Agreement, which may include, but not be limited to, services supporting projects in the five towers of enterprise-level endeavors (financial management, human resource management, supply chain management, administrative management, and applications development and management). Work on enhanced collections and recoveries or any additional Statements of Work pursuant to § 2.2.4 of the Enterprise Applications Master Services Agreement shall not proceed if they commit the Commonwealth to expanding or significantly altering any existing federal or state program without the review and approval of the Governor and prior consultation with the Chairmen of the House Appropriations and Senate Finance Committees.

2. Moneys resulting from enhanced collections and cost recoveries pursuant to this Item shall be held in the Virginia Technology Infrastructure Fund as established by § 2.2-2023, Code of Virginia.

B.1. As established in § 3-2.03 of this act, working capital advances totaling up to $90,000,000 will provide for the development of enterprise applications for the Commonwealth, including the development of the performance budgeting and financial management systems. These working capital advances will be repaid from anticipated revenues from enhanced collections, cost recoveries, inter-agency collaborative projects and other initiatives to be collected pursuant to this item and will be deposited into the Virginia Technology Infrastructure Fund. No funds derived from these working capital advances shall be expended without the prior budget approval of the Secretaries of Technology and Finance. The State Comptroller shall notify the Governor and the Chairmen of the House Appropriations and Senate Finance Committees prior to any approved expenditure.
2. Funds received from the working capital advance will be used only for enterprise resource planning and development costs. No funds received from this working capital advance shall be used as payment toward operating costs of this or any other program.

3. At the end of each fiscal year, the Governor is authorized to apply up to $2,000,000 from the unappropriated general fund balance in this act to pay down this working capital advance in the event other repayment sources in this act are not available or are insufficient to maintain a reasonable schedule for the payback of the working capital advance.

C.1. In order to minimize the cost of information systems development, the Secretary of Technology shall work with all Cabinet Secretaries and their agencies to develop Commonwealth data standards for citizen-centric data, personnel, recipient information, and other common sources of information gathered by the Commonwealth and in use by systems set out within this item.

2. Where active projects in this item, have implemented standardized data, the Secretary of Technology shall work with all Cabinet Secretaries and their agencies to determine if these standards should be adopted as Commonwealth data standards for use in active or future major IT projects or investments. Where active projects in this item do not conform to the Commonwealth’s data standard, the Secretary of Technology shall include in the interim a plan for how the Secretary of Technology will identify data standards that should be adopted as Commonwealth data standards and the estimated cost of ensuring that each active IT project in the item complies with the Commonwealth data standard.

3. The Chief Information Officer of the Commonwealth shall provide a report on progress toward discontinuation of the Unisys mainframe to the Governor and Chairmen of the House Appropriations and Senate Finance Committees not later than September 15 of each year until such usage is discontinued. Agencies that use the Unisys mainframe shall provide all data and other information requested by the Virginia Information Technologies Agency (VITA) in a timely manner. All users of the Unisys mainframe shall also ensure that their current and future information technology strategic plans address anticipated changes in usage of the Unisys and any replacement, ancillary, or supplemental services. As required by §§ 2.2-2007 and 2.2-1507, Code of Virginia, all budget requests that address or are affected by the reduction in the use of the Unisys mainframe shall be submitted to VITA prior to submission to the Department of Planning and Budget, in sufficient time to allow VITA to comply with its reporting responsibilities under those sections and under § 2.2-2013. VITA shall use this information to monitor actual and projected usage of the Unisys and IBM mainframe, servers, storage, and other services whose usage is affected by reduction in the use of the Unisys mainframe.

D.1. Notwithstanding the provisions of §§ 2.2-1509, 2.2-2007 and 2.2-2017, Code of Virginia, the scope of formal reporting on major information technology 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; (v) 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. Pursuant to §2.2-1509.3, Code of Virginia, the following major information technology projects are active and have been approved and recommended for funding by the Secretary of Technology. The data listed was self-reported to the Virginia Information Technologies Agency (VITA) by the responsible agencies. These projects are supported by strong business cases and thus were considered as priorities for funding in this biennium. VITA shall make available on its website a listing of active and approved major information technology programs updated on a quarterly basis.

<table>
<thead>
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<th>Completion Date</th>
<th>Estimated Project Cost</th>
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<td>Mar 31, 2014</td>
<td>$1,000,985</td>
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</tbody>
</table>

This project will establish a birth reporting service/interface between the birth registry and the ESB. The system of record for all birth records will be VVESTS (Virginia Vital Events and Screening Tracking System). The proposed functionality must support a HITSAC approved data standard which should align with the EDM standards. The project requires use of HITSAC endorsed messaging standards.

<table>
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<th>Start Date</th>
<th>Completion Date</th>
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<td>Virginia Department of Transportation (501) - Construction Documentation Management</td>
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<td>Apr 30, 2014</td>
<td>$1,100,000</td>
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</table>

This project is to implement a consistent way of managing construction documents, and in particular electronic documents, across all districts. Part of this initiative is to also to automate the Advertisement and Award process workflow to optimize its document management during the initial stages of the construction management lifecycle.

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<thead>
<tr>
<th>Estimated Project Expenditures</th>
<th>FY 2015</th>
<th>FY 2016</th>
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<td>Nongeneral Fund</td>
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<td>$0</td>
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</table>
Agency Name / Project Title / Description
Virginia Department of Transportation (501) - CSC System 2.0

Project Approach: The approach for the CSC System 2.0 project is comprised of five key activities that include Project Initiation and Planning, Requirements Gathering, System Procurement, System Design and Implementation (Phase 3), and Project Closeout. Project Initiation and Planning comprises a key set of project activities designed to ensure that the project team is fully aligned with the client's project objectives and to establish the project management structures that will assist in achieving client business objectives for the project. To that end, a key task of Project Initiation and Planning is working with the VDOT's Project Sponsor and Project Manager to define and finalize the project scope, approach, and timeline and is reflected in this document.

Development and Maintenance Project schedules are critical tools used to keep projects under control. We will use Microsoft (MS) Project 2002 as the project scheduling software and will provide initial and all subsequent versions of the project schedule in this format. It is our belief that the most detailed level of work defined in a project schedule should have clearly recognizable end point, where all can agree that the activity planned has, in fact, been successfully completed. Normally, this is done by assigning either well-defined milestones or well-defined deliverables to each activity. The CSC System 2.0 project team will work with VDOT's Project Manager(s) at project kickoff to develop a schedule for meeting the project objectives in accordance with VDOT's needs. The initial version of the project schedule has estimated start and end dates, which in turn will define the expected duration of the activity. Where dependencies and/or linkages between tasks exist, these will be specifically identified. It will be possible to identify the critical path within the project for those tasks that have been entered into Project Server and also view and manage multiple critical paths for each series of tasks. Specifically, the anticipated benefits of the CSC System 2.0 project include but are not limited to: 1) Provide better access to all VDOT information, 2) Provide better and more efficient service to internal and external customers with technology enabled systems that are integrated with appropriate VDOT systems, 3) Enable self-service and better customer follow-up, 4) Offer additional automated communications channels to customers, 5) Provide ability to track customer interactions, 6) Provide ability to close the loop with customers on their requests, and 7) Provide management reporting to enable better decision making.

Estimated Project Expenditures

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<tr>
<td>Secretary of Health and Human Resources (188) — Death Registry Interface (DRI)</td>
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This project is designed to establish a death reporting service/interfaces between the death registry and the ESB. The service will be supported by an extract of the minimum required fields to identify a death record. Additional development may be required to add a match code (Yes/No) and an MPI placeholder. In addition to supporting an inquiry death service on the ESB, a publish and subscribe model will be developed so the registry can actively publish new death notices as they occur. This will allow subscribers to trigger appropriate processing based on the notification.

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<th>Estimated Project Expenditures</th>
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<td>Sep 16, 2013</td>
<td>Jun 30, 2014</td>
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</table>

Under the terms of federal Department of Justice (DOJ) settlement agreement, the Department of Behavioral Health and Developmental Services (DBHDS) must collect and report data relating to compliance with the agreement. DBHDS must purchase or develop a data warehouse application for the storage, aggregation and reporting of this data.

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<th>Estimated Project Expenditures</th>
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EAGLES will be a web enabled application to replace the two legacy systems, CLES and ETS, and will also support the agency’s new business requirements. These new requirements include the filing of applications for initial licensure and consumer complaints via the Internet.

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<th>Estimated Project Expenditures</th>
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</table>
Agency Name / Project Title / Description
Department of Social Services (765) - EDSP - Eligibility Modernization - Conversion

The EDSP Eligibility Modernization Conversion project will focus its efforts on converting the data in the ADAPT legacy system and DMAS CHAMPS legacy system for the Families & Children’s Medicaid, CHIP, and FAMIS categories into VaCMS. The CMS federal requirement stipulates for these eligible ongoing Medicaid categories (starting April 2014) at the time of their renewal process, continued eligibility must be evaluated against the new MAGI Medicaid rules. This conversion project will move those existing cases into VaCMS and eligibility determination be performed by the external rules engine accomplished in the Eligibility Modernization MAGI project. Conversion will be performed on a month by month schedule (based on the Medicaid renewal date) until all cases for these categories have been converted from these two legacy systems, enabling the discontinuance of Medicaid from the ADAPT legacy system and the retirement of the CHAMPS legacy system. The Eligibility Modernization Conversion project will result in: The elimination of multiple Medicaid case management systems into a single case management system. Improve the use of technology for efficient case management. Consistency due to data consolidation. Reduction in fraud and errors through data consolidation.

**Estimated Project Expenditures**

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</table>
Agency Name / Project Title / Description
Department of Social Services (765) - EDSP - Eligibility Modernization - Program Migration Project
The modernization and migration consists of MAPPER UNISYS system replacement for the ADAPT application and the Energy Assistance Program application. ADAPT is the current eligibility determination and case management system for SNAP, TANF, Employment Service. The Eligibility Modernization Program Migration Project will convert the cases that contain the programs in ADAPT and the Energy system into VaCMS along with accepting new applications for these programs via online (Customer Portal) and paper (manual data entry) processes. This project also involves the external rules engine (iLOG). All program rules will be incorporated into iLOG with the outcome of eligibility determination, authorization, and case management within this single case management solution. The EDSP Eligibility Modernization Program Migration Project anticipates minor changes to Customer Portal to accommodate VaCMS changes. All interfaces currently being performed by the legacy systems are included and must be performed by the single case management system. Work efforts will be performed to sunset the ADAPT and Energy legacy systems as all programs are converted to VaCMS. Leveraging the current web-based technology provided in the VaCMS solution and/or the technology in the Customer Portal will allow VDSS to work towards each state and local DSS employee having a single sign-on to access other VDSS systems. VDSS anticipates using a single authentication tool to allow users to sign into the VDSS "system" one time. VDSS has also researched other vendor solutions to resolve the challenge of having many different "terminal emulation" based legacy type applications. With single sign-on, workers will have improved capabilities for accessing various VDSS systems required to support benefit (Public Assistance) and service delivery. A state-wide document management and imaging solution is another deliverable of this project. Throughout the Virginia Social Service Systems (VSSS), vast amounts.

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Estimated Project Expenditures

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Agency Name / Project Title / Description
Department of Health (601) — Electronic Death Registration (EDR)

Project Approach: The Office of Information Management (OIM) has performed a feasibility analysis and considered options such as the availability of a Customer Off The Shelf (COTS) system or some form of "canned" software. After much research, it became readily apparent, that no related, customizable application exists or has been developed that DVR could use to perform their tasks regarding death registration. Several States such as Indiana and Nebraska have developed and deployed electronic death registration systems, but those systems are neither web-based nor available online. They remain client-server applications until now. Other States such as California, have developed a web-based electronic death registration system, but have significantly different requirements and lack the total automation that DVR desires. Additionally, some of the technologies used would not be compatible with other OIM systems which would make integration difficult and expensive. Furthermore, while standardization of death certificates throughout the United States is an objective, it might only be possible to a certain extent. The stakeholders of the applications for different States have different requirements. In order to best serve the requirements of the stakeholders (DVR, Funeral Directors, OCMEs, Physicians), the Office of Information Management along with the users of the Division of Vital Records, propose to develop an in-house, customized, web-based Electronic Death Registration system that will meet the needs of the Business Users and can be seamlessly integrated, with only nominal costs, into the current Virginia Vital Events and Screening Tracking System (VVESTS) which was also developed and created in-house by OIM. Therefore, OIM is proposing to add the (EDR) system as a new subsystem to VVESTS. Reducing many disparate systems into a single, central database will lower maintenance cost and as VVESTS has proven, will provide additional benefits of improved analysis capacity across programs, thus, permitting OIM to also utilize the existing infrastructure, advanced security features and existing Oracle software license. OIM will continue the same technology deployed with VVESTS namely Oracle Web Technology, upgrading the current database to Oracle 11G, for the front end we will utilize Oracle Designer 2000 and web-toolkit and the web servers will utilize the Oracle Application Server powered by Apache v. 1.2. Furthermore, OIM is proposing to use some of the same IT team that so successfully developed the VVESTS application. This approach is also consistent with the strategic goal of OIM to develop enterprise architecture, rather than separate isolated systems. To reiterate, this new system shall be web-based, allowing all participating users to perform their duties and fulfill their responsibilities online, thereby, reducing and eventually eliminating any of the paperwork that is currently required.
ITEM 424.

Estimated Project Expenditures

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
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<tbody>
<tr>
<td>Department of Behavioral Health and Developmental Services (720) — Electronic Health Records (EHR)</td>
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This project involves the purchase of a comprehensive clinical information system for behavioral healthcare that manages the care data of thousands of patients in the facilities. In order to properly manage the care provided, clinical data in the form of thousands of transactions per facility per day needs to be collected, stored and analyzed using an electronic medical record. The system would be implemented at all sixteen facilities and Central Office and would help to eliminate the manual data processes still used in many clinical areas. An electronic medical record, supported by a suite of clinical applications will greatly reduce risk while greatly increasing operational efficiencies, cost savings and most important of all, patient satisfaction.

Estimated Project Expenditures

<table>
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<tr>
<th>Agency Name / Project Title / Description</th>
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<tbody>
<tr>
<td>Department of Accounts (151) - Financial Management Enterprise Rollout (Cardinal Project Part 3)</td>
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<td>Start Date</td>
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<td>Mar 14, 2013</td>
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The Cardinal Project - Part 3 will deploy the new Cardinal Base and will replace the DOA current financial system, Commonwealth Accounting and Reporting System (CARS). Out of scope agencies (such as restructured higher education) and agencies with agency based financial systems will develop an interface to the Base. The Solution is Oracle's PeopleSoft Enterprise Resource Planning (ERP) implementation of General Ledger, Accounts Payable, Expenses and Accounts Receivable - Funds Receipt. Additionally, the first release of Cardinal Business Intelligence Reporting will be included. The Base system will be deployed to all current CARS-only agencies and interfaced with the financial systems that currently interface to CARS. The scope of this project also includes the Change Leadership, Training required to migrate off of CARS.
ITEM 424.

Virginia Department of Transportation (501) — FMS Sun Set and Data Marts

The implementation of the Cardinal Project will necessitate the sunsetting of both the FMSI and FMSII Financial Systems and retention of business critical data. Sunsetting of these systems in an organized fashion will create greatly reduced operational expenses from VITA. The FMS Data Marts will retain critical data from the FMSI and FMSII Financial Systems and create a Financial Data Store for reporting purposes. The objective of this project is to have the data store information available to VDOT internal systems to merge with Cardinal financial data for business intelligence reporting.

Estimated Project Expenditures

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Agency Name / Project Title / Description
Department of Medical Assistance Services (602) - HIPAA Upgrade Code Set (ICD-10)

The Centers for Medicare and Medicaid Services (CMS) has passed regulation requiring that the ICD-10 version of Code Set be implemented. DMAS will have to plan and implement the new version in order to remain HIPAA compliant and continue to receive and send electronic data. Implementation of the changes will require modification to the MMIS for the ICD-10 version, and extensive provider outreach and trading partner testing.

Estimated Project Expenditures

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<tr>
<td>Virginia Department of Transportation (501) - HR ECM and Workflow Optimization</td>
<td>Mar 29, 2012</td>
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<tr>
<td>Participating organizations such as hospital providers create a file to include new and updated immunization activity for import into Virginia Immunization Information System (VIIS) and receive an acknowledgement of their transmission from VIIS. All content processing and data de-duplication will be performed by VIIS. Business partners may also create a query message to which VIIS will generate a response message. There will be a component to the Immunization Registry Interface project in which VDH is expected to participate in the HIE Pilot Phase. Current immunization service/interfaces include: Immunization DE, Immunization DE - Carilion Hospital, and Immunization DE - UVA. Current messaging partners: Sentara, Coventry, Airforce, CHKD, Fairfax County, Anthem, UVA, VA Premier, Carilion Hospital, and UVA.</td>
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Agency Name / Project Title / Description

Department of Alcoholic Beverage Control (999) - Point of Sales Environment Upgrade

Upgrade VABC’s entire POS Software System to current OS and POS software. This will include having a third party meet SEC-501 and PCI-DSS requirements. Upgrades will include the following POS operating system to Windows 7 or Linux Server operating system upgrade to Windows Server 2008 R2 or 2012 version. POS application upgrade to version 2.3 which is downloadable under the current ABC support contract. New purchase of Scan guns compliant with SAP POS software which will reside and authenticate on active directory. Mobile POS upgrade to new third party software (Red Iron) compliant with SAP. Vendor support from SAP for software testing and special ABC configurations included from the current software version will be a portion of the allocated costs. Third party vendor support will also be needed for implementation of the image installation at each store during off hours of operations.

Estimated Project Expenditures

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Agency Name / Project Title / Description

Virginia Department of Transportation (501) - PreConstruction/CRLMS

Transport PreConstructions and civil rights Management System Implementation

Estimated Project Expenditures

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Agency Name / Project Title / Description

Department of State Police (156) — Replacement and Enhancement of the Central Criminal History (CCH) Application

This project is to replace the CCH application with software developed in a modern programming and database technology consistent with Virginia's Enterprise Architecture Standards. The current system is written in MFCOBOL and relies upon proprietary emulation technology for its operations. Money was appropriated in the 2008 General Assembly to begin the migration of this critical system.
### Secretary of Health and Human Resources (188) — Rhapsody Connectivity (RC)

The Orion Rhapsody data integration engine is used by DGS Department of Consolidated Laboratory Services (DCLS) and VDH to facilitate the accurate and secure exchange of electronic data using with the COV Enterprise Service Bus (ESB). VDH and DCLS interfaces use Rhapsody for messaging. Rhapsody connectivity project is needed for DCLS and VDH to participate in the HIE Pilot Phase.

**Estimated Project Expenditures**

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### Virginia Employment Commission (182) — Unemployment Insurance Modernization

The modernization of the Unemployment Insurance System is a major initiative for the VEC in the Agency Strategic Plan. This client/server system will replace the VEC's decades-old IBM-mainframe Benefits, Tax, and Wage systems. Agency stakeholders will have direct leadership and governance responsibilities for the Investment. Customer stakeholders include employers of the Commonwealth as well as individual citizens who require support from the Unemployment Insurance program. Approach: Prior to selecting a solution the VEC reviewed the similar efforts in other states and conducted interviews with states engaged in UI Modernization. VEC documented lessons learned and developed decision tools to be used in the procurement process. VEC also went through a Business Process Reengineering effort and developed process flows for key business processes. The solution consists of replacing the Unemployment Insurance Benefits, Tax, and Wage systems with a modern, integrated system based on client/server and web-based technologies. The solution enhances and expands self-service, document management, workflow, and on-line processing with applications that are easy to use and minimize manual intervention. Phase 1 of the solution was an RFP and selection and IT vendor partner. Phase 2 was to develop a comprehensive Project Plan, for the IAOC, and procure an IV&V vendor who will review project progress at key milestones. Phase 3 was to define and document the Architectural designs and Technology Architecture requirements. Phase 4 is system construction based on the above architectural designs followed by testing, training, rollout, and project closing.

**Estimated Project Expenditures**

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ITEM 424.

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Agency Name / Project Title / Description
Department of State Police (156) — Virginia Intelligence Management System (VIMS)

VSP seeks to procure an intelligence management software system (Intelligence System) that can provide the Virginia Fusion Center with a means to track, link, and analyze persons, places, things, and events of interest to the Virginia Fusion Center. The Intelligence System will import data from a variety of disparate data sources including user input, commercial data sources, government data sources, and the Internet. The Intelligence System will convert all the data from TIPS Legacy System and enable VSP to decommission TIPS.

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This project will develop and implement the business processes and associated technology to provide e-WIC issuance, redemption, payment, and reconciliation services to distribute food benefits in the Virginia and West Virginia WIC Programs, the states of the e-WIC Consortium. Virginia will act as the lead state and will perform Consortium level project management and administration activities. The project will require procurement of a number of services including support for the development of an Implementation Advanced Planning Document (IAPD), as required by the United States Department of Agriculture Food and Nutrition Service, Quality Assurance and Monitoring, and Design, Development, and Implementation of the selected e-WIC solution. During preliminary planning of the e-WIC project, the Virginia Division of WIC and Community Nutrition Services completed a baseline analysis of the current system and conducted a feasibility study and cost-benefit analysis to evaluate three e-WIC alternatives. The WIC EBT Feasibility Study and Cost Benefit Analysis found that the online, outsourced EBT technology received the highest ranking with respect to the evaluation criteria selected by the state. Online EBT requires a real-time connection to the host for transaction authorization, as the term off-line indicates, transactions at the point of sale (POS) do not require a real-time connection to the host for authorization, instead transactions are validated directly against data stored on a Smart card. Among other criteria, each alternative was evaluated with respect to its proven record of implementation, operation, and integration; its ability to increase accuracy and accountability; and its ability to minimize ongoing operations costs. Given the context of the Virginia WIC Program, including current IT development projects and in-house technology development support, the online, outsourced solution provides the greatest opportunity to meet project goals including, accomplishment of the proposed development schedule and implementation of proven technology.
In an effort to follow the consortium model in achieving economies of scale and at the request of USDA FNS, the Virginia WIC Program will jointly and concurrently conduct e-WIC planning activities with West Virginia. As members of the Crossroads Consortium to develop a new WIC management information system (MIS), Virginia and West Virginia have the opportunity to leverage shared knowledge and similar development environments while furthering the adoption of e-WIC. In order to expedite e-WIC project initiation and planning in West Virginia, the Virginia WIC Program modified the RFP for planning services, issued on February 23, 2009, to include West Virginia. Virginia, having completed pre-planning for e-WIC and as the RFP initiator for planning, will take the lead state role in project management and administration. Virginia will be responsible for project procurements and funding administration. In addition to IAPD development, the modified RFP requests a baseline analysis, feasibility study and cost benefit analysis for West Virginia. Once these preliminary items are completed, Virginia and West Virginia will proceed with the planning activities associated with the RFP. The states will combine their efforts to develop a joint IAPD including functional requirements based on the Crossroads SAM system. The states will also work together to define system telecommunication and architecture requirements, retailer implementation requirements, and procurement specifications. At the completion of planning, both states will be prepared to develop an e-WIC solution that will interface with the Crossroads MIS.

During project planning the e-WIC Consortium, with support from a qualified planning services vendor contracted through the planning RFP, will develop an IAPD as required by the USDA Food and Nutrition Service. This document will include a joint functional requirements study, a general system design, a capacity plan, a project management plan, a statement of resource requirements, a schedule of milestones and activities with deliverables, a proposed budget, a retailer management plan, a retailer implementation plan, a security plan, and a training plan. The feasibility study and cost benefit analysis completed for each state will be finalized and will also become a part of the completed IAPD. The e-WIC Consortium will also prepare procurement requests for Quality Assurance (QA) and Design, Development, and Implementation (DD&I) services. Quality Assurance services will provide a formal methodology to evaluate, assess, recommend, and track the progress of e-WIC project variables (including cost, schedule, scope, quality, accuracy, completeness, timeliness, and consistency of deliverables) throughout the project life cycle. The QA service provider will develop plans for Issues Management, Change Management, and Risk Management and maintain corresponding logs to track project developments. The QA project plans will be incorporated into the formal project plan including the activities of both the Consortium project team and the DD&I contractor.
During project execution the e-WIC Consortium will work with a qualified EBT service developer to design, develop and implement the e-WIC system. Virginia, as the lead state of the Consortium, will be responsible for project management and contract administration throughout the duration of the project. The Consortium will submit regular status reports to the appropriate stakeholders including USDA FNS and other internal and external oversight authorities. At the completion of the e-WIC project the Consortium will manage the transition from project implementation to operations. Each state will contract for operations separately. The EBT service provider selected in each state will begin full operations as the State’s EBT processor.

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jamestown-Yorktown Foundation (425) — Yorktown Museum Replacement Technology</td>
<td>Mar 6, 2012</td>
<td>Dec 31, 2016</td>
<td>$2,395,000</td>
</tr>
</tbody>
</table>

This project will install the requisite technology components for the Yorktown Museum replacement project, including exhibit technology, audio visual components, wireless, data and telecommunications. Project funding will be via bonds and no general funds allocated.

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Alcoholic Beverage Control (999) - ABC Licensing and Compliance System</td>
<td>Feb 3, 2014</td>
<td>Dec 31, 2014</td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>

This project is for the procurement and implementation of a software application to store and maintain all information related to the licensee applications, licensee records, and license compliance records. This system will replace the existing Core, Webcore, eLFI, Licensee Search, WebInvize, Invize, eBanquet, and CMS (Regulatory function only) applications.
### Department of Taxation (161) - Collection and Audit Case Management Mobile System

Mobile Collection and Case Management system will allow TAX field staff (auditors/collectors) to use tablets. The tablets would have an audit application that would encompass audit case management and audit workbench. Auditors could connect where ever a cell signal was available. The application would have the ability to work disconnected in the event there is no cell signal available. The system will have the ability to accept a credit/debit card or electronic check, and the ability to exchange encrypted electronic documents with taxpayers. The system will integrate directly with AR so audit returns could be loaded automatically w/the appropriate compliance code and no additional involvement by other staff. As technology moves to more mobile platforms, TAX needs to enable systems to interface with them. It also makes sense for TAX staff, especially those in the field to have the same tools as our customers. This solution will allow TAX staff the use of a tablet and/or smart phone in the field to assist taxpayers with filing returns and paying their taxes. The field rep would pull out his smart device and file the returns electronically, with the use of a Square which is an electronic device that is attached to a tablet or Smartphone that can process credit card payments. The rep will be able to take the payment electronically and have the confirmation of the filing and the payment emailed to the taxpayer. This presents an opportunity for educating the taxpayer and achieving the Commonwealth/TAX goals for electronic filing and payment. This would decrease paperwork for the agent and save TAX time and money because funds will be processed to the bank more efficiently, no delays or costs for mailing and there is no paper return or check process.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
</tbody>
</table>

**Estimated Project Expenditures**

| General Fund     | $750,000 | $750,000 |
| Nongeneral Fund  | $0       | $0       |

### Virginia Department of Transportation (501) - Electronic Bulletin Board

This project will entail the rollout of Electronic Bulletin Board agency wide. This will include hardware installation, setup, operational support, and content infrastructure development.

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Department of Transportation (501) - Electronic Bulletin Board</td>
<td>Dec 15, 2013</td>
<td>Jun 30, 2014</td>
<td>$1,967,000</td>
</tr>
</tbody>
</table>

**Estimated Project Expenditures**

| General Fund | $0 | $0 |
| Nongeneral Fund | $0 | $0 |
### Department of Motor Vehicles (154) - FACE - Business Logic Transformation

This precursor to the project is a proof-of-concept (POC) that will address a single transaction and determine the most effective method(s), tool(s) and solution(s) for accomplishing the overarching Business Layer Transformation project. Through the POC, DMV will evaluate several specific tools and determine the tasks necessary. The Project Description, will be updated to reflect the outcomes of the POC and fully describe the overall project for approval.

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th></th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$1,200,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

### Department of Motor Vehicles (154) - FACE - DMV Correspondence Transformation

DMV issues an average of 30,000 pieces of correspondence weekly (1.56 million annually), many of which are required by Virginia Code. The current solution for developing and modifying correspondence has reached its end of life and is no longer supported. It requires professional IT resources for every change. This FACE sub-project will replace all existing correspondence and transform the business logic which drives it. The resulting solution will allow business owners to self-service correspondence and play an expanded role in the creation of new artifacts.

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th></th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$594,432</td>
<td>$0</td>
</tr>
</tbody>
</table>
### Secretary of Health and Human Resources (188) - HIT/MITA Program

The purpose of the HIT/MITA Program is to align the Commonwealth with Federal direction relative to the American Recovery and Reinvestment Act (ARRA) and the Patient Protection and Affordable Care Act of 2010 (PPACA). These acts present significant funding opportunities to improve the quality and value of American healthcare. PPACA mandates Medicaid expansion in 2014, which is predicted to increase Virginia’s Medicaid membership by 35-45%. Leveraging the Federal funding opportunities to offset the impact of expansion is an important investment in Virginia’s future. The Federal funding available under ARRA and PPACA provide opportunities to achieve the following outcomes for Virginia: Build on current health reform efforts; Modernize information technology infrastructure as an enabler for future business transformation; Provide a technical environment where standards-based interoperability is possible between new and legacy systems; Provide web based self-directed service options for human services; *Reduce the need for large administrative and operational staff for Federal and State programs; Reduce overall long-term technology costs for Federal and State programs; and Provide an enterprise technology environment that is accessible on a pay-for-use basis by Federal, State, and local governments as well as non-government organizations, community based-services, and commercial interests as allowed by policy.

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Health and Human Resources (188) - HIT/MITA Program</td>
<td>Nov 14, 2011</td>
<td>Apr 29, 2014</td>
<td>$7,453,994</td>
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</tbody>
</table>

### Estimated Project Expenditures

<table>
<thead>
<tr>
<th>Fund Type</th>
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<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
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<td>200,005</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

### Virginia Department of Transportation (501) — Inventory Module (Cardinal)

The project will replace the WebIMS application with the PeopleSoft Inventory Module. This will integrate the inventory function at VDOT with the Cardinal system. This implementation is required because the current application technology is reaching the end of its productive life, and the business process warrants it be incorporated within the financial system. Microsoft Corporation ended support for Active Server Pages software in 2008. It is no longer possible to make changes to certain sections of the application.

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Department of Transportation (501) — Inventory Module (Cardinal)</td>
<td>May 1, 2014</td>
<td>Oct 31, 2015</td>
<td>$9,000,000</td>
</tr>
</tbody>
</table>

### Estimated Project Expenditures

<table>
<thead>
<tr>
<th>Fund Type</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
ITEM 424.

<table>
<thead>
<tr>
<th>Agency Name / Project Title / Description</th>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jamestown/Yorktown Foundation (425) - JS Exhibit Renovation Technology</td>
<td>Aug 1, 2014</td>
<td>Oct 31, 2018</td>
<td>$1,269,800</td>
</tr>
</tbody>
</table>

Planning and replacement of technology components in permanent museum galleries. Includes audio visual equipment such as projectors, monitors, touch panels, software, controllers, and related installation. This technology is essential to the museum operations.

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th></th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$50,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$69,600</td>
<td>$89,600</td>
</tr>
</tbody>
</table>

**Department of Taxation (161) - My Virginia TAX**

My Virginia TAX is the Department’s version of “My Account” which will allow taxpayers (individuals and businesses) to access their data/information online with the use of a more robust single sign-on/ authentication portal with security questions to allow for self-service when they forget their password. Today TAX maintains multiple systems with multiple Login entry points. Taxpayers have long complained about not being able to go to one place on our website to access our online systems. The My Virginia TAX concept would include an improved version of the functionality we provide today, as well as provide new functionality that is not there today. Taxpayers would be able to electronically file and pay any tax. Taxpayers would be able to access a complete history of their account including past filings, payments made, refunds issued (including Where’s My Refund status while pending), correspondence that was sent assessments/bills pending (and paid).

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th></th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$1,200,000</td>
<td>$1,100,000</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>
### Department of Human Resource Management (129) - PMIS Migration from UNISYS

This project involves moving all DHRM applications off of the Unisys mainframe and into a server / web / relational database environment. This migration must be accomplished by June 30, 2016 in order for the Commonwealth to avoid approximately $15 million in annual charges related to DHRM's use of the mainframe. NOTE: DHRM has submitted a budget request / decision package to DPB for $5.5M for this project. The additional $1.5M (that bring total project costs to $7M) represent the monies that DHRM would already have in its base budget for existing personnel, office space, existing servers, etc. and would expend for the project over the FY15-16 biennium.

At this stage of the cost estimation process DHRM anticipates that half of the $5.5M requested in its decision package to DPB will be needed in FY15 and half in FY16. However, DHRM needs for any unused monies in FY15 to carryover and be available for project use in FY16.

<table>
<thead>
<tr>
<th>Estimated Project Expenditures</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$3,500,000</td>
<td>$3,500,000</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

### Department of State Police (156) - Replacement and Enhancement of the Statewide Incident-Based Reporting System

The current statewide Incident-Based Reporting System needs to be replaced because it is based on older legacy technology and does not meet the needs of the law enforcement community in Virginia. The current system is based on proprietary technology which relies upon support from a small firm and it is difficult to modify or enhance. In addition, personnel to support this system are not readily available in the marketplace due to the system platform (MFCobol). For these reasons, it is imperative that it be redeveloped consistent with Virginia's Enterprise Architecture standards.

<table>
<thead>
<tr>
<th>Estimated Project Expenditures</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>
### Department of State Police (156) - Replacement of Mapper HR System

This project will assist the Personnel Division in migrating from the current Mapper Human Resource Programs to the Oracle eBusiness Suite Human Resources application, convert legacy data, and establish the necessary interfaces required by other Virginia State Police (VSP) applications. This will move the HR system from a transitional technology to a strategic technology in accordance with the Commonwealth's enterprise architecture.

<table>
<thead>
<tr>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 31, 2014</td>
<td>Dec 31, 2014</td>
<td>$1,250,000</td>
</tr>
</tbody>
</table>

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>Fund Type</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$500,000</td>
<td>$0</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

### Department of Transportation (501) - Safety Loss Control Data Management System

Global management of Safety and Health forms related to Injuries, Tort, Drug Testing, Training Certifications, etc. Internal resources would be required for data migration and interfaces to existing systems.

<table>
<thead>
<tr>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dec 2, 2013</td>
<td>Sep 26, 2014</td>
<td>$2,000,000</td>
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</tbody>
</table>

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>Fund Type</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$1,578,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

### Department of State Police (156) –– STARS Asset Management Tracking System

STARS needs an asset management and tracking system to provide up to date inventory information and historical tracking of radio and tower assets and equipment.

<table>
<thead>
<tr>
<th>Start Date</th>
<th>Completion Date</th>
<th>Estimated Project Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 31, 2014</td>
<td>Jun 30, 2015</td>
<td>$1,020,000</td>
</tr>
</tbody>
</table>

**Estimated Project Expenditures**

<table>
<thead>
<tr>
<th>Fund Type</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$560,000</td>
<td>$0</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>
ITEM 424.

Agency Name / Project Title / Description
Virginia Information Technologies Agency (136) - Telecommunications Expense (Management) and Billing Systems (TEBS)

Delivery with a modern integrated, user-friendly system that supports all of the existing TIBS functionality and providing additional telecommunication expense functionality. VITA will provide the functional leadership for the project with participation from agency personnel who will use the TEBS system. Additionally, VITA and agency personnel will participate in the requirements definition of the TEBS project to help determine the technological approach (in-house options, outsourcing, SaaS, COTS, etc) for a TEBS solution. The proposed solution will incorporate Telecommunications Expense Management. This is an integrated approach that extends beyond transaction processing to cover all aspects of telecommunications services to include: sourcing management, ordering and provisioning and user support, inventory management, invoice management, usage management, dispute resolution and executive information and decision support.

Estimated Project Expenditures

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$1,180,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

Agency Name / Project Title / Description
Department of Motor Vehicles (154) - WebCAT Rewrite

DMV has a highly sophisticated Motor Carrier operation that manages every aspect of driver and vehicle licensing, fuels tax, inter- and intra-state regulations and licensing. The Motor Carrier work centers work in a mixed application environment with outdated systems. DMV’s commercial carrier customers also interface with DMV through up to three different systems depending upon the transaction. Each of the systems is at end-of-life. Among the key business strategies for the agency, is the recruitment of additional Motor Carrier customers. DMV has attracted several Top 100 carriers to Virginia in the past year representing millions in revenue and is need of system updates to remain competitive. Develop a single-point of entry for all Motor Carrier customer needs. This Phase will address the end-of-life WEBCat application

Estimated Project Expenditures

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Nongeneral Fund</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

2. The Health Care Reform program office has been established by the Secretary of Health and Human Resources to address the American Recovery and Reinvestment Act (ARRA), the Patient Protection and Patient Affordability Act (PPACA), and the Medicaid Information Technology Architecture (MITA). This program will be generating approximately 23 major as well as non-major projects and the total cost of the program over seven years is expected to be $93,043,146 with a cost to the Commonwealth of $9,773,220. Projects will be established over the next four years. The seven year costs include six years of operational expenses associated with the provider incentive program that sunsets in 2021. New recurring Medicaid expenses are
also reflected in the seven year cost estimates. The projects and cost estimates in this paragraph include efforts to modernize eligibility determination systems within the Department of Social Services.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FY2015</td>
</tr>
<tr>
<td></td>
<td>FY2015</td>
</tr>
<tr>
<td>Administrative and Support Services (89900)</td>
<td>$23,736,795</td>
</tr>
<tr>
<td>General Management and Direction (89901)</td>
<td>$17,102,290</td>
</tr>
<tr>
<td>Accounting and Budgeting Services (89903)</td>
<td>$5,907,127</td>
</tr>
<tr>
<td>Human Resources Services (89914)</td>
<td>$457,114</td>
</tr>
<tr>
<td>Audit Services (89931)</td>
<td>$270,264</td>
</tr>
<tr>
<td>Fund Sources: Internal Service</td>
<td>$23,736,795</td>
</tr>
</tbody>
</table>

Authority: Title 2.2, Chapter 20.1, Code of Virginia.

A. The appropriation for Administrative and Support Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from charges to other programs within this agency.

B. The provisions of Title 2.2, Chapter 20.1 of the Code of Virginia shall not apply to the Virginia Port Authority.

C. The requirement that the Department of Behavioral Health and Developmental Services purchase information technology equipment or services from the Virginia Information Technologies Agency (VITA) according to the provisions of Chapters 981 and 1021 of the Acts of Assembly of 2003 shall not adversely impact the provision of services to mentally disabled clients.

D. The Chief Information Officer and the Secretary of Technology shall provide the Governor and the Chairmen of the Senate Finance and House Appropriations Committees with a report detailing any amendments or modifications to the comprehensive infrastructure agreement. The report shall include statements describing the fiscal impact of such amendments or modifications and shall be submitted within 30 days following the signing of any amended agreement.

E. An annual assessment of the VITA organization and in-scope information technology and telecommunications costs will be provided to the Governor and Chairman of the House Appropriations and Senate Finance Committees by September 15 of each year. This assessment should (i) include a review of agency productivity, efficiency, and effectiveness, (ii) identify opportunities to reduce the number of retained employees, (iii) establish and update standards for hardware, such as the number of printers per employees and using docking stations instead of laptops and desktops, and (iv) offer options for decreasing agency overhead costs.

F. The Chief Information Officer shall provide the Governor and the Chairmen of the Senate Finance and House Appropriations Committees no later than December 1, each year, an update to the December 1, 2013, assessment of the comprehensive infrastructure agreement. The updated assessment shall (i) include a detailed overview of all in-scope agency infrastructure transition timelines and costs, including untransformed agencies; (ii) describe all efforts undertaken to ensure the market competitiveness of the fees paid by the Commonwealth to Northrop Grumman; (iii) assess whether the financial and contractual terms of the comprehensive agreement ensure that the Commonwealth's needs are met, including whether any modifications thereto are required; and (iv) identify options available to the Commonwealth at the expiry of the current agreement including any anticipated steps required to plan for its expiration.

G. From the amounts appropriated in this Item, $1,000,000 the second year from the internal service fund shall be allocated to develop an information technology (IT) sourcing strategy for contract transition in preparation for the expiration of the IT contract with Northrop Grumman.

H. From the amounts appropriated in this Item, $1,721,245 the first year and $721,624 the second year from the internal service fund shall be allocated to implement a new telecommunications expense management (TEM) and billing solution system.
ITEM 426.

426. Information Technology Security Oversight (82900)........ $2,908,036 $3,034,664
Technology Security Oversight Services (82901) ............. $2,908,036 $3,034,664

Fund Sources: General........................................................ $139,000 $139,000
Internal Service........................................... $2,769,036 $2,895,664

Authority: Title 2.2, Chapter 20.1, Code of Virginia.

Out of this appropriation, $2,769,036 the first year and $2,895,664 the second year for Technology Oversight Services is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from charges to other programs within this agency.

Total for Virginia Information Technologies Agency....... $384,694,956 $402,195,658

General Fund Positions....................................................... 26.00 26.00
Nongeneral Fund Positions................................................. 255.00 258.00
Position Level ..................................................................... 281.00 284.00

Fund Sources: General........................................................ $2,183,330 $2,184,211
Special......................................................... $7,092,929 $7,219,460
Internal Service................................................................ $347,864,760 $362,989,471
Dedicated Special Revenue........................ $27,045,942 $29,726,614
Federal Trust............................................... $507,995 $75,902

TOTAL FOR OFFICE OF TECHNOLOGY......................... $393,527,811 $411,040,444

General Fund Positions....................................................... 31.00 31.00
Nongeneral Fund Positions................................................. 255.00 258.00
Position Level ..................................................................... 286.00 289.00

Fund Sources: General........................................................ $11,016,185 $11,028,997
Special......................................................... $7,092,929 $7,219,460
Internal Service......................................................... $347,864,760 $362,989,471
Dedicated Special Revenue........................ $27,045,942 $29,726,614
Federal Trust............................................... $507,995 $75,902
**OFFICE OF TRANSPORTATION**

§ 1-120. SECRETARY OF TRANSPORTATION (186)

| Administrative and Support Services (79900) | $831,149 | $832,014 |
| General Management and Direction (79901) | $831,149 | $832,014 |
| **Fund Sources:** Commonwealth Transportation | $831,149 | $832,014 |

Authority: Title 2.2, Chapter 2, Article 10, § 2.2-201, and Titles 33, 46, and 58, Code of Virginia.

A. The transportation policy goals enumerated in this act shall be implemented by the Secretary of Transportation, including the Secretary acting as Chairman of the Commonwealth Transportation Board.

1. The maintenance of existing transportation assets to ensure the safety of the public shall be the first priority in budgeting, allocation, and spending. The highway share of the Transportation Trust Fund shall be used for highway maintenance and operation purposes prior to its availability for new development, acquisition, and construction.

2. The efficient and cost-effective movement of people and goods will consider the needs in, and connectivity of, all modes of transportation, including bicycling, walking, public transportation, highways, freight and passenger rail, ports, and airports. The planning, development, construction, and operations of Virginia’s transportation facilities will reflect this goal.

3. To the greatest extent possible, the appropriation of transportation revenues shall reflect planned spending of such revenues by agency and by program. The maximization of all federal transportation funds available to the Commonwealth shall be paramount in the budgetary, spending, and allocation processes. Notwithstanding any provision of law to the contrary, the secretary and all agencies within the transportation secretariat are hereby authorized to take all actions necessary to ensure that federal transportation funds are allocated and utilized for the maximum benefit of the Commonwealth, whether such actions or funds or both are authorized under P.L. 112-141 of the 112th Congress, or any successor or related federal transportation legislation, or regulation, rule, or guidance issued by the U.S. Department of Transportation or any federal agency.

B.1. The secretary shall ensure that the allocation of transportation funds apportioned and for which obligation authority is expected to be available under federal law shall be in accordance with such laws and in support of the transportation policy goals enumerated in this act. Furthermore, the secretary is authorized to take all actions necessary to allocate the required match for federal highway funds to ensure their appropriate and timely obligation and expenditure within the fiscal constraints of state transportation revenues. By June 1 of each year, the secretary, as Chairman of the Board, shall report to the Governor and General Assembly on the allocation of such federal transportation funds and the actions taken to provide the required match.

2. The board shall only make allocations providing the required match for federal Regional Surface Transportation Program funds to those Metropolitan Planning Organizations in urbanized areas greater than 200,000 that, in consultation with the Office of Intermodal Planning and Investment, have developed regional transportation and land use performance measures pursuant to Chapters 670 and 690 of the 2009 Acts of Assembly and have been approved by the board.

3. Projects funded, in whole or part, from federal funds referred to as congestion mitigation and air quality improvement, shall be selected as directed by the board. Such funds shall be federally obligated within 12 months of their allocation by the board and expended within 36 months of such obligation. If the requirements included in this paragraph are not met by such agency or recipient, then the board shall use such federal funds for any other project eligible under 23 USC 149.
Item Details($) Appropriations($)  
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4. Funds apportioned under federal law for the Surface Transportation Program shall be distributed and administered in accordance with federal requirements, including the 22 percent of the non-suballocated portion that is required to be allocated for public transportation purposes.

5. Funds made available to the Metropolitan Planning Organizations known as the Regional Surface Transportation Program for urbanized areas greater than 200,000 shall be federally obligated within 12 months of their allocation by the board and expended within 36 months of such obligation. If the requirements included in this paragraph are not met by the recipient, then the board may rescind the required match for such federal funds.

6. Notwithstanding paragraph B.1. of this Item, the required matching funds for Transportation Alternatives projects are to be provided by the project sponsor of the federal-aid funding.

7.a. Federal funds provided to the National Highway Performance Program, Surface Transportation Program, and Congestion Mitigation and Air Quality categories as well as the required state matching funds may be allocated by the Commonwealth Transportation Board for transit purposes under the same rules and conditions authorized by federal law. The Commonwealth Transportation Board, in consultation with the appropriate local and regional entities, may allocate to local and regional public transit operators, for operating and/or capital purposes, state revenues designated by formula for primary, urban, and secondary highways.

b. Federal funds used to fund bridge projects and the required state matching funds shall be allocated and obligated as required by federal law to eligible projects across the Commonwealth. The Commonwealth Transportation Board shall consider the sufficiency and deficiency ratings of such eligible projects in making their allocations.

c. Funds apportioned under federal law to the National Highway Performance Program and Surface Transportation Program may be allocated by the Commonwealth Transportation Board as permitted by federal law for interstate construction projects. Such designated funds shall be treated, for state formulae matching purposes, as interstate funds pursuant to §33.1-23.1, Code of Virginia.

8. If a regional area (or areas) of the Commonwealth is determined to be not in compliance with Clean Air Act rules regarding conformity and as a result federal and/or state allocations, apportionments or obligations cannot be used to fund or support transportation projects or programs in that area, such funds may be used to finance demand management, conformity, and congestion mitigation projects to the extent allowed by federal law. Any remaining amount of such allocations, apportionments, or obligations shall be set aside to the extent possible under law for use in that regional area.

9. Appropriations in this act related to federal revenues outlined in this section may be adjusted by the Director, Department of Planning and Budget, upon request from the Secretary of Transportation, as needed to utilize and allocate additional federal funds that may become available.

C. The secretary may ensure that appropriate action is taken to maintain a minimum cash balance and/or cash reserve in the Highway Maintenance and Operating fund.

D.1. The Commonwealth Transportation Board is hereby authorized to apply for, execute, and/or endorse applications submitted by private entities to obtain federal credit assistance for one or more qualifying transportation infrastructure projects or facilities to be developed pursuant to the Public-Private Transportation Act of 1995, as amended. Any such application, agreement and/or endorsement shall not financially obligate the Commonwealth or be construed to implicate the credit of the Commonwealth as security for any such federal credit assistance.

2. The Commonwealth Transportation Board is hereby authorized to pursue or otherwise apply for, and execute, an agreement to obtain financing using a federal credit instrument for project financings otherwise authorized by this Act or other Acts of Assembly.

E. Revenues generated pursuant to the provisions of § 58.1-3221.3, Code of Virginia, shall only be used to supplement, not supplant, any local funds provided for transportation programs within the localities authorized to impose the fees under the provisions of § 58.1-3221.3, Code of Virginia.
F. The Director, Department of Planning and Budget, is authorized to adjust the appropriation of transportation agencies in order to utilize proceeds from the sale of Commonwealth of Virginia Transportation Capital Projects Revenue Bonds which were authorized in the prior fiscal year but not issued, pursuant to Section 2 of Enactment Clause 2 of Chapter 896 of the 2007 General Assembly Session.

G. The Director, Department of Planning and Budget, is authorized to adjust the appropriation of transportation agencies in order to utilize proceeds from the sale of Commonwealth of Virginia Federal Transportation Grant Anticipation Revenue Notes.

H. Pursuant to the provisions of the Memorandum of Agreement between the Commonwealth of Virginia Department of Transportation and the Metropolitan Washington Airports Authority, in conjunction with the construction of rail mass transit in the right of way of the Dulles Access/Toll Road Connector (DATRC), sound walls shall be constructed along residential properties from the beginning of the DATRC to Interstate Route 66 with funding from the Commonwealth Transportation Fund.

I.1. Except as required by federal law, when engaged in procuring products or services or letting contracts for construction, maintenance, or operation of any transportation facility paid for in whole or in part by state funds, or when overseeing or administering such procurement, construction, maintenance, or operation, neither the Commonwealth Transportation Board, any state transportation agency, nor any construction manager acting on behalf of the state agency shall, in its bid specifications, project agreements, or other controlling documents, provide an incentive in their scoring favoring entities entering into project labor agreements.

2. These provisions shall not apply to any public-private agreement for any construction or infrastructure project in which the private body, as a condition of its investment or partnership with the state agency, requires that the private body have the right to control its labor relations policy and perform all work associated with such investment or partnership in compliance with all collective bargaining agreements to which the private party is a signatory and is thus legally bound with its own employees and the employees of its contractors and subcontractors in any manner permitted by the National Labor Relations Act, 29 U.S.C. § 151 et seq. or the Railway Labor Act, 45 U.S.C. § 151 et seq.; prohibit an employer or any other person covered by the National Labor Relations Act or the Railway Labor Act, 45 U.S.C. § 151 et seq.; from entering into agreements or engaging in any other activity protected by law; or be interpreted to interfere with the labor relations of persons covered by the National Labor Relations Act or the Railway Labor Act.

J. Notwithstanding any provision of law, any agreement to transfer money from the Commonwealth Transportation Funds to the Metropolitan Washington Airports Authority (MWAA) in connection with Phase II of the Dulles Corridor Metrorail Project beyond Wiehle Avenue in Fairfax County to Washington Dulles International Airport and on to Virginia Route 772 in Loudoun County shall include provisions stating that the MWAA has addressed all of the recommendations included in the November 2012 report of the Inspector General of the U.S. Department of Transportation as a condition of transferring such money. The Governor may waive this requirement for one or more specific recommendations that have not been implemented by notifying the Chairmen of the House Appropriations and Senate Finance Committees of his reason for granting the waiver or waivers.

K. No later than December 1, 2014, the Secretary of Transportation shall provide recommendations to the Chairmen of the House Appropriations, Senate Finance, and House and Senate Transportation Committees on methods to provide assistance for local transportation projects. The recommendations shall consider geographic equity as well as the needs of local governments, transit agencies, and metropolitan planning organizations.

L.1. The Commonwealth Transportation Board shall direct the staff of the Virginia Department of Transportation's Bristol, Salem and Staunton districts to develop a list of potential improvements to address congestion and safety concerns along the Interstate 81 corridor as a part of the statewide prioritization process enacted by the 2014 General Assembly pursuant to § 33.1-23.5:5, Code of Virginia.

2. In the identification of potential candidate projects for evaluation, the Board shall solicit input from local elected officials, state legislators, and other affected stakeholders. Further, the Board shall give priority to projects that minimize the impacts on adjacent communities,
including historic battlefields, and to projects that can be implemented within the existing right-of-way or with minimal additional right-of-way. An interim report, including a listing of the identified projects and estimated costs shall be completed by November 1, 2014. By January 1, 2016, a final listing, developed pursuant to the provisions of House Bill 2, 2014 Session of the General Assembly, will list the prioritized candidate projects identified for potential inclusion in the Six Year Program adopted by the Commonwealth Transportation Board in June 2016.

M. The Secretary of Transportation shall assure that no funds appropriated to any transportation agency are expended directly or indirectly, including by a private contractor, for propaganda purposes in support of any proposed transportation project for which construction funding has not been allocated in the Six Year Improvement Program. This prohibition shall not extend to advertising legally required for public notifications.

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§ 1-121. VIRGINIA COMMERCIAL SPACE FLIGHT AUTHORITY (509)

428. Space Flight Support Services (60800).............................. $21,600,000 $15,800,000
    Maintenance and Operation of Space Flight Facilities
    (60801) ................................................................................ $21,600,000 $15,800,000

Fund Sources: Commonwealth Transportation $21,600,000 $15,800,000

Authority: Title 2.2, Chapter 22, Code of Virginia.

A. Pursuant to the provisions of Chapters 779 and 817, 2012 Session of the General Assembly, $15,800,000 in the first year and $15,800,000 in the second year shall be transferred to the Commonwealth Space Flight Fund as set forth in § 33.1-23.03:2 to support the maintenance and operations of the Virginia Commercial Space Flight Authority. Included in this amount, $800,000 the first year and $800,000 the second year is directed to support shoreline protection activities at Wallops Island.

B. From the amounts of the Transportation Trust Fund, $5,800,000 in the first year shall be transferred to the Virginia Commercial Space Flight Authority for the development of an unmanned aircraft system (UAS) test range on Wallops Island in support of activities designated by the Federal Aviation Administration. Prior to allocation of this funding, the Director, Virginia Commercial Space Flight Authority, shall negotiate appropriate terms and conditions with the National Aeronautical and Space Administration for the lease of property at Wallops Flight Facility by the Commonwealth for this activity.

Total for Virginia Commercial Space Flight Authority.... $21,600,000 $15,800,000

Fund Sources: Commonwealth Transportation $21,600,000 $15,800,000

§ 1-122. DEPARTMENT OF AVIATION (841)

429. Financial Assistance for Airports (65400)......................... $28,351,475 $28,351,475
    Financial Assistance for Airport Maintenance (65401)... $1,000,000 $1,000,000
    Financial Assistance for Airport Development (65404)... $25,976,475 $25,976,475
    Financial Assistance for Aviation Promotion (65405)..... $1,375,000 $1,375,000

Fund Sources: Commonwealth Transportation $28,351,475 $28,351,475

Authority: Title 5.1, Chapters 1, 3, and 5; Title 58.1, Chapter 6, Code of Virginia.

A. It is the intent of the General Assembly that the Department of Aviation match federal funds for Airport Assistance to the maximum extent possible. In furtherance of this maximization, the Commonwealth Transportation Board may request funding from the
Commonwealth Airport Fund for surface transportation projects that provide airport access. The Aviation Board shall consider such requests and provide funding as it so approves. However, the legislative intent expressed herein shall not be construed to prohibit the Virginia Aviation Board from allocating funds for promotional activities in the event that federal matching funds are unavailable.

B. The department is authorized to expend up to $400,000 of Aviation Special Funds in each year to support a partnership between industry, academia, and Virginia Small Aircraft Transportation System. The project shall target research efforts to promote safety and greater access for rural airports.

C. The department is authorized to pay to the Civil Air Patrol from Aviation Special Funds $100,000 the first year and $100,000 the second year. The provisions of § 2.2-1505, Code of Virginia, and § 4-5.05 of this act shall not apply to the Civil Air Patrol.

D. Out of the amounts included in this Item $500,000 the first year and $500,000 the second year shall be paid to the Washington Airports Task Force.

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Authority: Title 5.1, Chapter 1, Code of Virginia.

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Authority: Title 5.1, Chapter 1, Code of Virginia.

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Authority: Title 5.1, Chapter 1, Code of Virginia.

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<td>General Management and Direction (69901)</td>
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<td>Commonwealth Transportation</td>
<td>$2,096,669</td>
<td>$2,106,666</td>
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</table>

Authority: Title 5.1, Chapter 1, Code of Virginia.

A. The Director, Department of Aviation, shall prepare general guidelines regarding aircraft acquisition and use that shall include a requirement for state agencies to develop written policies on usage, charge rates and record-keeping. The Director shall examine the aircraft needs of state agencies and determine the most efficient and effective method of organizing and managing the Commonwealth's aircraft operations. The Director shall implement the aircraft management system he determines to be most suitable and revise it periodically as the need arises.

B. The Virginia Aviation Board and the Department of Aviation may obligate funds in excess of the current biennium appropriation for aviation financial assistance programs supported by the Commonwealth Transportation Fund provided 1) sufficient cash is available to cover projected costs in each year and 2) sufficient revenues are projected to meet all cash obligations for new obligations as well as all other commitments and appropriations approved by the General Assembly in the biennial budget.
§ 1-123. DEPARTMENT OF MOTOR VEHICLES (154)

433. Ground Transportation Regulation (60100) ........................................ $164,129,131 $165,035,241
Customer Service Centers Operations (60101) ..................................... $112,564,857 $113,470,967
Ground Transportation Regulation and Enforcement (60103) ............... $38,851,150 $38,851,150
Motor Carrier Regulation Services (60105) .......................................... $12,713,124 $12,713,124

Fund Sources: Commonwealth Transportation ..................................... $156,682,531 $157,588,641
Trust and Agency .................................................................................. $5,446,600 $5,446,600
Federal Trust ......................................................................................... $2,000,000 $2,000,000

Authority: Title 46.2, Chapters 1, 2, 3, 6, 8, 10, 12, 15, 16, and 17; §§ 18.2-266 through 18.2-272; Title 58.1, Chapters 21 and 24, Code of Virginia. Title 33, Chapter 4, United States Code.

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.

B. The Department of Motor Vehicles shall work to increase the use of alternative service delivery methods. As part of its effort to shift customers to internet usage where applicable, the department shall not charge its customers for the use of credit cards for internet or other types of transactions.

C. In order to provide citizens of the Commonwealth greater access to the Department of Motor Vehicles, the agency is authorized to enter into an agreement with any local constitutional officer or combination of officers to act as a license agent for the department, with the consent of the chief administrative officer of the constitutional officer's county or city, and to negotiate a separate compensation schedule for such office other than the schedule set out in § 46.2-205, Code of Virginia. Notwithstanding any other provision of law, any compensation due to a constitutional officer serving as a license agent shall be remitted by the department to the officer's county or city on a monthly basis, and not less than 80 percent of the sums so remitted shall be appropriated by such county or city to the office of the constitutional officer to compensate such officer for the additional work involved with processing transactions for the department. Funds appropriated to the constitutional office for such work shall not be used to supplant existing local funding for such office, nor to reduce the local share of the Compensation Board-approved budget for such office below the level established pursuant to general law.

D. The base compensation for DMV Select Agents shall be set at 4.5 percent of gross collections for the first $500,000 and 5.0 percent of all gross collections in excess of $500,000 made by the entity during each fiscal year on such taxes and fees in place as a matter of law on or before January 1, 2013. The commissioner shall supply the agents with all necessary agency forms to provide services to the public, and shall cause to be paid all freight and postage, but shall not be responsible for any extra clerk hire or other business-related expenses or business equipment expenses occasioned by their duties.

E. Out of the amounts identified in this Item, $299,991 the first year and $299,991 the second year from the Commonwealth Transportation Fund shall be paid to the Washington Metropolitan Area Transit Commission.
F.1. Notwithstanding any other provision of law, the department shall assess a minimum fee of $10 for all replacement and supplemental titles. The revenue generated from this fee shall be set aside to meet the expenses of the department.

2. Notwithstanding any other provision of law, the department shall assess a $10 late fee on all registration renewal transactions that occur after the expiration date. The late fee shall not apply to those exceptions granted under § 46.2-221.4, Code of Virginia. In assessing the late renewal fee the department shall provide a ten day grace period for transactions conducted by mail to allow for administrative processing. This grace period shall not apply to registration renewals for vehicles registered under the International Registration Plan. The revenue generated from this fee shall be set aside to meet the expenses of the department.

3. Notwithstanding any other provision of law, the department shall establish a $20 minimum fee for original driver’s licenses and replacements. The revenue generated from this fee shall be set aside to meet the expenses of the department.

G. The Department of Motor Vehicles is hereby granted approval to renew or extend existing capital leases due to expire during the current biennium for existing customer service centers.

H. The Department of Motor Vehicles is hereby appropriated revenues from the additional sales tax on fuel in certain transportation districts to recover the direct cost of administration incurred by the department in implementing and collecting this tax as provided by § 58.1-2295, Code of Virginia.

I. The Commissioner of the Department of Motor Vehicles, in consultation with the Commissioner of Highways, shall take such steps as may be necessary to expand access to the E-ZPass program through its customer service channels using such locations and methods as are practicable.

J. The Commissioner of the Department of Motor Vehicles, in consultation with the Commissioner of Highways, shall report on the feasibility and advisability of entering into reciprocal agreements with other states for the purpose of toll enforcement. Such report shall be made to the Chairmen of the House Appropriations, Senate Finance, and House and Senate Transportation Committees no later than December 1, 2014.

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434. Ground Transportation System Safety Services (60500)...
Highway Safety Services (60508)................................. $6,829,294 $6,829,294

Fund Sources: Commonwealth Transportation ................ $5,096,970 $5,096,970
Federal Trust.................................................. $1,732,324 $1,732,324

Authority: §§ 46.2-222 through 46.2-224, Code of Virginia; Chapter 4, United States Code.

435. Administrative and Support Services (69900).................. $63,453,049 $64,958,267
General Management and Direction (69901).................... $25,793,793 $26,344,812
Information Technology Services (69902).................... $32,700,679 $33,654,878
Facilities and Grounds Management Services (69915).... $4,958,577 $4,958,577

Fund Sources: Commonwealth Transportation ................ $61,216,049 $62,721,267
Federal Trust.................................................. $2,237,000 $2,237,000

Authority: Title 46.2, Chapters 1 and 2, and § 46.2-697.1; Title 58.1, Chapters 17, 21, and 24, Code of Virginia.

The Department of Transportation shall reimburse the Department of Motor Vehicles for the operating costs of the Fuels Tax Evasion Program.

Total for Department of Motor Vehicles.......................... $234,411,474 $236,822,802

Nongeneral Fund Positions........................................ 2,038.00 2,038.00
ITEM 435.

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Position Level: 2,038.00 2,038.00

Fund Sources: Commonwealth Transportation: $222,995,550 $225,406,878
Trust and Agency: $5,446,600 $5,446,600
Federal Trust: $5,969,324 $5,969,324

Department of Motor Vehicles Transfer Payments (530)

436. Ground Transportation System Safety Services (60500)...
Financial Assistance for Transportation Safety (60507)...

Fund Sources: Federal Trust: $26,255,029 $26,255,029

Authority: §§ 46.2-222 through 46.2-224, Code of Virginia; Chapter 4, United States Code.

437. Financial Assistance to Localities - General (72800)......

Financial Assistance to Localities - Mobile Home Tax (72803)...
Financial Assistance to Localities for the Disposal of Abandoned Vehicles (72814)...
Distribution of Sales Tax on Fuel in Certain Transportation Districts (72815)...

Fund Sources: Commonwealth Transportation: $391,500 $391,500
Trust and Agency: $5,500,000 $5,500,000
Dedicated Special Revenue: $79,800,000 $79,800,000

Authority: §§ 46.2-416, 58.1-2402, and 58.1-2425, and 46.2-1200 through 46.2-1208, Code of Virginia.

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.

Total for Department of Motor Vehicles Transfer Payments: $111,946,529 $111,946,529

Fund Sources: Commonwealth Transportation: $391,500 $391,500
Trust and Agency: $5,500,000 $5,500,000
Dedicated Special Revenue: $79,800,000 $79,800,000
Federal Trust: $26,255,029 $26,255,029

Grand Total for Department of Motor Vehicles: $346,358,003 $348,769,331

§ 1-124. DEPARTMENT OF RAIL AND PUBLIC TRANSPORTATION (505)

438. Ground Transportation Planning and Research (60200)...
Rail and Public Transportation Planning, Regulation, and Safety (60203)...

Fund Sources: Commonwealth Transportation: $3,543,598 $3,543,598

Authority: Titles 33.1 and 58.1, Code of Virginia.
ITEM 439.

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<td>Congestion Management Programs (60902) ......................</td>
<td>$13,344,000</td>
<td>$13,344,000</td>
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<tr>
<td>Human Service Transportation Programs (60903) ............</td>
<td>$6,590,978</td>
<td>$6,607,748</td>
</tr>
<tr>
<td>Fund Sources: Special .........................................................</td>
<td>$838,520</td>
<td>$855,290</td>
</tr>
<tr>
<td>Commonwealth Transportation ..............................</td>
<td>$396,022,259</td>
<td>$406,510,745</td>
</tr>
</tbody>
</table>

Authority: Titles 33.1 and 58.1, Code of Virginia.

A.1. Except as provided in Item 441, the Commonwealth Transportation Board shall allocate all monies in the Commonwealth Mass Transit Fund, as provided in § 58.1-638, Code of Virginia. The total appropriation for the Commonwealth Mass Transit Fund is $237,748,173 the first year and $248,236,659 the second year from the Transportation Trust Fund. From these funds, the following estimated allocations shall be made:

a. $177,424,325 the first year and $184,983,594 the second year to statewide Operating Assistance as provided in § 58.1-638, Code of Virginia.

b. $52,251,293 the first year and $55,136,665 the second year from the Commonwealth Mass Transit Fund to statewide Capital Assistance.

c. Notwithstanding the provisions of paragraph A.1.a and A.1.b. of this Item, prior to the annual adoption of the Six-Year Improvement Program, the Commonwealth Transportation Board may allocate funding from the Commonwealth Mass Transit Fund to implement the transit and transportation demand management improvements identified for the I-95 corridor. Such costs shall include only direct transit capital and operating costs as well as transportation demand management activities. Costs associated with additional park and ride lots required to be funded by the Commonwealth under the provisions of the Comprehensive Agreement for the Interstate 95 High Occupancy Toll Lanes project shall be borne by the Department of Transportation as set out in Item 446 of this act.

2. Included in this Item is $1,500,000 the first year and $1,500,000 the second year from the Commonwealth Mass Transit Trust Fund. These allocations are designated for “paratransit” capital projects and enhanced transportation services for the elderly and disabled.

3. a. From the amounts appropriated in this Item from the Commonwealth Mass Transit Fund, $6,302,555 the first year and $6,616,400 the second year is the estimated allocation to statewide Special Programs as provided in § 58.1-638, Code of Virginia.

b. From the amounts provided for Special Programs, the Commonwealth Transportation Board shall operate a program entitled the Transportation Efficiency Improvement Fund (TEIF). The purpose of the TEIF program is to reduce traffic congestion by supporting transportation demand management programs and projects designed to reduce the movement of passengers and freight on Virginia’s highway system.

4. Not included in this appropriation is an amount estimated at $26,130,677 the first year and $26,130,677 the second year allocated to transit agencies from federal sources for the Surface Transportation Program (STP) and the Minimum Guarantee program.

B. Funds from a stable and reliable source, as required in Public Law 96-184, as amended, are to be provided to Metro from payments authorized and allocated in this program and pursuant to §§ 58.1-1720 and 58.1-2295, Code of Virginia. Notwithstanding any other provision of law, funds allocated to Metro under this program may be disbursed by the Department of Rail and Public Transportation directly to Metro or to any other transportation entity that has an agreement to provide funding to Metro as deemed appropriate by the Department. In appointing the Virginia members of the board of directors of the Washington Metropolitan Area Transit Authority (WMATA), the Northern Virginia Transportation Commission shall include the Secretary of Transportation or his designee as a principal member on the WMATA board of directors.

C. All Commonwealth Mass Transit Funds appropriated for Financial Assistance for Public Transportation shall be used only for public transportation purposes as defined by the Federal Transit Administration or outlined in § 58.1-638 A.4. or in § 58.1-638 A.5., Code of Virginia.
D. It is the intent of the General Assembly that no transit operating assistance funding be used to support any new transit system or route at a level higher than such project would be eligible for under the allocation formula set out in § 58.1-638 A 4. e., Code of Virginia, beyond the first two years of its operation.

440. Financial Assistance for Rail Programs (61000)............... $100,586,869 $103,044,470
   Rail Industrial Access (61001)........................................... $3,000,000 $3,000,000
   Rail Preservation Programs (61002)................................. $7,580,644 $7,583,720
   Passenger and Freight Rail Financial Assistance Programs (61003)......................................................... $90,006,225 $92,460,750
   Fund Sources: Commonwealth Transportation.................. $100,586,869 $103,044,470
   Authority: Title 33.1, Code of Virginia.

A. Except as provided in Item 441, the Commonwealth Transportation Board shall operate the Shortline Railway Preservation and Development Program in accordance with § 33.1-221.1:1.2, Code of Virginia. The board shall allocate funds pursuant to §33.1-221.1:1.1, Code of Virginia, to the Shortline Railway Preservation and Development Fund.

B. The Commonwealth Transportation Board shall operate the Rail Industrial Access Program in accordance with §33.1-221.1:1, Code of Virginia. The board may allocate funds pursuant to §33.1-23.1, Code of Virginia, to the fund for construction of industrial access railroad tracks.

C. Of the funds appropriated pursuant to Chapters 1019 and 1044 of the 2000 Acts of Assembly for passenger rail capacity improvements in the I-95 passenger rail corridor between Richmond and the District of Columbia, the Director of the Department of Rail and Public Transportation is authorized to utilize any remaining funds along the described corridor for the development of intercity passenger rail enhancements to include rail improvements and passenger station facilities.

441. Administrative and Support Services (69900)................... $10,188,190 $10,268,643
   General Management and Direction (69901)..................... $10,188,190 $10,268,643
   Fund Sources: Commonwealth Transportation.................. $10,188,190 $10,268,643
   Authority: Titles 33.1 and 58.1, Code of Virginia.

A. The Director, Department of Planning and Budget, is authorized to adjust appropriations and allotments for the Department of Rail and Public Transportation to reflect changes in the official revenue estimates for commonwealth transportation funds.

B. The Commonwealth Transportation Board may allocate up to 3.5 percent of the funds appropriated in Item 439 and Item 440 to support costs of project development, project administration and project compliance incurred by the Department of Rail and Public Transportation in implementing rail, public transportation, and congestion management grants, programs set out in §§ 58.1-638, 33.1-221.1:1.1 and 33.1-221.1:1.2 and 33.1-221.1:1.3, Code of Virginia.

Total for Department of Rail and Public Transportation... $511,179,436 $524,222,746

Nongeneral Fund Positions................................................. 53.00 53.00
Position Level ............................................................... 53.00 53.00
Fund Sources: Special......................................................... $838,520 $855,290
   Commonwealth Transportation.......................... $510,340,916 $523,367,456

§ 1-125. DEPARTMENT OF TRANSPORTATION (501)

442. Environmental Monitoring and Evaluation (51400)........... $14,578,165 $14,819,771
ITEM 442.

Environmental Monitoring and Compliance for Highway Projects (51408) .................................................. $12,264,839 $12,448,895
Environmental Monitoring Program Management and Direction (51409).................................................. $2,313,326 $2,370,876
Fund Sources: Commonwealth Transportation .................. $14,578,165 $14,819,771

Authority: Title 33.1, Code of Virginia.

A. Included in the amounts for Environmental Monitoring and Evaluation is $187,443 in the first year and $55,717 in the second year to establish baseline air quality measures of nitrogen dioxide and fine particulate matter at the terminus of the I-395 express lane at Turkeycock Run. Funding shall be used for a two-phased study including a six-month baseline monitoring commencing as soon after July 1, 2014 as practicable, prior to the opening of the ramp, and twelve-month monitoring upon completion of the project; provided, however, that nothing required herein shall delay the opening of the ramp or the project or affect the continuing operation of the 95 Express lanes project. The study shall be conducted by the Department of Environmental Quality pursuant to a Memorandum of Agreement with the Department of Transportation.

443. Ground Transportation Planning and Research (60200) ... $65,091,062 $66,422,969
Ground Transportation System Planning (60201) ............. $49,181,414 $50,228,800
Ground Transportation System Research (60202)............. $12,349,934 $12,552,784
Ground Transportation Program Management and Direction (60204).................................................. $3,559,714 $3,641,385
Fund Sources: Commonwealth Transportation .................. $65,091,062 $66,422,969

Authority: Title 33.1, Code of Virginia.

A. Included in the amount for ground transportation system planning and research is no less than $4,500,000 the first year and no less than $4,500,000 the second year from the highway share of the Transportation Trust Fund for the planning and evaluation of options to address transportation needs.

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

C.1. The Office of Intermodal Planning and Investment shall recommend to the Commonwealth Transportation Board all allocations of such funds in this paragraph. The planning and evaluation may be conducted or managed by the Department of Transportation, Department of Rail and Public Transportation, or another qualified entity selected and/or approved by the Commonwealth Transportation Board.

2. The office shall work directly with affected Metropolitan Planning Organizations to develop and implement quantifiable and achievable goals relating to congestion reduction and safety, transit and HOV usage, job/housing ratios, job and housing access to transit and pedestrian facilities, air quality, and/or per-capita vehicle miles traveled pursuant to Chapters 670 and 690 of the 2009 Acts of Assembly.

3. For allocation of funds under Paragraph 1, the office may give a higher priority for planning grants to (i) regional organizations to analyze various land development scenarios for their long range transportation plans, (ii) local governments to revise their comprehensive plans and other
applicable local ordinances to designate urban development areas pursuant to Chapter 896 of the 2007 Acts of Assembly and incorporate the principles included in such act, and (iii) local governments, regional organizations, transit agencies and other appropriate entities to develop plans for transit oriented development and the expansion of transit service. Such analyses, plans, and ordinances shall be shared with the regional planning district commission or metropolitan planning organization and the department.

D. Notwithstanding the provisions of Chapter 729 and Chapter 733 of the 2012 Acts of Assembly, the Commonwealth Transportation Board shall not reallocate any funds from projects on roadways controlled by any county that has withdrawn or elects to withdraw from the secondary system of state highways, nor from any roadway controlled by a city or town as part of the state’s urban roadway system, based on a determination of nonconformity with the Commonwealth Transportation Board’s Statewide Transportation Plan or the Six-Year Improvement Program. In jurisdictions that maintain roadways within their boundaries, the provisions of § 33.1-12, 9(f) shall apply only to highways controlled by the Department of Transportation.

444. Highway System Acquisition and Construction (60300)...

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY2015</td>
<td>FY2016</td>
</tr>
<tr>
<td>$1,617,367,425</td>
<td>$1,848,738,099</td>
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</tbody>
</table>

Dedicated and Statewide Construction (60302)................. $927,748,230 $1,017,979,975
Interstate Construction (60303) ................................ $231,252,094 $341,393,972
Primary Construction (60304) ................................... $305,982,622 $319,692,647
Secondary Construction (60306) ................................ $76,438,702 $93,750,872
Urban Construction (60307) ..................................... $51,110,966 $50,210,165
Highway Construction Program Management (60315)............. $24,834,811 $25,710,468

Fund Sources: Commonwealth Transportation .................. $1,166,505,444 $1,284,228,933
Trust and Agency ....................................... $450,861,981 $564,509,166

Authority: Title 33.1, Chapter 1; Code of Virginia; Chapters 8, 9, and 12, Acts of Assembly of 1989, Special Session II.

A. From the appropriation for dedicated and statewide construction, the Commonwealth Transportation Board shall determine an amount each year, not less than $15,000,000 and not to exceed $200,000,000 from the Commonwealth Transportation Fund, which shall be allocated to localities for revenue sharing. No additional amount shall be appropriated from the proceeds of Commonwealth of Virginia Transportation Capital Projects Revenue Bonds for this program.

B. Notwithstanding § 33.1-23.1 of the 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 system and locality where the residue property is located. This funding shall be provided as an increase to the allocations distributed to the systems and localities according to § 33.1-23.1 of the Code of Virginia.

C. The Director, 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.

D. Included in the amounts for dedicated and statewide construction is the reappropriation of $448,300,000 the first year and $187,000,000 the second year from bond proceeds or dedicated special revenues for anticipated expenditure of amounts collected in prior years. The amounts will be provided from balances in the Capital Projects Revenue Bond Fund, Federal Transportation Grant Anticipation Revenue Bond Fund, Northern Virginia Transportation District Fund, State Route 28 Highway Improvement District Fund, U.S. Route 58 Corridor Development Fund and the Priority Transportation Fund. These amounts were originally appropriated when received or forecasted and are not related to FY 2015 and FY 2016 estimated revenues.

E. Projects being developed and procured through adopted state, local or regional design-build provisions, other than those required by § 33.1-12(2)(b), Code of Virginia, may be considered for funding from the Transportation Partnership Opportunity Fund. In addition, an application requesting funding from the fund shall be limited to requesting only one form of assistance and the limitations included in § 33.1-221.1:8(E), Code of Virginia.
F. Prior to annual adoption of the Six Year Improvement Program, the Commonwealth Transportation Board may allocate funding from the highway portion of the Transportation Trust Fund to undertake any park and ride lot improvements for the I-95 Corridor required pursuant to the Comprehensive Agreement for the I-95 High Occupancy Toll Lanes project.

G. Out of the amounts provided for dedicated and statewide construction, the Commonwealth Transportation Board is hereby directed to utilize any balances remaining of the amounts provided in Item 446 H, Chapter 806 of the 2013 Acts of Assembly for an environmental study for the replacement of the I-64 High Rise Bridge in Chesapeake, Virginia to begin preliminary engineering on such project.

H. The Commissioner is directed to investigate methods through which to fund the replacement of the Churchland Bridge in Portsmouth and report to the Chairmen of the House Appropriations and Senate Finance Committees on the feasibility of including federal and or state funding for the project in the Six Year Improvement Program by October 1, 2014.

I. Out of the funds provided for the Transportation Alternatives Program or other sources available to the Board, an amount estimated at $90,000 shall be provided to remove the concrete barrier closing the middle of a tunnel in Crozet, Virginia to allow for the development of a trails project and $50,000 in the first year and $50,000 in the second year shall be provided for gateway signage along Interstates 95 and 64 in the Richmond Regional Planning District.
between the pavement conditions in each county, provided that the Department take all steps necessary to ensure the safety of the driving public in the event of unforeseen events that may require the expenditure of funds to deviate from this directive. An update to the report, which shall include an update on the availability of condition data on the secondary system and the Department's progress at implementing the requirements of Chapter 290 of the 2013 Acts of Assembly shall be presented to the Chairmen of the House Appropriations, Senate Finance, and House and Senate Transportation Committees by October 15, 2015.

### 446. Commonwealth Toll Facilities (60600)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toll Facility Debt Service (60602)</td>
<td>$3,191,100</td>
<td>$3,185,850</td>
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<tr>
<td>Toll Facility Maintenance and Operation (60603)</td>
<td>$13,691,991</td>
<td>$13,813,465</td>
</tr>
<tr>
<td>Toll Facilities Revolving Fund (60604)</td>
<td>$17,871,726</td>
<td>$18,860,415</td>
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<td><strong>Fund Sources:</strong></td>
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<tr>
<td>Commonwealth Transportation</td>
<td>$28,224,382</td>
<td>$29,316,144</td>
</tr>
<tr>
<td>Trust and Agency</td>
<td>$6,530,435</td>
<td>$6,543,586</td>
</tr>
</tbody>
</table>


A. Included in this Item are funds for the installation and implementation of a statewide Electronic Toll Customer Service/Violation Enforcement System.

B. Funds as appropriated are provided for other toll facility initiatives as needed during the biennium including but not limited to funding activities to advance projects pursuant to the Public-Private Transportation Act.

### 447. Financial Assistance to Localities for Ground Transportation (60700)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial Assistance for City Road Maintenance (60701)</td>
<td>$347,755,475</td>
<td>$359,228,321</td>
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<tr>
<td>Financial Assistance for County Road Maintenance (60702)</td>
<td>$62,009,769</td>
<td>$64,055,568</td>
</tr>
<tr>
<td>Financial Assistance for Planning, Access Roads, and Special Projects (60704)</td>
<td>$14,261,326</td>
<td>$14,441,577</td>
</tr>
<tr>
<td>Distribution of Northern Virginia Transportation Authority Fund Revenues (60706)</td>
<td>$299,276,334</td>
<td>$310,413,961</td>
</tr>
<tr>
<td>Construction Program Supported by the Hampton Roads Transportation Fund (60707)</td>
<td>$155,928,133</td>
<td>$183,667,589</td>
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<tr>
<td><strong>Fund Sources:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commonwealth Transportation</td>
<td>$424,026,570</td>
<td>$437,725,466</td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$455,204,467</td>
<td>$494,081,550</td>
</tr>
</tbody>
</table>

Authority: Title 33.1, Chapter 1, Code of Virginia.

A. Out of the amounts for Financial Assistance for Planning, Access Road, and Special Projects, $7,000,000 the first year and $7,000,000 the second year from the Commonwealth Transportation Fund shall be allocated for purposes set forth in §§ 33.1-221, 33.1-221.1:1, and 33.1-223, Code of Virginia. Of this amount, the allocation for Recreational Access Roads shall be $1,500,000 the first year and $1,500,000 the second year.

B. For any city or town that assumes responsibility for its construction program as outlined in § 33.1-23.3 D, Code of Virginia, the matching highway fund requirement contained in § 33.1-44, Code of Virginia, shall be waived for all new projects approved on or after July 1, 2005.

C. The Department of Transportation is encouraged to promote the construction and improvement of primary and secondary highways by counties, consistent with § 33.1-75.3 of the Code of Virginia, 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 counties may not seek reimbursement from the department for the improvements.

D. Distribution of Northern Virginia Transportation Authority Fund Revenues represents direct payments, of the revenue collected and deposited into the Fund, to the Northern Virginia Transportation Authority for uses contained in Chapter 766, 2013 Acts of Assembly,
### ITEM 447.

Construction Program Supported by Hampton Roads Transportation fund represents funding estimated to be received to support construction projects in the Hampton Roads region as provided for in Chapter 766, 2013 Acts of Assembly. Expenditures are incurred based on project selection and schedule.

#### 448. Non-Toll Supported Transportation Debt Service

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highway Transportation Improvement District Debt Service (61200)</td>
<td>$280,194,881</td>
<td>$345,752,204</td>
</tr>
<tr>
<td>Designated Highway Corridor Debt Service (61202)</td>
<td>$7,216,819</td>
<td>$7,212,819</td>
</tr>
<tr>
<td>Federal Highway Revenue Anticipation Notes Debt Service (61203)</td>
<td>$37,848,749</td>
<td>$93,829,896</td>
</tr>
<tr>
<td>Commonwealth Transportation Capital Projects Bond Act Debt Service (61204)</td>
<td>$31,717,220</td>
<td>$7,925,392</td>
</tr>
<tr>
<td>Federal Transportation Grant Anticipation Revenue Notes Debt Service (61205)</td>
<td>$138,678,705</td>
<td>$158,251,851</td>
</tr>
</tbody>
</table>

**Fund Sources:**
- General: $12,000,000, $68,000,000
- Commonwealth Transportation: $64,733,388, $78,532,246
- Trust and Agency: $195,777,573, $191,536,038
- Federal Trust: $7,683,920, $7,683,920


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 Contract between the State Route 28 Highway Transportation Improvement District and the Commonwealth Transportation Board dated September 1, 1988 as amended by the Amended and Restated District Contract by and among the Commonwealth Transportation Board, the 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").

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

3. The contract payments may be supplemented from primary funds allocated to the highway construction district in which the project financed is located, or from the secondary system construction allocation to the county or counties in which the project financed is located, and from any other lawfully available revenues of the Transportation Trust Fund, as may be necessary to meet debt service obligations. The payment of debt service shall be for the bonds (the Series 2012 Bonds) issued under the "Commonwealth of Virginia Transportation Contract Revenue Bond Act of 1988" (Chapters 653 and 676, Acts of Assembly of 1988 as amended by Chapters 827 and 914 of the Acts of Assembly of 1990). Funds required to pay the total debt service on the Series 2012 Bonds shall be made available in the amounts indicated in paragraph E of this Item.

B.1. Out of the amounts for Designated Highway Corridor Construction, $12,000,000 the first year and $68,000,000 the second year from the general fund shall be paid to the U.S. Route 58 Corridor Development Fund, hereinafter referred to as the "Fund", established pursuant to § 58.1-815, Code of Virginia. This payment shall be in lieu of the deposit of state recordation taxes to the Fund, as specified in the cited Code section. Said recordation taxes which would otherwise be deposited to the Fund shall be retained by the general fund. Additional appropriations required for the U.S. Route 58 Corridor Development Fund, an amount estimated at $12,000,000 the first year and $12,000,000 the second year shall be transferred from the highway share of the Transportation Trust Fund.
2. Pursuant to the "U.S. Route 58 Commonwealth of Virginia Transportation Revenue Bond Act of 1989" (as amended by Chapter 538 of the 1999 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 pursuant to said act.

3. The Commissioner of Highways shall report on or before July 1 of each year to the Chairmen of the Senate Finance and House Appropriations Committees on the cash balances in the Route 58 Corridor Development Fund. In addition, the report shall include the following program-to-date information: (i) a comparison of actual spending to allocations by project and district; (ii) expenditures by project, district, and funding source; and (iii) a six-year plan for planned future expenditures from the Fund by project and district.

C.1. The Commonwealth Transportation Board shall maintain the Northern Virginia Transportation District Fund, hereinafter referred to as the "Fund." Pursuant to § 58.1-815.1, Code of Virginia, and for so long as the Fund is required to support the issuance of bonds, the Fund shall include at least the following elements:

a. Amounts transferred from Item 261 of this act to this Item.

b. An amount estimated at $7,000,000 the first year and $7,000,000 the second year, which shall be transferred from the highway share of the Transportation Trust Fund.

c. Any public right-of-way use fees allocated by the Department of Transportation pursuant to § 56-468.1 of the Code of Virginia and attributable to the counties of Fairfax, Loudoun, and Prince William, the amounts estimated at $4,786,250 the first year and $4,786,250 the second year.

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


4. Should the actual distribution of recordation taxes to the localities set forth in § 58.1-815.1, Code of Virginia, exceed the amount required for debt service on the bonds issued pursuant to the above act, such excess amount shall be transferred to the Northern Virginia Transportation District Fund in furtherance of the program described in § 33.1-221.1:3, Code of Virginia.

5. Should the actual distribution of recordation taxes to said localities be less than the amount required to pay debt service on the bonds, the Commonwealth Transportation Board is authorized to meet such deficiency, to the extent required, from funds identified in Enactment No. 1, Section 11, of Chapter 391, Acts of Assembly of 1993.

D.1. The Commonwealth Transportation Board shall maintain the City of Chesapeake account of the Set-aside Fund, pursuant to § 58.1-816.1, Code of Virginia, which shall include funds transferred from Item 265 of this act to this Item, and an amount estimated at $1,500,000 the first year and $1,500,000 the second year received from the City of Chesapeake pursuant to a
contract or other alternative mechanism for the purpose provided in the "Oak Grove Connector, City of Chesapeake Commonwealth of Virginia Transportation Program Revenue Bond Act of 1994," Chapters 233 and 662, Acts of Assembly of 1994 (hereafter referred to as the "Oak Grove Connector Act").

2. The amounts shown in paragraph E of this Item shall be available from the City of Chesapeake account of the Set-aside Fund for debt service for the bonds issued pursuant to the Oak Grove Connector Act.

3. Should the actual distribution of recordation taxes and such local revenues from the City of Chesapeake as may be received pursuant to a contract or other alternative mechanism to the City of Chesapeake account of the Set-aside Fund be less than the amount required to pay debt service on the bonds, the Commonwealth Transportation Board is authorized to meet such deficiency, pursuant to Enactment No. 1, Section 11 of the Oak Grove Connector Act.

E. Pursuant to various Payment Agreements between the Treasury Board and the Commonwealth Transportation Board, funds required to pay the debt service due on the following Commonwealth Transportation Board bonds shall be transferred to the Treasury Board as follows:

<table>
<thead>
<tr>
<th></th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Transportation Contract Revenue Refund Bonds, Series 2012</strong></td>
<td></td>
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</tr>
<tr>
<td>(Refunding Route 28)</td>
<td>$7,216,819</td>
<td>$7,212,819</td>
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<tr>
<td><strong>Commonwealth of Virginia Transportation Revenue Bonds:</strong></td>
<td></td>
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</tr>
<tr>
<td>U.S. Route 58 Corridor Development Program:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Series 2004B</td>
<td>$26,850,750</td>
<td>$26,844,500</td>
</tr>
<tr>
<td>Series 2006C</td>
<td>$3,173,000</td>
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<tr>
<td>Series 2007B</td>
<td>$15,034,000</td>
<td>$15,030,000</td>
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<tr>
<td>Series 2012B (Refunding)</td>
<td>$6,377,400</td>
<td>$6,382,200</td>
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<tr>
<td><strong>Northern Virginia Transportation District Program:</strong></td>
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<tr>
<td>Series 2004A</td>
<td>$10,445,500</td>
<td>$10,448,500</td>
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<td>Series 2006B</td>
<td>$2,778,363</td>
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<td>Series 2007A</td>
<td>$4,563,900</td>
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<td>Series 2012</td>
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F.1. Out of the amounts provided for in this Item, an estimated $31,717,220 the first year and $7,925,392 the second year from federal highway and highway assistance reimbursements shall be provided for the debt service payments on the Federal Highway Reimbursement Anticipation Notes.

2. Notwithstanding Chapters 1019 and 1044, Acts of Assembly of 2000, this act, or any other provision of law, any additional amounts needed to offset the debt service payment requirements on the Transportation Trust Fund attributable to the issuance of Federal Highway Reimbursement Anticipation Notes shall be provided from the Priority Transportation Fund to the extent available and then from the portion of the Transportation Trust Fund available for highway construction purposes prior to making the allocations required by § 33.1-23.1 B of the Code of Virginia.

G. Out of the amounts provided for in this Item, an estimated $64,733,388 the first year and $78,532,246 the second year from federal reimbursements shall be provided for debt service payments on the Federal Transportation Grant Anticipation Revenue Notes.
H. Out of the amounts provided for this Item, an estimated $138,678,705 the first year and $158,251,851 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.

I. The Commonwealth Transportation Board is hereby authorized, by and with the consent of the Governor, to issue, pursuant to the applicable provisions of the State Revenue Bond Act (§ 33.1-267 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.

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Fund Sources: General $173,953 $141,060
Commonwealth Transportation $271,670,727 $275,420,224

Authority: Title 33.1, Code of Virginia.

A. Notwithstanding any other provision of law, the highway share of the Transportation Trust Fund shall be used for highway maintenance and operation purposes prior to its availability for new development, acquisition, and construction.

B. Administrative and Support Services shall include funding for management, direction, and administration to support the department’s activities that cannot be directly attributable to individual programs and/or projects.

C. Out of the amounts for General Management and Direction, allocations shall be provided to the Commonwealth Transportation Board to support its operations, the payment of financial advisory and legal services, and the management of the Transportation Trust Fund.

D. Notwithstanding any other provision of law, the department may assess and collect the costs of providing services to other entities, public and private. The department shall take all actions necessary to ensure that all such costs are reasonable and appropriate, recovered, and understood as a condition to providing such service.

E. Each year, as part of the six-year financial planning process, the commissioner shall implement a long-term business strategy that considers appropriate staffing levels for the department. In addition, the commissioner shall identify services, programs, or projects that will be evaluated for devolution or outsourcing in the upcoming year. In undertaking such evaluations, the commissioner is authorized to use the appropriate resources, both public and private, to competitively procure those identified services, programs, or projects and shall identify total costs for such activities.

F. Notwithstanding § 4-2.03 of this act, the Virginia Department of Transportation shall be exempt from recovering statewide and agency indirect costs from the Federal Highway Administration until an indirect cost plan can be evaluated and developed by the agency and approved by the Federal Highway Administration.
G. The Director, Department of Planning and Budget, is authorized to adjust appropriations and allotments for the Virginia Department of Transportation to reflect changes in the official revenue estimates for commonwealth transportation funds.

H. Out of the amounts for General Management and Direction, allocations shall be provided to support the capital lease agreement with Fairfax County for the Northern Virginia District building. An amount estimated at $7,800,000 the first year and $7,800,000 the second year from Commonwealth Transportation Funds shall be provided.

I. Notwithstanding any other provisions of law, the Commonwealth Transportation Commissioner may enter into a contract with homeowner associations for grounds-keeping, mowing, and litter removal services.

450. A full accrual system of accounting shall be effected by the Department, subject to the authority of the State Comptroller, as stated in § 2.2-803, Code of Virginia.

Total for Department of Transportation............................ $4,675,097,837 $5,078,795,486

Nongeneral Fund Positions................................................. 7,485.00 7,485.00
Position Level ..................................................................... 7,485.00 7,485.00

Fund Sources: General........................................................ $12,173,953 $68,141,060
Commonwealth Transportation ........................................ $3,546,865,508 $3,746,300,166
Trust and Agency .................................................. $653,169,989 $762,588,790
Dedicated Special Revenue........................ $455,204,467 $494,081,550
Federal Trust......................................................... $7,683,920 $7,683,920

§ 1-126. MOTOR VEHICLE DEALER BOARD (506)

451. Consumer Affairs Services (55000) ................................... $240,642 $240,642
Consumer Assistance (55002) ............................................ $240,642 $240,642
Fund Sources: Special......................................................... $240,642 $240,642
Authority: Title 46.2, Chapter 15, Code of Virginia.

452. Regulation of Professions and Occupations (56000)...... $2,265,332 $2,272,810
Motor Vehicle Dealer and Salesman Regulation (56023) ................ $1,159,254 $1,159,254
Administrative Services (56048) ........................................ $1,106,078 $1,113,556
Fund Sources: Special......................................................... $2,265,332 $2,272,810
Authority: Title 46.2, Chapter 15, Code of Virginia.

Total for Motor Vehicle Dealer Board .............................. $2,505,974 $2,513,452

Nongeneral Fund Positions................................................. 22.00 22.00
Position Level ..................................................................... 22.00 22.00

Fund Sources: Special......................................................... $2,505,974 $2,513,452

§ 1-127. VIRGINIA PORT AUTHORITY (407)

453. Economic Development Services (53400)....................... $5,288,618 $5,288,618
National and International Trade Services (53413)........... $4,374,365 $4,374,365
Commerce Advertising (53426)................................. $914,253 $914,253
Fund Sources: Special......................................................... $5,288,618 $5,288,618
Authority: Title 62.1, Chapter 10, Code of Virginia.
ITEM 454.

Port Facilities Planning, Maintenance, Acquisition, and Construction (62600) .......................................................... $83,927,638 $82,225,159

Maintenance and Operations of Ports and Facilities (62601) .......................................................... $11,100,000 $11,100,000

Port Facilities Planning (62606)......................................... $1,191,574 $1,191,574

Debt Service for Port Facilities (62607)............................ $71,636,064 $69,933,585

Fund Sources: General ................................................ $0 $0

Special......................................................... $45,721,219 $44,018,740

Commonwealth Transportation.................. $35,206,419 $35,206,419

Federal Trust............................................... $3,000,000 $3,000,000

Authority: Title 62.1, Chapter 10; Title 33.1, Chapter 1, Code of Virginia.

A. 1. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority refunded bonds issued on October 22, 1996, in the amount of $38,300,000 for the purposes of completing the Phase II Expansion at Norfolk International Terminals and replacing and improving equipment at other port facilities. The debt service on the 2006 refunding bonds is estimated to be $3,118,750 the first year and $1,440,075 the second year and all or a portion of such 2006 refunding bonds may be refunded by the authority pursuant to §62.1-140, Code of Virginia.

2. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority issued Commonwealth Port Fund bonds on April 14, 2005, in the amount of $60,000,000, for the purpose of regrading and reconstruction of Norfolk International Terminals (South), Phase III, land acquisition, and other improvements, Capital Project 407-16644. The debt service on bonds referenced in this paragraph is estimated to be $2,008,856 the first year and $4,033,856 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.

3. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority may issue Commonwealth Port Fund bonds up to the amount of $125,000,000, for the purpose of developing the Craney Island Marine Terminal and creating road and rail access to such terminal, capital project 407-17513. Such bonds may also be used for the purpose of constructing warehouses at a facility owned by the Virginia Port Authority. All or a portion of such bonds may be refunded by the authority pursuant to §62.1-140, Code of Virginia. The debt service on the bonds referenced in this paragraph is estimated to be $9,500,000 the first year and $9,500,000 the second year.

It is hereby acknowledged that the Virginia Port Authority issued $57,370,000 of such Commonwealth Port Fund bonds noted in the paragraph above in July 2011 for the purpose of developing the Craney Island Marine Terminal and creating road and rail access to such terminal, capital project 407-17513. The debt service on bonds referenced in this paragraph is estimated to be $2,868,500 the first year and $2,868,500 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.

4. In the event revenues of the Commonwealth Port Fund are insufficient to provide for the debt service on the Virginia Port Authority Commonwealth Port Fund Revenue Bonds authorized by paragraphs A 1, A 2, A 3, and A 4; or any bonds payable from the revenues of the Commonwealth Port Fund, there is hereby appropriated a sum sufficient first from the legally available moneys in the Transportation Trust Fund and then from the general fund to provide for this debt service. Total debt service on the bonds referenced in paragraphs A 1, A 2, A 3, and A 4 is estimated at $29,209,175 the first year and $31,578,591 the second year.

5. Notwithstanding §62.1-140, Code of Virginia, the aggregate principal amount of Commonwealth Port Fund bonds, and including any other long-term commitment that utilizes the Commonwealth Port Fund, shall not exceed $420,000,000.

6. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority issued Commonwealth Port Fund bonds on January 25, 2012 in the amount of $108,015,000 to refund Commonwealth Port Fund bonds originally issued on July 11, 2002. Debt service on bonds referenced in this paragraph is estimated to be $9,057,692 the first year and $9,055,967 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.
7. It is hereby acknowledged that, in accordance with § 61.1-140, Code of Virginia, the Virginia Port Authority issued Commonwealth Port Fund bonds on September 26, 2012 in the amount of $50,025,000 to refund a portion of Commonwealth Port Fund bonds originally issued on April 14, 2005. Debt service on bonds referenced in the paragraph is estimated to be $2,655,377 the first year, and $4,680,193 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.

B.1. In accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority has issued Port Facilities Revenue Bonds, Series 1997, in the amount of $98,065,000 to finance the cost of capital projects for the Virginia Port Authority marine and intermodal terminals. In accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority refunded certain maturities of the bonds in 2007. The debt service on the 2007 refunding bonds is estimated at $6,345,750 the first year and $6,347,500 the second year from special funds and all or a portion of such bonds may be refunded by the authority pursuant to §62.1-140, Code of Virginia. The Virginia Port Authority is authorized to transfer to the Virginia International Terminals Inc. (VIT), from the revenues of the authority's port facilities, funds that are available for the purpose under the Authority's applicable Bond Resolution.

2. In accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority on June 18, 2003, issued additional Port Facilities Revenue bonds in the amount of $55,155,000 to regrade and reconstruct the Norfolk International Terminal (South) backlands (Phase II, capital outlay project 407-16644), and to construct security related facilities at Norfolk International Terminals (North) and Portsmouth Marine Terminal (capital outlay project 407-16961). Total debt service on these bonds referenced in this paragraph is estimated at $688,275 the first year and $688,275 the second year from special funds, and all or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia.

3. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority may issue additional bonds, in an amount of up to $90,000,000, for the purposes of the reconstruction and expansion of Norfolk International Terminals, and other improvements to port facilities (capital outlay project 407-17252). The debt service on these bonds, estimated to be $3,983,188 the first year and $3,983,188 the second year, will be paid from special funds, and all or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia.

4. Prior to the 2006-2008 biennium, the Virginia Port Authority purchased, through their master equipment lease program, equipment at a total cost of $60,163,170 (capital outlay projects 407-16962 and 407-16989). Total debt service on the equipment leases referenced in this paragraph is estimated at $5,389,678 the first year and $2,227,023 the second year from special funds, and such lease purchases may be refunded by the authority.

5. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority is authorized to purchase, through a purchase agreement (master equipment lease program), terminal operating equipment at a total cost of $41,493,035 (capital outlay project 407-16962). Total debt service referenced in this paragraph, including any interim financing issued in anticipation of such program, is estimated at $4,705,242 the first year and $4,705,242 the second year from special funds, and such lease purchases may be refunded by the authority.

6. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority on April 21, 2010, issued Port Facilities Revenue Refunding bonds in an amount of $68,630,000, for the purposes of the reconstruction and expansion of Norfolk International Terminals (NIT), reconstruction and expansion of Portsmouth Marine Terminal (PMT), land acquisitions adjacent to NIT and PMT, and other improvements to port facilities (capital outlay project 407-16644). The debt service on these bonds, estimated to be $3,308,319 the first year and $4,823,319 the second year, will be paid from special funds, and all or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia.

7. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority may issue short-term debt on a revolving basis as interim or anticipation financing in order to cover costs of planning, design, and construction pending the receipt of bond or master equipment lease program proceeds authorized in paragraphs A 4, B 5, and B 6 in an amount not to exceed the authorized amount for the projects. In the aggregate,
the short-term debt shall not exceed $200,000,000 at any point in time and all or a portion of such debt may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia. The debt service, including associated fees, on the short-term debt may be paid, as recommended by the authority and approved by the Board, from the bond or master equipment lease proceeds, special funds, or other revenues or proceeds.

8. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority may issue additional bonds, in an amount up to $105,500,000 for purposes of expanding port terminal capacity (capital outlay project 407-17956). All or a portion of such bonds may be refunded by the authority pursuant to § 62.1-140, Code of Virginia. The debt service on these bonds, estimated to be $8,500,000 the first year and $8,500,000 the second year, will be paid from special funds.

9. Total debt service paid from special funds for all bonds, lease agreements, and short-term debt noted herein shall not exceed $45,000,000 the first year and $45,000,000 the second year.

10. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority issued Port Facilities Revenue bonds on October 22, 2013, in the amount of $37,945,000 to refund a portion of Port Facilities Revenue bonds originally issued on June 18, 2003 and October 17, 2006. Debt service on bonds referenced in this paragraph is estimated to be $1,172,500 the first year and $1,172,500 the second year, and all or a portion of such bonds may be refunded by the Authority pursuant to § 62.1-140, Code of Virginia.

11. It is hereby acknowledged that, in accordance with § 62.1-140, Code of Virginia, the Virginia Port Authority is authorized to purchase, through a purchase agreement (master equipment lease program), terminal operating equipment at a total estimated cost of $37,000,000. Total debt service referenced in this paragraph (including any interim financing issued in anticipation of such program), is estimated at $5,000,000 the first year and $5,000,000 the second year from special funds, and such lease purchases may be refunded by the Authority.

C. In order to remain consistent with the grant of authority as provided in Chapter 10, § 62.1-128 et seq. of the Code of Virginia, the Virginia Port Authority is authorized to maintain independent payroll and nonpayroll disbursement systems and, in connection with such systems, to open and maintain an appropriate account with a qualified public depository. As implementation occurs, these systems and related procedures shall be subject to review and approval by the State Comptroller. The Virginia Port Authority shall continue to provide nonpayroll transaction detail to the State Comptroller through the Commonwealth Accounting and Reporting System.

D. The Secretary of Transportation is hereby authorized to transfer up to $3,100,000 the first year and $3,100,000 the second year from the revenues of the Transportation Trust Fund available for highway construction for advancing the planning and preliminary engineering requirements of dredging the Norfolk Harbor channel to the maximum authorized depth of 55 feet and the Southern Branch of the Elizabeth River to the maximum authorized depth of 45 feet.

**Financial Assistance for Port Activities (62800)..............**

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Authority: Title 62.1, Chapter 10, Code of Virginia.

A. Of the amounts in this Item, $950,000 the first year and $950,000 the second year from the general fund is appropriated for service charges to be paid to localities in which the Virginia Port Authority owns tax-exempt real estate. The funds shall be transferred to Item 445 of this act for distribution by the Commonwealth Transportation Board for roadway maintenance activities in the jurisdictions hosting Virginia Port Authority facilities and shall be treated as other Commonwealth Transportation Board payments to localities for highway maintenance. These funds shall not be used for other activities nor shall they supplant other local
government expenditures for roadway maintenance. These funds shall be distributed to the localities on a pro rata basis in accordance with the formula set out in § 58.1-3403 D, Code of Virginia; however, the proportion of the funds distributed based on cargo traveling through each port facility shall be distributed on a pro rata basis according to twenty-foot equivalent units.

B. Of the amounts in Item 101 A.1., $1,500,000 the first year and $2,000,000 the second year from the general fund shall be deposited in the Port of Virginia Economic and Infrastructure Development Zone Grant Fund, created pursuant to § 62.1-132.3:2, Code of Virginia. The Executive Director of the Virginia Port Authority shall disburse the funding in the form of grants to qualified companies in accordance with the provisions of § 62.1-132.3:2, Code of Virginia.

456. Administrative and Support Services (69900)........................ $75,642,073 $78,969,634
General Management and Direction (69901).....................$65,170,961 $68,498,522
Security Services (69923)..............................................$10,471,112 $10,471,112

Fund Sources: General..............................................$74,341,880 $77,669,407
Special.................................................................$193 $227
Commonwealth Transportation..........................$1,300,000 $1,300,000

Authority: Title 62.1, Chapter 10, Code of Virginia.

A. Out of the amounts in this Item, the Executive Director is authorized to expend from special funds amounts not to exceed $37,500 the first year and $37,500 the second year, for entertainment expenses commonly borne by businesses. Further, such expenses shall be recorded separately by the agency.

B. Prior to purchasing airline and hotel accommodations related to overseas travel, the Virginia Port Authority shall provide an itemized list of projected costs for review by the Secretary of Transportation.

Total for Virginia Port Authority.................................$168,040,954 $169,791,036

Nongeneral Fund Positions..................................146.00 146.00
Position Level ......................................................146.00 146.00

Fund Sources: General..............................................$950,193 $950,227
Special.................................................................$126,584,342 $128,334,390
Commonwealth Transportation..........................$37,506,419 $37,506,419
Federal Trust.........................................................$3,000,000 $3,000,000

TOTAL FOR OFFICE OF TRANSPORTATION.................$5,760,950,549 $6,176,071,259

Nongeneral Fund Positions..................................9,784.00 9,784.00
Position Level ......................................................9,784.00 9,784.00

Fund Sources: General..............................................$13,154,398 $69,121,540
Special.................................................................$129,928,836 $131,703,132
Commonwealth Transportation..........................$4,375,337,986 $4,584,421,374
Trust and Agency ..................................................$664,116,589 $773,535,390
Dedicated Special Revenue..................................$535,004,467 $573,881,550
Federal Trust.........................................................$43,408,273 $43,408,273
ITEM 457.  

OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY

§ 1-128. SECRETARY OF VETERANS AFFAIRS AND HOMELAND SECURITY (454)

457.  Disaster Planning and Operations (72200) ........................................... $1,588,218 $1,579,715
     Emergency Planning (72205) .................................................. $1,588,218 $1,579,715
     Fund Sources: General........................................................ $699,823 $691,320
                  Federal Trust............................................... $888,395 $888,395

Authority: Title 2.2, Chapter 3.1, Code of Virginia.

Included in this Item is $200,000 the first year and $190,000 the second year from the general fund for the grant match required for an Office of Economic Adjustment (OEA) grants.

458.  Economic Development Services (53400) ......................... $3,138,400 $0
     Financial Assistance for Economic Development
       (53410) .............................................................. $3,138,400 $0
     Fund Sources: Dedicated Special Revenue................. $3,138,400 $0

Authority: Discretionary Inclusion

A.1. In accordance with Chapter 653 of the 2008 Virginia Acts of Assembly, this item includes the Commonwealth’s contribution to addressing the encroachment upon the United States Navy Master Jet Base and an auxiliary landing field used in connection with flight operations arising from such Master Jet Base. The Commonwealth’s contribution consists of $3,138,400 from nongeneral funds provided in this item.

2. The Commonwealth’s contribution shall be only expensed for purchasing property or development rights and to otherwise convert such property to an appropriate compatible use and to prohibit new uses or development deemed incompatible with air operations at such facilities as established under Chapter 653.

3. Of the total amount provided by the Commonwealth, $2,092,267 shall be initially allocated to the locality in which the Master Jet Base is located and $1,046,133 shall be initially allocated to the locality in which the auxiliary landing field for the Master Jet Base is located. Should either locality advise the Secretary of Veterans Affairs and Homeland Security and the Secretary of Finance that it will be unable to use all of its allocated amount during the term of the grant, then the portion that will not be used may be re-allocated to the other locality upon written application for such request to the Secretary of Veterans Affairs and Homeland Security.

B.1. The Secretary of Veterans Affairs and Homeland Security shall develop an annual grant application which shall include, at a minimum, requirements for the Grantee to (1) report expenditures each quarter, (2) retain all invoices, bills, receipts, cancelled checks, proof of payment and similar documentation to substantiate expenditures of grant funding, (3) provide a 50 percent cash match from non-state funds, (4) return excess state grant funding within thirty (30) days after the term of the grant expires, and (5) return to the Commonwealth half of all proceeds received by the grantee from the sale of any properties acquired using grant funds pursuant to Chapter 653 of the 2008 Acts of Assembly or Chapter 266 of the 2006 Virginia Acts of Assembly.

2. Prior to the distribution of any funds, any grantee seeking funding under this Item shall submit a grant application to the Secretary of Veterans Affairs and Homeland Security for consideration.

3. Payments to grantees shall be made in equal quarterly installments. After the initial payment, the Secretary of Veterans Affairs and Homeland Security shall make additional quarterly payments to the grantee based on the quarterly expenditure reports. In making subsequent payments, the Secretary shall ensure the grantee’s match funding is being expensed at the appropriate rate and adjust state quarterly payments, as appropriate, to account for any surplus state funding not yet spent from previous quarterly payments.
### § 1-129. DEPARTMENT OF VETERANS SERVICES (912)

**459. Higher Education Student Financial Assistance (10800)**

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Authority: Title 2.2, Chapters 20, 24, 26, and 27, Code of Virginia.

**460. State Health Services (43000)**

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**461. Veterans Benefit Services (46700)**

<table>
<thead>
<tr>
<th></th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund Sources: General</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$375,000</td>
<td>$375,000</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$778,300</td>
<td>$778,300</td>
</tr>
<tr>
<td></td>
<td>$8,793,390</td>
<td>$8,793,390</td>
</tr>
</tbody>
</table>

Authority: Title 2.2, Chapters 20, 24, 26, and 27, Code of Virginia.

A. Notwithstanding § 23-7.4:1, Code of Virginia, the department shall provide the State Council of Higher Education for Virginia the information these schools need to administer the Virginia Military Survivors and Dependent Education Program. The department shall retain the responsibility to certify the eligibility of those who apply for financial aid under this program.

B. No child may receive the education benefits provided by § 23-7.4:1, Code of Virginia, and funded by this or similar state appropriations, for more than four years or its equivalent.
C. Out of the amounts appropriated for this Item, $150,000 the first year and $150,000 the second year from the general fund is provided for the licensing fees associated with an automated claims processing system for the submission of veterans' benefit claims.

D. Out of this appropriation, $30,000 the first year and $30,000 the second year from the general fund is appropriated to permit up to 20 benefit claims agents per year to attend training courses offered by national veterans service organizations. Up to 10 benefit claims agents per year shall attend national training courses offered by the American Legion and up to 10 benefit claims agents shall attend national training courses offered by the Veterans of Foreign Wars.

E. Out of this appropriation, up to $300,000 the first year and $300,000 the second year from the general fund shall be provided for training and equipment purchases to support the Virginia Values Veterans Program. The Department of Veterans Services shall develop program guidelines to ensure that the funding mechanism effectively attracts maximum participation of firms to increase the number of veterans hired. Such funds may be used by companies hiring returning or disabled military veterans for new full-time jobs located in the Commonwealth that pay an annual salary of at least $30,000 and for which the returning or disabled military veteran is employed continuously throughout the year. A full-time job is defined as a minimum of either 35 hours per week for at least 48 weeks or 1,680 hours per year.

F. Included in the appropriation for this Item is $264,218 the first year and $264,218 the second year from the general fund to address the increased demand for services to veterans and their families provided by the Virginia Wounded Warrior Program.

G. The Department of Veterans Services shall assess the feasibility of expanding the number of field offices in locations where office space and other support services might be contributed on a cooperative basis through local governments, the Virginia Employment Commission, the Virginia Community College System, or other public or private entities, in order to encourage the most cost-effective delivery of benefits services to veterans in conjunction with other essential services. The Department shall provide a report on such opportunities to the Secretary of Veterans and Military Affairs and the Chairmen of the Senate Finance and House Appropriations Committees by December 1, 2014.

<table>
<thead>
<tr>
<th>462. Historic and Commemorative Attraction Management</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Veterans Cemetery Management and Operations</td>
</tr>
<tr>
<td>Virginia War Memorial Management and Operations</td>
</tr>
<tr>
<td>Fund Sources: General</td>
</tr>
<tr>
<td>Special</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
</tr>
<tr>
<td>Federal Trust</td>
</tr>
</tbody>
</table>

Authority: Title 2.2, Chapters 20, 24, 26, and 27, Code of Virginia.

The Department of General Services shall continue to provide routine building and grounds maintenance for the Virginia War Memorial as part of services provided under the seat of government rental plan.

<table>
<thead>
<tr>
<th>463. Administrative and Support Services (49900)</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Management and Direction (49901)</td>
</tr>
<tr>
<td>Fund Sources: General</td>
</tr>
<tr>
<td>Special</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
</tr>
</tbody>
</table>

Authority: Title 2.2, Chapters 20, 24, 26, 27, Code of Virginia.

Out of this appropriation, $77,574 the first year and $77,574 the second year from the general fund is continued for the ongoing financing costs of purchasing a generator for the Salem Veterans Care Center through the state's master equipment lease purchase program.
### Item 463

**Total for Department of Veterans Services**

<table>
<thead>
<tr>
<th></th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td>$58,216,565</td>
<td>$57,974,875</td>
</tr>
<tr>
<td>General Fund Positions</td>
<td>113.00</td>
<td>113.00</td>
</tr>
<tr>
<td>Nongeneral Fund Positions</td>
<td>563.00</td>
<td>563.00</td>
</tr>
<tr>
<td>Position Level</td>
<td>676.00</td>
<td>676.00</td>
</tr>
</tbody>
</table>

**Fund Sources:**

- General: $11,073,397 ($11,009,897)
- Special: $30,312,194 ($30,134,004)
- Dedicated Special Revenue: $510,000 ($510,000)
- Federal Trust: $16,320,974 ($16,320,974)

### Total for Office of Veterans Affairs and Homeland Security

<table>
<thead>
<tr>
<th></th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td>$62,943,183</td>
<td>$59,554,590</td>
</tr>
<tr>
<td>General Fund Positions</td>
<td>119.00</td>
<td>119.00</td>
</tr>
<tr>
<td>Nongeneral Fund Positions</td>
<td>566.00</td>
<td>566.00</td>
</tr>
<tr>
<td>Position Level</td>
<td>685.00</td>
<td>685.00</td>
</tr>
</tbody>
</table>

**Fund Sources:**

- General: $11,773,220 ($11,701,217)
- Special: $30,312,194 ($30,134,004)
- Dedicated Special Revenue: $3,648,400 ($510,000)
- Federal Trust: $17,209,369 ($17,209,369)
ITEM 464. CENTRAL APPROPRIATIONS

§ 1-130. CENTRAL APPROPRIATIONS (995)

464. Omitted.

464.10. In-State Undergraduate Seats (10900)................. $5,085,330 $5,108,493
   In-State Undergraduate Seats (10901)................. $5,085,330 $5,108,493
   Fund Sources: General.............................................. $5,085,330 $5,108,493

A. Out of this appropriation, $3,100,000 each year from the general fund is designated to
complete the increase in access for in-state undergraduate students begun in the 2011 Session.
The Director, Department of Planning and Budget shall allocate the funds each year as detailed
below.

<table>
<thead>
<tr>
<th>Institution</th>
<th>Annual Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>College of William and Mary</td>
<td>$440,000</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>$860,000</td>
</tr>
<tr>
<td>James Madison University</td>
<td>$1,200,000</td>
</tr>
<tr>
<td>Virginia Tech</td>
<td>$600,000</td>
</tr>
</tbody>
</table>

B. Out of this appropriation, $1,985,330 the first year and $2,008,493 the second year from the
general fund is designated for operations and maintenance support. The Director, Department
of Planning and Budget shall allocate the funds each year as detailed below.

<table>
<thead>
<tr>
<th>Institution</th>
<th>FY 2015 Amount</th>
<th>FY 2016 Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>New College Institute</td>
<td>$440,037</td>
<td>$440,037</td>
</tr>
<tr>
<td>Southwest Virginia Higher Education Center</td>
<td>$95,327</td>
<td>$95,327</td>
</tr>
<tr>
<td>Southern Virginia Higher Education Center</td>
<td>$150,000</td>
<td>$150,000</td>
</tr>
<tr>
<td>Roanoke Higher Education Authority</td>
<td>$150,000</td>
<td>$150,000</td>
</tr>
<tr>
<td>Virginia Tech Extension</td>
<td>$1,149,966</td>
<td>$1,173,129</td>
</tr>
</tbody>
</table>

465. Revenue Administration Services (73200)............. a sum sufficient
   Designated Refunds for Taxes and Fees (73215)........... a sum sufficient
   Fund Sources: General................................. a sum sufficient

Authority: Discretionary Inclusion.

A. There is hereby appropriated from the affected funds in the state treasury, for refunds of
taxes and fees, and the interest thereon, in accordance with law, a sum sufficient.

B. There is hereby appropriated from the affected funds in the state treasury for, (1) refunds of
previously paid taxes imposed by the Commonwealth at 100 percent of face value up to the
amount of the coalfield employment enhancement tax credit authorized by § 58.1-439.2, Code
of Virginia, (2) refunds of any remaining credit at 90 percent of face value for credits earned in
taxable years beginning before January 1, 2002, and 85 percent of face value for credits earned
in taxable years beginning on and after January 1, 2002, and (3) payment of the remaining 10
or 15 percent credit to the Coalfields Economic Development Authority, a sum sufficient.

C. Pursuant to § 2.2-1825, Code of Virginia, and notwithstanding § 59.1-479 et seq., Code of
Virginia, beginning January 1, 2013, the State Comptroller shall issue individual income tax
refunds only through debit cards, direct deposits, or other electronic means unless the Tax
Commissioner determines that a check is more appropriate for a transaction or class of
transactions.
ITEM 466. Distribution of Tobacco Settlement (74500)

A. There is hereby appropriated a sum sufficient estimated at $110,000,000 the first year and $110,000,000 the second year from nongeneral funds for expenditures of securitized proceeds and earnings up to the amount transferred from the endowment to the Tobacco Indemnification and Community Revitalization Fund in accordance with § 3.2-3104, Code of Virginia. Such expenditures shall be made pursuant to § 3.2-3108, Code of Virginia.

2. From the amount deposited into the Tobacco Indemnification and Community Revitalization Fund pursuant to § 3.2-3106, Code of Virginia, shall be paid 50 percent of the costs associated with the diligent enforcement of the non-participating manufacturer statute of the 1998 Tobacco Master Settlement Agreement, § 3.2-4201, Code of Virginia, and Item 56, Paragraph B of this act. These costs shall be paid pursuant to the transfer to the general fund directed by § 3-1.01, Paragraph N.1, of this act.

B.1. Notwithstanding the provisions of §§ 32.1-354, 32.1-360 and 32.1-361.1, Code of Virginia, the State Comptroller shall deposit 8.5 percent of the Commonwealth’s Allocation pursuant to the Master Settlement Agreement with tobacco product manufacturers to the Virginia Tobacco Settlement Fund. There is hereby appropriated a sum sufficient estimated at $9,423,439 the first year and $9,327,905 the second year from available balances in the fund for the purposes set forth in § 32.1-361, Code of Virginia. No less than $1,000,000 the first year and $1,000,000 the second year shall be allocated for obesity prevention activities.

2. From the amount deposited into the Virginia Tobacco Settlement Fund shall be paid 8.5 percent of the costs associated with the diligent enforcement of the non-participating manufacturer statute of the 1998 Tobacco Master Settlement Agreement, § 3.2-4201, Code of Virginia, and Item 56, Paragraph B, of this act. These costs shall be paid pursuant to the transfer to the general fund directed by § 3-1.01, Paragraph N.2, of this act.

3. Beginning November 1, 2010, and each year thereafter, the Director, Virginia Healthy Youth Foundation, shall report to the Chairmen of the House Appropriations and Senate Finance Committees on funding provided to community-based organizations for obesity prevention activities pursuant to § 32.1-355, Code of Virginia.

C. The amounts deposited by the State Comptroller pursuant to paragraph B.1. of this Item shall be included in the general fund revenue calculations for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia.

467. Compensation and Benefit Adjustments (75700) $100,997,810 $135,673,760

Adjustments to Employee Compensation (75701) $0 $0

Adjustments to Employee Benefits (75702) $100,997,810 $135,673,760

Fund Sources: General $100,997,810 $135,673,760

Authority: Discretionary Inclusion.

A. Transfers to or from this Item may be made to decrease or supplement general fund appropriations to state agencies for:

1. Adjustments to base rates of pay;

2. Adjustments to rates of pay for budgeted overtime of salaried employees;

3. Salary changes for positions with salaries listed elsewhere in this act;
4. Salary changes for locally elected constitutional officers and their employees;

5. Employer costs of employee benefit programs when required by salary-based pay adjustments;

6. Salary changes for local employees supported by the Commonwealth, other than those funded through appropriations to the Department of Education; and

7. Adjustments to the cost of employee benefits to include but not limited to health insurance premiums and retirement and related contribution rates.

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.

C. Except as provided for elsewhere in this Item, agencies supported in whole or in part by nongeneral fund sources, shall pay the proportionate share of changes in salaries and benefits as required by this Item, subject to the rules and regulations prescribed by the appointing or governing authority of such agencies. Nongeneral fund revenues and balances required for this purpose are hereby appropriated.

D. Any supplemental salary payment to a state employee or class of state employees by a local governing body shall be governed by a written agreement between the agency head of the employee or class of employees receiving the supplement and the chief executive officer of the local governing body. Such agreement shall also be reviewed and approved by the Director of the State Department of Human Resource Management. At a minimum, the agreement shall specify the percent of state salary or fixed amount of the supplement, the resultant total salary of the employee or class of employees, the frequency and method of 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 supplement shall not subject employees to any personnel or payroll rules and practices other than those promulgated by the State Department of Human Resource Management.

E. The Governor is hereby authorized to transfer funds from agency appropriations to the accounts of participating state employees in such amounts as may be necessary to match the contributions of the qualified participating employees, consistent with the requirements of the Code of Virginia governing the deferred compensation cash match program. Such transfers shall be made consistent with the following:

1. The maximum cash match provided to eligible employees shall not be less than $20.00 per pay period, or $40.00 per month, in each year of the biennium. The Governor may direct the agencies of the Commonwealth to utilize funds contained within their existing appropriations to meet these requirements.

2. The Governor may direct agencies supported in whole or in part with nongeneral funds to utilize existing agency appropriations to meet these requirements. Such nongeneral revenues and balances are hereby appropriated for this purpose, subject to the provisions of § 4-2.01 b of this act. The use of such nongeneral funds shall be consistent with any existing conditions and restrictions otherwise placed upon such nongeneral funds.

4. The procurement of services related to the implementation of this program shall be governed by standards set forth in § 51.1-124.30 C, Code of Virginia, and shall not be subject to the provisions of Chapter 7 (§ 11-35 et seq.), Title 11, Code of Virginia.

F. The Secretary of Administration, in conjunction with the Secretary of Finance, may establish a program that allows for the sharing of cost savings from improved productivity, efficiency, and performance with agencies and employees. Such gain sharing programs require a management philosophy of open communication encouraging employee participation; a system which seeks, evaluates and implements employee input on increasing productivity; and a formula for measuring productivity gains and sharing these gains between employees and the
agency. The Department of Human Resource Management, in conjunction with the Department of Planning and Budget, shall develop specific gain sharing program guidelines for use by agencies. The Department of Human Resource Management shall provide to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees an annual report no later than October 1 of each year detailing identified savings and their usage.

G.1. Out of the appropriation for this Item, amounts estimated at $24,584,583 the first year and $59,260,533 the second year from the general fund shall be transferred to state agencies and institutions of higher education to support the general fund portion of costs associated with changes in the employer's share of premiums paid for the Commonwealth's health benefit plans.

2. Out of the amounts included in subparagraph 1 of this paragraph, $327,646 the first year and $341,891 the second year from the general fund shall be transferred to the University of Virginia to cover the state share of the increases in employer premiums for state employees participating in the University of Virginia's health care plan.

3. Notwithstanding any contrary provision of law, the health benefit plans for state employees resulting from the additional funding in this Item shall allow for a portion of employee medical premiums to be charged to employees.

4. The Department of Human Resource Management shall explore options within the health insurance plan for state employees to promote value-based health choices aimed at creating greater employee satisfaction with lower overall health care costs. It is the General Assembly's intent that any savings associated with this employee health care initiative be retained and used towards funding state employee salary or fringe benefit cost increases.

5. Notwithstanding any other provision of law, it shall be the sole responsibility and authority of the Department of Human Resource Management to establish and enforce employer contribution rates for any health insurance plan established pursuant to §2.2-2818, Code of Virginia.

6. The Department of Human Resource Management is prohibited from establishing a retail maintenance network for maintenance drugs that includes penalties for non-use of the retail maintenance network.

H.1. Contribution rates paid to the Virginia Retirement System for the retirement benefits of 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 on a valuation of retirement assets and liabilities that are consistent with the provisions of Chapters 701 and 823, Acts of Assembly of 2012.

2. Retirement contribution rates for the first year and the second year, excluding the five percent employee portion, shall be: 14.50 percent for public school teachers, 12.33 percent for state employees, 25.82 percent for state police officers, 17.67 percent for the Virginia Law Officers Retirement System, and 51.66 percent for the Judicial Retirement System. These rates include both the regular contribution rate and the rate calculated by the Virginia Retirement System actuary for the 10-year payback of the retirement contribution payments deferred for the 2010-12 biennium.

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

4.a. Out of the general fund appropriation for this Item is included $72,159,917 the first year and $72,159,917 the second year to support the general fund portion of the net costs resulting from changes in employer contributions for state employee retirement as provided for in this paragraph.

b. Out of the amounts included in subparagraph 4.a of this paragraph, $23,374,502 the first year and $23,374,502 the second year is included for the 10-year payback of the retirement contribution payments deferred for the 2010-12 biennium.

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 higher of: a) the contribution rate in effect for FY 2012, or b) seventy percent of the results of the June 30, 2011 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2012-14 biennium, eighty percent of the results of the June 30, 2013 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2014-16 biennium, ninety percent of the results of the June 30, 2015 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2016-18 biennium, one-hundred percent of the results of the June 30, 2017 actuarial valuation of assets and liabilities as approved by the Virginia Retirement System Board of Trustees for the 2018-20 biennium.

2. Rates paid to the VRS 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 may, at each participating employers option, 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.

3. Every participating employer must certify to the board of the Virginia Retirement System by resolution adopted by its local governing body that it: has reviewed and understands the information provided by the Virginia Retirement System outlining the potential future fiscal implications of electing or not electing to utilize the employer contribution rates certified by the Virginia Retirement System Board of Trustees, as provided for in paragraph I.2.

4. Prior to electing to utilize the employer contribution rates certified by the Virginia Retirement System Board of Trustees, as authorized in paragraph I.2, local public school divisions must receive the concurrence of the local governing body. Such concurrence must be documented by a resolution of the governing body.

5. The board of the Virginia Retirement System shall provide all employers participating in the Virginia Retirement System with a summary of the implications inherent in the use of the employer contribution rates certified by the Virginia Retirement System (VRS) Board of Trustees set out in paragraph K.2, and the alternate employer contribution rates set out in paragraph I.1

J.1. The Virginia Retirement System Board of Trustees shall account for the employer retirement contribution payments deferred for the 2010-2012 biennium based on limiting employer retirement contributions to the Virginia Retirement System to the actuarial normal cost. In setting the employer retirement contribution rates for subsequent biennia, the board shall calculate a separate, supplemental employer contribution rate that will amortize such deferred payments over a period of ten years using the board's assumed long-term rate of return. The Governor shall include funds to support payment of such board-approved, supplemental employer contribution rates in the budget submitted to the General Assembly.

2. For purposes of setting rates for the 2014-16 biennium, and future biennia, the board shall treat any lump-sum deposits into the retirement system as an expedited repayment of the 2010-2012 deferred contributions for the appropriate system. Should these deposits exceed the remaining amounts owed for the deferred contributions, the balance shall remain in these specific systems to address the overall unfunded liability.

K.1. Contribution rates paid to the Virginia Retirement System for other employee benefits to include the public employee group life insurance program, the Virginia Sickness and Disability Program, the state employee retiree health insurance credit, and the public school teacher retiree health insurance credit, shall be set at 90 percent of the rate based on a valuation of assets and liabilities that assume an investment return of seven percent and an amortization period of 30 years.
2. Contribution rates paid on behalf of public employees for other programs administered by
the Virginia Retirement System in the first year and the second year shall be: 1.19 percent for
the state employee group life insurance program, 0.48 percent for the employer share of the
public school teacher group life insurance program, 1.05 percent for the state employee retiree
health insurance credit, and 1.06 percent for the public school teacher retiree health insurance
credit. The contribution rate paid on behalf of public employees for the Virginia Sickness and
Disability Program shall be 0.66 percent of covered payroll. Funding for the Virginia Sickness
and Disability Program is calculated on a rate of 0.56 percent of total payroll.

3. Out of the general fund appropriation for this Item is included $3,083,637 the first year and
$3,083,637 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.

4. Out of the general fund appropriation for this Item is included $1,169,673 the first year and
$1,169,673 the second year to support the general fund portion of the net costs resulting from
changes in the retiree health insurance credit contributions 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.

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

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

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

M. 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.

1.a. "Involuntary separation" includes, but is not limited to, terminations and layoffs from
employment with the employer, or being placed on leave without pay-layoff or equivalent
status, due to budget reductions, employer reorganizations, workforce downsizings, or other
causes not related to the job performance or misconduct of the employee, but shall not include
voluntary resignations. As used in this paragraph, a "terminated employee" shall mean an
employee who is involuntarily separated from employment with his employer.

b. The governing authority of a city, county, school division or other political subdivision
electing to cover its employees under the provisions of this paragraph shall adopt a resolution,
as prescribed by the Board of Trustees of the Virginia Retirement System, to that effect. An
election by a school division shall be evidenced by a resolution approved by the Board of such
school division and its local governing authority.

2.a. Any (i) "eligible employee" as defined in § 51.1-132, (ii) "teacher" as defined in
§ 51.1-124.3, and (iii) any "local officer" as defined in § 51.1.124.3 except for the treasurer,
commissioner of the revenue, attorney for the Commonwealth, clerk of a circuit court, or
sheriff of any county or city, and (a) for whom reemployment with his employer is not
possible because there is no available position for which the employee is qualified or the
position offered to the employee requires relocation or a reduction in salary and (b) whose involuntary separation was due to causes other than job performance or misconduct, shall be eligible, under the conditions specified, for the transitional severance benefit conferred by this paragraph. The date of involuntary separation shall mean the date an employee was terminated from employment or placed on leave without pay-layoff or equivalent status.

b. Eligibility shall commence on the date of involuntary separation.

3.a. On his date of involuntary separation, an eligible employee with (i) two years' service or less to the employer shall be entitled to receive a transitional severance benefit equivalent to four weeks of salary; (ii) three years through and including nine years of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to four weeks of salary plus one additional week of salary for every year of service over two years; (iii) ten years through and including fourteen years of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to twelve weeks of salary plus two additional weeks of salary for every year of service over nine years; or (iv) fifteen years or more of consecutive service to the employer shall be entitled to receive a transitional severance benefit equivalent to two weeks of salary for every year of service, not to exceed thirty-six weeks of salary.

b. Transitional severance benefits shall be computed by the terminating employer’s payroll department. Partial years of service shall be rounded up to the next highest year of service.

c. Transitional severance benefits shall be paid by the employer in the same manner as normal salary. In accordance with § 60.2-229, transitional severance benefits shall be allocated to the date of involuntary separation. The right of any employee who receives a transitional severance benefit to also receive unemployment compensation pursuant to § 60.2-100 et seq. shall not be denied, abridged, or modified in any way due to receipt of the transitional severance benefit; however, any employee who is entitled to unemployment compensation shall have his transitional severance benefit reduced by the amount of such unemployment compensation. Any offset to a terminated employee's transitional severance benefit due to reductions for unemployment compensation shall be paid in one lump sum at the time the last transitional severance benefit payment is made.

d. For twelve months after the employee's date of involuntary separation, the employee shall continue to be covered under the (i) health insurance plan administered by the employer for its employees, if he participated in such plan prior to his date of involuntary separation, and (ii) group life insurance plan administered by the Virginia Retirement System pursuant to Chapter 5 (§ 51.1-500 et seq.) of Title 51.1, or such other group life insurance plan as may be administered by the employer. During such twelve months, the terminating employer shall continue to pay its share of the terminated employee's premiums. Upon expiration of such twelve month period, the terminated employee shall be eligible to purchase continuing health insurance coverage under COBRA.

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

f. All transitional severance benefits payable pursuant to this section shall be subject to applicable federal laws and regulations.

4.a. In lieu of the transitional severance benefit provided in subparagraph 3 of this paragraph, any otherwise eligible employee who, on the date of involuntary separation, is also (i) a vested member of the Virginia Retirement System, including a member eligible for the benefits described in subsection B of § 51.1-138, and (ii) at least fifty years of age, may elect to have the employer purchase for his behalf years to be credited to either his age or creditable service or a combination of age and creditable service, except that any years of credit purchased on behalf of a member of the Virginia Retirement System, including a member eligible for the benefits described in subsection B of § 51.1-138, who is eligible for unreduced retirement shall be added to his creditable service and not his age. The cost of each year of age or creditable service purchased by the employer shall be equal to fifteen percent of the employee's present annual compensation. The number of years of age or creditable service to be purchased by the employer shall be equal to the quotient obtained by dividing (i) the cash 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 shall be rounded up to the next highest year. Deferred retirement under the provisions of subsection C of §§ 51.1-153 and 51.1-205, and disability retirement under the provisions of § 51.1-156 et seq., shall not be available under this paragraph.

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.

N. 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.

### 468. Payments for Special or Unanticipated Expenditures

<table>
<thead>
<tr>
<th>Item Description</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous Contingency Reserve Account (75801)</td>
<td>$481,800,000</td>
<td>$364,300,000</td>
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<tr>
<td>Undistributed Support for Designated State Agency Activities (75806)</td>
<td>$917,707</td>
<td>$22,118,726</td>
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<td>Fund Sources: General</td>
<td>$491,717,707</td>
<td>$396,418,726</td>
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</table>

Fund Sources: General

| Fund Sources: General                                   | $2,800,000 | $3,800,000 |

Authority: Discretionary Inclusion.

A. The Governor is hereby authorized to allocate sums from this appropriation, in addition to an amount not to exceed $2,000,000 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.

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 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.
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.

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.

   a. Agencies in the Legislative and Judicial Departments;

   b. The State Corporation Commission, the Virginia Workers' Compensation Commission, the Virginia Retirement System, the State Lottery Department, Virginia College Savings Plan, and the Virginia Office for Protection and Advocacy;

   c. The Office of the Attorney General and the Department of Law; and

   d. State-supported institutions of higher education.

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.

D. Out of the appropriation for this item is included $1,500,000 the first year and $1,500,000 the second year from the general fund to be used by the Governor as he may determine to be needed for the following purposes:

1. To address the six conditions listed in § 4-1.03 c 5 of this act.

2. To provide for unbudgeted and unavoidable increases in costs to state agencies for essential commodities and services which cannot be absorbed within agency appropriations to include unbudgeted benefits associated with Workforce Transition Act requirements.

3. To secure federal funds in the event that additional matching funds are needed for Virginia to participate in the federal Superfund program.

4. To make additional payments to public institutions of higher education pursuant to Item 464 of this Act, up to a maximum of $1,000,000, in the event that amounts appropriated for that purpose are insufficient.

5. To provide a payment of up to $100,000 to the Military Order of the Purple Heart, for the continued operation of the National Purple Heart Hall of Honor, provided that at least half of other states have made similar grants.

6. 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 Governor's Opportunity Fund for the unanticipated purposes set forth in paragraph D.1. through paragraph D.5. of this Item.

7. 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.

8. 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.
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First Year</strong></td>
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<tr>
<td><strong>FY2015</strong></td>
<td><strong>FY2016</strong></td>
</tr>
<tr>
<td><strong>FY2015</strong></td>
<td><strong>FY2016</strong></td>
</tr>
</tbody>
</table>

E. Included in this appropriation is $300,000 the first year and $300,000 the second year from the general fund to pay for private legal services and the general fund share of unbudgeted costs for enforcement of the 1998 Tobacco Master Settlement Agreement. Transfers for private legal services shall be made by the Director, Department of Planning and Budget upon prior written authorization of the Governor or the Attorney General, pursuant to § 2.2-510, Code of Virginia or Item 56, Paragraph D of this act. Transfers for enforcement of the Master Settlement Agreement shall be made by the Director, Department of Planning and Budget at the request of the Attorney General, pursuant to Item 56, 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.1.a. The Federal Action Contingency Trust (FACT) Fund will have a balance estimated at $5,998,093 from the amounts appropriated in Item 470 K.1 of Chapter 2, 2012 Special Session I. This balance is hereby appropriated for the following purposes:

b. Up to $1,199,495 the first year and $436,998 the second year from the FACT Fund shall be provided to the Virginia Polytechnic Institute and State University for unmanned aircraft systems research and development.

c. The Director, Department of Planning and Budget shall revert the first year the undesignated and unobligated balances of the FACT Fund, estimated at $4,361,600, to the General Fund.

2. There is hereby created an advisory commission to provide advice to the Governor concerning the use of the Federal Action Contingency Trust (FACT) Fund. The FACT Fund Advisory Commission is established as an advisory commission in the legislative branch and shall consist of 10 members, including the Chairman of the House Appropriations Committee and four members of the House Appropriations Committee selected by the chairman, the Chairman of the Senate Finance Committee and four members of the Senate Finance Committee selected by the chairman. The secretaries of Commerce and Trade, Health and Human Resources and Finance shall also be available to provide technical assistance to the advisory commission.

3. Prior to the distribution of any funds from the Federal Action Contingency Trust (FACT) Fund, The FACT Fund Advisory Commission shall review all prospective uses of the FACT Fund and recommend approval or denial of such uses to the Governor. The Governor shall also notify the chairmen of the Senate Finance Committee and the House Appropriations Committee in writing within ten days concerning his decision to distribute money from the FACT reserve.

H. Out of this appropriation, up to $1,000,000 the first year from the general fund is provided to reimburse the Department of General Services for the costs incurred to relocate the Department of Small Business and Supplier Diversity from private-leased space to a state-owned facility.

I.1. Out of this appropriation, $2,000,000 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. Of this amount, $1,000,000 shall be used for improvements to the Slave Trail, and $1,000,000 for costs associated with Lumpkin's Pavilion.

2. Prior to the receipt of state funds for the purpose set out in paragraph I.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.
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.

4. State funding appropriated in paragraph I.1 and future appropriations considered in paragraph I.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 I.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 I.1 above.

7. The Department of General Services shall act as the fiscal agent for these funds. The director shall oversee the expenditure of state appropriations to ensure that payments to the City of Richmond are made consistent with the purposes set out in paragraphs I.1 and I.4. The Director, Department of Planning and Budget, is authorized to transfer these 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.

J. From the amounts included in this item, there is appropriated $480,000,000 in the first year and $362,500,000 in the second year from the general fund to an Appropriated Revenue Reserve Fund. The Comptroller shall maintain this fund from which no warrants shall be drawn. The Governor shall submit a plan to the chairman of the Senate Committee on Finance and the chairman of the Finance and Appropriations Committees of the House of Delegates for the use of the funds to address any revenue shortfall in the event that the Comptroller certifies by December 17, 2014 that a revised revenue forecast is required pursuant to § 2.2-1503 of the Code of Virginia based on FY 2014 revenues and a revenue reforecast is performed pursuant to § 2.2-1503, Code of Virginia.

K. From the amounts included in this Item, there is appropriated $20,000,000 in the second year from the general fund to a Higher Education Revenue Reserve Fund.

L.1. Notwithstanding the provisions of §§ 16.1-69.6:1 or 17.1-507, Code of Virginia, the total number of authorized judges in each judicial district or circuit shall be reduced by a number equal to the number of judges retiring, dying or resigning from that district or circuit for any authorized judgeship which was vacant or became vacant on or after July 1, 2014, and before July 1, 2016, effective upon the resignation, death or retirement date of each such judge, and by the number of individual judgeships newly created pursuant to Chapter 812 and Chapter 822 of the 2014 Acts of Assembly, unless the individual judgeship is specifically authorized in this paragraph or unless the judgeship is elected in a special session of the 2014 General Assembly.

2. Effective July 1, 2014, the provisions of this item shall not apply to any authorized judgeship in which the vacancy occurred as a result of a judge being appointed to a judgeship on another Virginia court, except in those instances when the newly vacant judgeship was abolished pursuant to Chapter 812 and Chapter 822 of the 2014 Acts of Assembly, provided such appointment is to another authorized judgeship which is funded as provided herein or by existing law.

3. Included in this appropriation is $8,917,707 the first year and $10,118,726 the second year from the general fund to fund vacant or newly created judgeships authorized in this Item or elected during a special session of the 2014 General Assembly.
4. The Director of the Department of Planning and Budget is authorized to transfer appropriation included in this Item to Items 39, 40 and 41, as needed to effectuate the filling of judgeships as authorized in this paragraph or as elected in a special session of the 2014 General Assembly.

5. The State Comptroller shall revert to the general fund savings that are realized as a result of vacant judgeships. The reversion is estimated to be $1,000,000 on or before June 30, 2015 and $1,000,000 on or before June 30, 2016.

469. A. The Oil Overcharge Expendable Trust Fund shall be established on the books of the Comptroller and the interest earned by investment of funds credited to the Oil Overcharge Expendable Trust Fund shall be allocated to such fund periodically. This fund represents the Commonwealth's proportionate share of the recoveries from the Exxon Corporation, Diamond Shamrock Refining and Marketing Company, Stripper Well and the Texaco Corporation litigations, for petroleum pricing violations between 1973 and 1981.

B.1. Any expenditure involving oil overcharges by the Exxon Corporation shall be utilized according to regulations and procedures of the five state energy conservation and benefits programs specified in the Warner Amendment (Section 155, P.L. 97-377) to provide restitution to the broad class of parties injured by the alleged overcharges. These programs are:


e. Weatherization Assistance Program, 42 U.S.C. § 6861 et seq.

2. Any expenditure involving oil overcharges from the approved settlement In Re: The Department of Energy Stripper Well Litigation (MDL No. 378) or the approved settlement in the case of the Diamond Shamrock Refining and Marketing Company (Civil Action No. C2-84-1432) shall be utilized to fund one or more energy-related programs which are designed to benefit, directly or indirectly, consumers of petroleum products. These programs shall be limited to:

a. Administration and operation of the five energy conservation and benefit programs specified under the Warner Amendment (Section 155, P.L. 97-377),

b. Those programs approved by the U.S. Department of Energy's Office of Hearings and Appeals in Subpart V Refund Proceedings,

c. Those programs referenced in the Chevron consent order (46 FR 52221), and

d. Such other restitutionary programs approved by the District Court or the U.S. Department of Energy's Office of Hearings and Appeals.

C. Before appropriations to the Oil Overcharge Expendable Trust Fund can be expended, approval for the use of the funds must be obtained from the United States Department of Energy. Applications to the United States Department of Energy must be made through the Department of Mines, Minerals and Energy.

D. The Governor shall submit such statements and reports as are required by court orders, settlements, or the Departments of Energy or Health and Human Services regarding use(s) of these funds and shall also report annually to the Chairmen of the House Appropriations and Senate Finance Committees on the activities funded by transfers from this Item.
A. After June 30, 2012, no Executive Branch agency may use appropriations in Part 1 of this act to pay dues to any of the organizations listed below, subject to consultation with legal counsel regarding any legal requirements involved or to pay dues or fees to new trade or other membership organizations without prior authorization of the Governor’s Chief of Staff.

Agency Name / Organization
Department of Motor Vehicles (154)
   Governor’s Highway Safety Representatives
   Federation of Tax Administrators
Department of Education (201)
   Marketing Education Resource Center
   Council of Chief State School Officers State Consortium on Educator Effectiveness
   Education Commission of the States
Department of Rehabilitative Services (262)
   Council of State Administrators of Vocational Rehabilitation
Virginia Tourism Authority (320)
   Virginia Hospitality and Travel Association
Department of Transportation (501)
   Appraisal Institute
   Intelligent Transportation Society of Virginia
   Virginia Tech Foundation
Department of Behavioral Health and Developmental Services (720)
   National Association of State Alcohol and Drug Abuse Directors
Innovation and Entrepreneurship Investment Authority (934)
   Rich Tech
   Fredericksburg Regional Technology Council
   Technology Hampton Roads
   Roanoke-Blacksburg Technology Council
   Region 2000 Technology Council
   Shenandoah Valley Technology Council
   Southwestern Virginia Technology Council
   Southern Piedmont Technology Council
   Charlottesville Business Innovation Council

B. The Director, Department of Planning and Budget, shall withhold and transfer to this item amounts estimated at $1,738,071 the first year and $3,562,457 the second year from the general fund appropriations of state agencies and institutions of higher education, representing savings resulting from the estimated usage of technology services provided by the Virginia Information Technologies Agency.

471. Executive Management (71300)................................. ($3,352,799) ($3,629,749)
   Savings From Management Actions (71301)................. ($3,352,799) ($3,629,749)
   Fund Sources: General................................................. ($3,352,799) ($3,629,749)

Authority: Discretionary Inclusion.

1. To accomplish savings estimated at $3,422,799 the first year and $3,699,749 the second year, the Department of Planning and Budget is hereby authorized to transfer amounts to this item from the general fund appropriation for operating expenses of the agencies listed in subparagraph 4 below.

2. Notwithstanding the provisions of any item in Part 1 of this act or any other contrary provision of law, actions required on the part of agencies to implement the savings enumerated in subparagraph 4 below are hereby authorized.
3. Any nongeneral fund appropriation change or changes in the appropriation of agency authorized positions required to implement the savings enumerated in subparagraph 4 below are hereby authorized.

4. Savings strategies and totals by agency:

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<thead>
<tr>
<th>Department</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of General Services (194)</td>
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<tr>
<td>Eliminate vacant position in the director's office</td>
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<tr>
<td>Reduce administrative support to the Office of the Secretary of Administration</td>
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<td>$139,793</td>
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<tr>
<td>Reduce discretionary expenses</td>
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<tr>
<td>Department of General Services (194) Total</td>
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<tr>
<td>Department of Human Resource Management (129)</td>
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<tr>
<td>Eliminate general fund support for survey software licensing</td>
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<td>Move server room to the Commonwealth Enterprise Solutions Center</td>
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<td>Department of Human Resource Management (129) Total</td>
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<td>Department of Elections (132)</td>
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<td>Capture savings from agency reorganization</td>
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<td>Department of Elections (132) Total</td>
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<td>Department of Agriculture and Consumer Services (301)</td>
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<tr>
<td>Eliminate new inspector positions in the Charitable Gaming program</td>
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<td>Supplant general fund support for grain marketing positions</td>
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<td>Department of Agriculture and Consumer Services (301) Total</td>
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<tr>
<td>Department of Forestry (411)</td>
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<td></td>
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<tr>
<td>Consolidate physical servers</td>
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<tr>
<td>Department of Forestry (411) Total</td>
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<td>Department of Small Business and Supplier Diversity (350)</td>
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<tr>
<td>Reduce funding for the Small Business Investment Grant Fund</td>
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<td>Department of Small Business and Supplier Diversity (350) Total</td>
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<td>Department of Mines, Minerals and Energy (409)</td>
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<tr>
<td>Reduce replacement cost for administrative services service area</td>
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<td>Reduce replacement cost for the Coal Environmental Protection and Land Reclamation Program</td>
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<td>Virginia Economic Development Partnership (310)</td>
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<tr>
<td>Reduce appropriation for information technology replacement</td>
<td>$52,476</td>
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ITEM 471.

<table>
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<tr>
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<td>Reduce appropriation for the administration division</td>
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<td>Reduce appropriation for the business attraction division</td>
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<td>Virginia Tourism Authority (320)</td>
<td>Eliminate funding for outdoor advertising</td>
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<td>Virginia Tourism Authority (320) Total</td>
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<td>Jamestown-Yorktown Foundation (425)</td>
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<td>Virginia Museum of Fine Arts (238)</td>
<td>Decommission Old Wireless System</td>
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<td>Eliminate Off-Site Storage</td>
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<td>Eliminate Stockroom Manager</td>
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<td>Find Administrative Efficiencies</td>
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<td>Reduce Library Subscriptions</td>
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<td>Reduce Travel Budget</td>
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<td>Switch Reservation System to Less Expensive System</td>
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<td>Virginia Museum of Fine Arts (238) Total</td>
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<td>Department of Taxation (161)</td>
<td>Eliminate the corporate income tax preferences report</td>
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<td></td>
<td>Implement option to receive Form 1099 electronically</td>
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<tr>
<td></td>
<td>Increase individual and fiduciary estimated income tax processing efficiency</td>
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<td>Department of Taxation (161) Total</td>
<td>$85,000</td>
<td>$175,000</td>
</tr>
<tr>
<td>Department of Health (601)</td>
<td>Eliminate the Nursing Scholarship and Loan Repayment Program</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>Supplant general fund support for the Health Space System</td>
<td>$115,000</td>
</tr>
<tr>
<td>Department of Health (601) Total</td>
<td>$115,000</td>
<td>$240,000</td>
</tr>
<tr>
<td>Department of Behavioral Health and Developmental Services (720)</td>
<td>Contract out the Juvenile Competency Restoration Program</td>
<td>$24,800</td>
</tr>
<tr>
<td></td>
<td>Decrease the number of printed copies of the Code of Virginia</td>
<td>$1,863</td>
</tr>
<tr>
<td></td>
<td>Eliminate information technology servers</td>
<td>$192,706</td>
</tr>
<tr>
<td></td>
<td>Eliminate vacant project manager position</td>
<td>$112,500</td>
</tr>
<tr>
<td></td>
<td>Reduce central office printer and printing costs</td>
<td>$34,000</td>
</tr>
<tr>
<td></td>
<td>Reduce hourly positions in the central office</td>
<td>$24,300</td>
</tr>
<tr>
<td></td>
<td>Reduce number of agency vehicles under fleet management</td>
<td>$14,704</td>
</tr>
<tr>
<td></td>
<td>Reduce reimbursement for the use of personal cars</td>
<td>$14,238</td>
</tr>
<tr>
<td></td>
<td>Reduce travel costs for State Board and State Human Rights Council Meetings</td>
<td>$10,000</td>
</tr>
<tr>
<td></td>
<td>Restrict paying for business meals</td>
<td>$3,745</td>
</tr>
</tbody>
</table>
ITEM 471.

<table>
<thead>
<tr>
<th>Department of Behavioral Health and Developmental Services (720)</th>
<th>Total</th>
<th>$432,856</th>
<th>$476,806</th>
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</thead>
<tbody>
<tr>
<td>Department for Aging and Rehabilitative Services (262)</td>
<td>Reduce administrative expenses</td>
<td>$20,000</td>
<td>$20,000</td>
</tr>
<tr>
<td>Department for Aging and Rehabilitative Services (262)</td>
<td>Total</td>
<td>$20,000</td>
<td>$20,000</td>
</tr>
<tr>
<td>Woodrow Wilson Rehabilitation Center (203)</td>
<td>Manage staff costs through turnover and vacancy</td>
<td>$194,278</td>
<td>$194,278</td>
</tr>
<tr>
<td>Woodrow Wilson Rehabilitation Center (203)</td>
<td>Total</td>
<td>$194,278</td>
<td>$194,278</td>
</tr>
<tr>
<td>Department for the Blind and Vision Impaired (702)</td>
<td>Redirect food service program revenue to support oversight position</td>
<td>$62,508</td>
<td>$62,508</td>
</tr>
<tr>
<td>Department for the Blind and Vision Impaired (702)</td>
<td>Total</td>
<td>$62,508</td>
<td>$62,508</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199)</td>
<td>Participate in a central motor pool</td>
<td>$25,000</td>
<td>$25,000</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199)</td>
<td>Eliminate administrative &quot;at will&quot; position</td>
<td>$119,000</td>
<td>$119,000</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199)</td>
<td>Eliminate administrative position in Planning and Recreational Resources</td>
<td>$57,624</td>
<td>$57,624</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199)</td>
<td>Reduce the number of IT servers</td>
<td>$48,000</td>
<td>$48,000</td>
</tr>
<tr>
<td>Department of Conservation and Recreation (199)</td>
<td>Total</td>
<td>$249,624</td>
<td>$249,624</td>
</tr>
<tr>
<td>Department of Historic Resources (423)</td>
<td>Eliminate the Deputy Director of Policy and Planning position</td>
<td>$87,202</td>
<td>$87,202</td>
</tr>
<tr>
<td>Department of Historic Resources (423)</td>
<td>Eliminate the Western Region Preservation Office Director position</td>
<td>$45,202</td>
<td>$45,202</td>
</tr>
<tr>
<td>Department of Historic Resources (423)</td>
<td>Total</td>
<td>$132,404</td>
<td>$132,404</td>
</tr>
<tr>
<td>Marine Resources Commission (402)</td>
<td>Shift funding of Artificial Reef program</td>
<td>$144,520</td>
<td>$144,520</td>
</tr>
<tr>
<td>Marine Resources Commission (402)</td>
<td>Total</td>
<td>$144,520</td>
<td>$144,520</td>
</tr>
<tr>
<td>Department of Emergency Management (127)</td>
<td>Capture savings by reducing discretionary expenses</td>
<td>$29,916</td>
<td>$29,916</td>
</tr>
<tr>
<td>Department of Emergency Management (127)</td>
<td>Capture savings by reducing training costs</td>
<td>$0</td>
<td>$18,000</td>
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<td>Department of Emergency Management (127)</td>
<td>Total</td>
<td>$29,916</td>
<td>$47,916</td>
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<td>Innovation and Entrepreneurship Investment Authority (934)</td>
<td>Transition a portion of Senior Broadband Executive to billable projects</td>
<td>$68,078</td>
<td>$68,078</td>
</tr>
<tr>
<td>Innovation and Entrepreneurship Investment Authority (934)</td>
<td>Transition connect personnel to billable projects</td>
<td>$27,572</td>
<td>$27,572</td>
</tr>
<tr>
<td>Innovation and Entrepreneurship Investment Authority (934)</td>
<td>Total</td>
<td>$95,650</td>
<td>$95,650</td>
</tr>
</tbody>
</table>

471.10. Reversion Clearing Account - State Agency Savings (23500) .......................................................... ($92,400,000) ($100,000,000)

Fund Sources: General............................................. ($92,400,000) ($100,000,000)

Authority: Discretionary Inclusion.
A. To accomplish savings estimated at $92,400,000 the first year and $100,000,000 the second year, the Department of Planning and Budget is hereby authorized to transfer amounts to this Item from the general fund appropriation for operating expenses of the executive branch agencies.

B. Notwithstanding the amounts appropriated in any item in Part 1, appropriation reductions required on the part of agencies to implement the savings enumerated in this Item are hereby authorized provided that such actions do not conflict with the provisions of § 4-1.02 of this act.

C. Any nongeneral fund appropriation change or changes in the appropriation of agency authorized positions required to implement the savings enumerated in this Item are hereby authorized.

Reversion Clearing Account - Higher Education

Savings (11700) .......................................................... ($45,000,000) ($45,000,000)

Fund Sources: General ................................................. ($45,000,000) ($45,000,000)

Authority: Discretionary Inclusion.

A. To accomplish savings estimated at $45,000,000 each year, the Department of Planning and Budget is hereby authorized to transfer amounts to this Item from the general fund appropriation for educational and general programs of public colleges and universities as follows:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Annual Reduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Christopher Newport University</td>
<td>$601,975</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>2,338,873</td>
</tr>
<tr>
<td>George Mason University</td>
<td>4,705,571</td>
</tr>
<tr>
<td>James Madison University</td>
<td>3,113,308</td>
</tr>
<tr>
<td>Longwood University</td>
<td>542,707</td>
</tr>
<tr>
<td>Norfolk State University</td>
<td>550,089</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>2,230,669</td>
</tr>
<tr>
<td>Radford University</td>
<td>1,113,249</td>
</tr>
<tr>
<td>University of Maryland Washington</td>
<td>635,447</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>8,160,065</td>
</tr>
<tr>
<td>University of Virginia at Wise</td>
<td>126,330</td>
</tr>
<tr>
<td>Virginia Commonwealth University</td>
<td>5,377,759</td>
</tr>
<tr>
<td>Virginia Military Institute</td>
<td>441,825</td>
</tr>
<tr>
<td>Virginia State University</td>
<td>637,174</td>
</tr>
<tr>
<td>Virginia Tech</td>
<td>6,133,525</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>64,754</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>8,226,680</td>
</tr>
<tr>
<td>Total</td>
<td>$45,000,000</td>
</tr>
</tbody>
</table>

B. It is the intent of the General Assembly that these savings are to be achieved through productivity and operating efficiencies and not through new rate increases on tuition, fees, or other nongeneral fund enhancements imposed by the Boards of Visitors after September 1, 2014.

C. Notwithstanding the amounts appropriated in any item in Part 1, appropriation reductions required on the part of agencies to implement the savings enumerated in this Item are hereby authorized provided that such actions do not conflict with the provisions of § 4-1.02 of this act.

D. Any nongeneral fund appropriation change or changes in the appropriation of agency authorized positions required to implement the savings enumerated in this Item are hereby authorized.

Reversion Clearing Account - Aid to Local Government

(23400) .......................................................... ($30,000,000) ($30,000,000)
ITEM 471.30.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>($30,000,000)</td>
<td>($30,000,000)</td>
<td>Fund Sources: General...........................................</td>
<td>($40,620,360)</td>
<td>($284,881,274)</td>
</tr>
</tbody>
</table>

Authority: Discretionary Inclusion.

A. To accomplish savings estimated at $30,000,000 the first year and $30,000,000 the second year, the Department of Planning and Budget is hereby authorized to transfer to this Item from the general fund appropriation for state aid to local government programs or receive reimbursement payments in a manner that provides localities flexibility in how such savings are implemented.

B. The Director of the Department of Planning and Budget shall provide the chief operating officer of each city and county in the Commonwealth a list of certain state aid to local government programs along with an estimate of the general fund amount for each program that each county and city could expect to receive from the state during each year of the biennium. The total amount listed for these programs will serve as the basis for calculating the savings apportioned to each city and county for this Item. The pro rata savings apportionment will be equal to the percentage of the aggregate general fund amount for all of these state aid programs in each city and county, with such savings totaling $30,000,000 the first year and $30,000,000 the second year.

C. Each city and county in the Commonwealth shall have flexibility in determining how it will implement the savings apportioned to it. Each city and county can choose to (i) take the total savings out of one program included on the list provided by the Department of Planning and Budget, (ii) reduce multiple state aid programs on a proportional basis or by a specified percentage reduction, or (iii) reimburse the Commonwealth in aggregate for its share of the savings, thereby keeping the state aid programs at an unreduced level. Each locality may also use option (iii) in combination with option (i) or (ii). The governing body of each city and county shall make its selection and certify its choice to the Director, Department of Planning and Budget, within 30 days of receipt of the savings amount apportioned to it from the Department of Planning and Budget. Within 10 days of receipt, the Director of the Department of Planning and Budget shall review such certification for accuracy to ascertain that the required savings amount apportioned to the city or county is obtainable using the selected option(s) submitted on the certification. Unless the Director of the Department of Planning and Budget finds a certification to include savings that are not obtainable or sustainable, the certification shall be approved and implemented without further delay. The Director of the Department of Planning and Budget is hereby authorized to withhold an amount equivalent to the savings amount apportioned to the affected city or county from the aid to local government programs that the Director determines are most discretionary and represent general purpose aid to the local government in question before he begins to withhold any funds from categorical grants serving a particular functional area or public service.

D. The savings in state aid to local government programs identified by each city or county on its approved certification (or by the Director of the Department of Planning and Budget in absence of an approved certification) shall be transferred from the other items where such amounts are appropriated in this act to offset the reversion amount listed in this Item. Payments from local governments electing to use option (iii) in Paragraph C. shall be deposited to a suspense account which shall be administered pursuant to § 3-1.03 Part 3.

471.40. Reversion Clearing Account - Miscellaneous (23600)......

| Fund Sources: General........................................... | ($40,620,360) | ($284,881,274) |

Authority: Discretionary Inclusion.

A. The Director of the Department of Planning and Budget shall withhold and transfer to this Item amounts estimated at $46,300,000 the first year and $23,000,000 the second year from the general fund appropriations included in this act as described in Paragraphs 1 through 7 of this Paragraph A. reflecting savings generated by utilizing nongeneral fund resources to offset general fund expenses and from other actions to reduce spending.

1. In recognition of additional fiscal year 2014 Lottery Proceeds Funds and Literary Funds, and to accomplish general fund savings estimated at $43,100,000 the first year, the Department of Planning and Budget is hereby authorized to transfer amounts to this Item from the general
fund appropriation for Direct Aid to Public Education, Agency 197, Item 136 of this general appropriation act as follows: a) $26,200,288 from Textbooks, b) $1,899,712 from Remedial Summer School, and c) $15,000,000 from payment of teacher retirement costs. There is hereby appropriated $28,100,000 of additional Lottery Fund proceeds to Direct Aid to Public Education, Agency 197, Item 136, as follows: a) $26,200,288 for Textbooks, and b) $1,899,712 for Remedial Summer School. There is hereby appropriated $15,000,000 from additional Literary Fund revenues to Direct Aid to Public Education, Agency 197, Item 136 of this general appropriation act for the appropriation set out for the payment of teacher retirement costs in FY 2015.

2. To accomplish savings estimated at $3,200,000 the first year and $23,000,000 the second year, the Department of Planning and Budget is hereby authorized to transfer amounts to this Item from the general fund appropriation for debt service payments in Item 276 of this general appropriation act. These savings reflect reduced payment requirements due to bond refinancings.

3. Notwithstanding the provisions of § 10.1-2128.1 of the Code of Virginia, to accomplish savings estimated at $1,000,000 the first year and $1,000,000 the second year, the Department of Planning and Budget is hereby authorized to transfer amounts to this Item from the nongeneral funds deposited into the Natural Resources Commitment Fund in Item 357 D.2.

4. On or before June 30, 2015, the Director of the Department of Planning and Budget shall revert an amount estimated at $151,800,000 to the general fund from unobligated balances from executive branch agencies.

5. On or before June 30, 2015, the Director of the Department of Planning and Budget shall revert an amount estimated at $700,000 from Judicial agency balances.

6. On or before June 30, 2015, the Director of the Department of Planning and Budget shall revert an amount estimated at $2,850,000 from legislative agency balances, $500,000 from the House of Delegates, and $500,000 from the Senate of Virginia.

7. On or before June 30, 2015, the Director of the Department of Planning and Budget shall transfer to the general fund an amount estimated at $950,000 from balances of the Virginia Alcohol Safety Action Program.

B. Notwithstanding the amounts appropriated in any item in Part 1, appropriation reductions required on the part of agencies to implement the savings enumerated in this Item are hereby authorized provided that such actions do not conflict with the provisions of § 4-1.02 of this act.

C. Any nongeneral fund appropriation change or changes in the appropriation of agency authorized positions required to implement the savings enumerated in this Item are hereby authorized.

D. Included in this appropriation is $5,679,640 the first year and $10,118,726 the second year to be transferred by the Director of the Department of Planning and Budget to Items 39, 40, and 41 to effectuate the filling of judgeships. The amounts appropriated in this paragraph for each year of the biennium to effectuate the filling of judgeships shall be the maximum amounts transferred to Items 39, 40, and 41 for such purposes notwithstanding any relevant provision to the contrary. In addition, all conditions and restrictions relating to the filling of judgeships shall be as provided in Items, 39, 40, and 41.

E.1. For purposes of determining a transfer from the Revenue Stabilization Fund to the general fund as a result of a downward revision in general fund revenues, the term “total general fund revenues appropriated” shall mean the general fund operating and capital appropriations for each year of the biennium contained in the Appropriation Act which is in effect at the time when such downward revision in general fund revenues is made.

2. In accordance with Article 10, § 8, Virginia Constitution, and § 2.2-1830, Code of Virginia, the amount of the transfer shall not exceed the lesser of one-half of the balance of the Revenue Stabilization Fund or one-half of the forecasted shortfall in revenues.
3. The anticipated shortfalls in general fund revenues for fiscal years ending June 30, 2015, and June 30, 2016, shall be computed by comparing the revised forecast for "Total General Fund Resources Available for Appropriation" as shown in § 3 of the first enactment to the total general fund revenues appropriated for each year of the biennium as contained in the general appropriation act as it became effective on July 1, 2014 (Chapter 2 of the Acts of Assembly of 2014, Special Session I).

4. One-half of the shortfall in revenues is estimated at $648,650,000, which is more than one-half of the balance in the Revenue Stabilization Fund as of September 15, 2014. Of this shortfall amount, $470,000,000 is hereby appropriated in FY 2015, pursuant to § 2.2-1830, Code of Virginia. Upon completion of the Auditor of Public Accounts' report on certified tax revenues for FY 2014 pursuant to § 2.2-1829, Code of Virginia, the State Comptroller shall deposit this sum into the general fund of the state treasury on or before June 30, 2015.

5. One-half of the balance of the Revenue Stabilization Fund, estimated at $235,000,000, is hereby appropriated in FY 2016, pursuant to § 2.2-1830, Code of Virginia. Upon completion of the Auditor of Public Accounts' report on certified tax revenues for FY 2015 pursuant to § 2.2-1829, Code of Virginia, the State Comptroller shall deposit this sum into the general fund of the state treasury on or before June 30, 2016.

F. To accomplish savings estimated at $272,000,000 in fiscal year 2016, the Governor shall develop budget reduction plans and other strategies for submission to the 2015 General Assembly as part of the requirements of § 2.2-1509, Code of Virginia. In developing these plans, the Governor shall take into consideration any further adjustments to the revenues pursuant to § 2.2-1503, Code of Virginia.

G.1. The Governor is hereby authorized to reallocate up to $5,000,000 from existing appropriations from programs in the Executive Department that foster economic development during each year of the current biennium to enhance economic development efforts in the Commonwealth if he determines that all or a portion of that amount is needed and better used to take advantage of the availability of job creation or workforce development opportunities in order to further diversify and grow the economy of Virginia.

2. At least five days prior to any action to implement the provisions contained in paragraph 1, the Governor shall submit a notice of his intended action to the Chairmen of the House Appropriations and Senate Finance Committees which itemizes the source or sources of such funding and the specific purposes or uses of any disbursements he intends to authorize pursuant to the provisions of this item.

H. Pursuant to the provisions of subsection G of § 58.1-638 of the Code of Virginia, the increase in the portion of the general sales and use tax revenue required to be deposited into the Highway Maintenance and Operating Fund in fiscal year 2015, estimated at an additional $49,800,000, shall be deposited to the Highway Maintenance and Operating Fund in fiscal year 2015.

I. All revenues generated under Chapter 896 of the Acts of Assembly of 2007 (HB 3202) and Chapter 766 of the Acts of Assembly of 2013 (HB 2313) that were dedicated to transportation-related funds have been appropriated in conformity with the requirements of those respective chapters.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$712,133,416</td>
<td>$649,336,678</td>
<td>$15,195,349</td>
<td>($203,163,322)</td>
<td></td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$592,709,977</td>
<td>$530,008,773</td>
<td>($104,228,090)</td>
<td>($322,491,227)</td>
<td></td>
</tr>
<tr>
<td>Trust and Agency</td>
<td>$119,423,439</td>
<td>$119,327,905</td>
<td>$119,423,439</td>
<td>$119,327,905</td>
<td></td>
</tr>
<tr>
<td>TOTAL FOR CENTRAL APPROPRIATIONS</td>
<td>$712,133,416</td>
<td>$649,336,678</td>
<td>$15,195,349</td>
<td>($203,163,322)</td>
<td></td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$592,709,977</td>
<td>$530,008,773</td>
<td>$119,423,439</td>
<td>$119,327,905</td>
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</tr>
<tr>
<td>Item Details($)</td>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>-----------------</td>
<td>-------------------</td>
<td>--------------------</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trust and Agency</td>
<td>($104,228,090)</td>
<td>($322,491,227)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTAL FOR EXECUTIVE DEPARTMENT</td>
<td>$46,430,285,939</td>
<td>$47,035,796,949</td>
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<td></td>
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<td>General Fund Positions</td>
<td>48,771.21</td>
<td>48,788.81</td>
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<td>Nongeneral Fund Positions</td>
<td>62,490.03</td>
<td>62,649.43</td>
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</tr>
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<td>Position Level</td>
<td>111,261.24</td>
<td>111,438.24</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Fund Sources: General</td>
<td>$18,444,922,697</td>
<td>$18,462,109,705</td>
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<tr>
<td>Special</td>
<td>$1,704,871,086</td>
<td>$1,694,657,510</td>
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<td>Higher Education Operating</td>
<td>$7,659,991,658</td>
<td>$7,758,481,347</td>
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<td>Commonwealth Transportation</td>
<td>$4,391,315,257</td>
<td>$4,600,399,683</td>
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<tr>
<td>Enterprise</td>
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<td>Internal Service</td>
<td>$1,596,634,680</td>
<td>$1,613,569,778</td>
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<tr>
<td>Trust and Agency</td>
<td>$2,189,720,968</td>
<td>$2,275,325,212</td>
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<td></td>
</tr>
<tr>
<td>Debt Service</td>
<td>$336,574,360</td>
<td>$338,300,896</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Dedicated Special Revenue</td>
<td>$1,749,481,330</td>
<td>$1,777,007,297</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$7,402,401,705</td>
<td>$7,538,131,085</td>
<td></td>
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</tr>
</tbody>
</table>
ITEM 472.

§ 1-131. STATE CORPORATION COMMISSION (171)

<table>
<thead>
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<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
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</thead>
<tbody>
<tr>
<td>Regulation of Business Practices (55200)</td>
<td>$11,416,068</td>
<td>$10,691,068</td>
</tr>
<tr>
<td>Corporation Commission Clerk’s Services (55203)</td>
<td>$6,954,104</td>
<td>$6,954,104</td>
</tr>
<tr>
<td>Regulation of Investment Companies, Products and Services (55210)</td>
<td>$14,416,560</td>
<td>$14,580,440</td>
</tr>
<tr>
<td>Regulation of Financial Institutions (55215)</td>
<td>$26,776,223</td>
<td>$27,069,425</td>
</tr>
<tr>
<td>Regulation of Insurance Industry (55216)</td>
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<td></td>
</tr>
</tbody>
</table>

Fund Sources: Special $59,562,955 $59,295,037

Authority: Article IX, Constitution of Virginia; Title 8.9A, Part 4; Title 12.1, Chapter 4; Title 13.1; Title 55, Chapter 6, Article 6; Title 56, Chapter 15, Article 5; Title 58.1, Chapter 28; Title 59.1, Chapter 6.1, Code of Virginia; Title 13.1, Chapter 3.1; Title 38.2; Title 58.1, Chapter 25; and Title 65.2, Chapter 8, Code of Virginia.

A. Out of this appropriation, the State Corporation Commission is authorized to expend an amount not to exceed $10,000 the first year and $10,000 the second year for the payment of annual membership dues to the National Conference of Insurance Legislators.

B. Out of this appropriation, $2,713,585 the first year and $2,445,667 the second year is designated for replacement of the Clerk’s Information System and business process improvement.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulation of Public Utilities (56300)</td>
<td>$27,991,707</td>
<td>$28,259,625</td>
</tr>
<tr>
<td>Regulation of Utility Companies (56301)</td>
<td>$22,859,540</td>
<td>$23,127,458</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$1,782,167</td>
<td>$1,782,167</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$3,350,000</td>
<td>$3,350,000</td>
</tr>
</tbody>
</table>

Fund Sources: Special $22,859,540 $23,127,458

Authority: Title 56, Chapter 10, Code of Virginia.

Out of this appropriation, $286,415 the first year and $554,333 the second year is designated for replacement of the Clerk’s Information System and business process improvement.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Distribution of Fees From and to Regulated Entities and Localities (56400)</td>
<td>$6,856,941</td>
<td>$6,856,941</td>
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<tr>
<td>Distribution of Uninsured Motorist Fee (56401)</td>
<td>$6,340,845</td>
<td>$6,340,845</td>
</tr>
<tr>
<td>Distribution of Rolling Stock Taxes (56402)</td>
<td>$516,096</td>
<td>$516,096</td>
</tr>
</tbody>
</table>

Fund Sources: Trust and Agency $6,856,941 $6,856,941

Authority: § 58.1-2652, Code of Virginia.

A. Operational costs for this program shall be paid solely from charges to agency programs.

B. Out of the amounts for this Item, shall be paid the annual salary of the chairman, $168,588 from July 1, 2014, to June 30, 2016, and for the other two Commissioners of the State Corporation Commission, each at $166,712 from July 1, 2014, to June 30, 2016.

C. Notwithstanding the provisions of § 13.1-771 1, Code of Virginia, the State Corporation Commission shall continue the following annual registration fees for domestic and foreign corporations to be collected on or after July 1, 2014. The new annual rates shall be $100 for every foreign and domestic corporation authorized to do business in the Commonwealth whose number of authorized shares is 5,000 shares or less. Any such corporation whose number of
authorized shares is more than 5,000 shall pay an annual registration fee of $100 plus $30 for each 5,000 shares or fraction thereof in excess of 5,000 up to a maximum of $1,700. The commission shall deposit these funds into a special fund and transfer three-fourths of the receipts to the general fund semiannually.

476. Plan Management (40800) .................................................. $1,200,133 $1,200,446
Federal Health Benefit Exchange Plan Management (40801) ............................................. $1,200,133 $1,200,446
Fund Sources: General...................................................... $1,200,133 $1,200,446

Authority: §§ 38.2-316.1 and 38.2-326, Code of Virginia; §42.18041 c, United States Code.

There is hereby appropriated to the State Corporation Commission an amount not to exceed $1,200,133 the first year and $1,200,446 the second year from the general fund to pay for the plan management functions authorized in Chapter 670 of the Acts of Assembly of 2013. The commission shall reimburse the general fund for the plan management activities performed by the commission, as part of the Federal Health Benefit Exchange, only for those funds that have been reimbursed by the U.S. Department of Health and Human Services for carrying out the plan management activities as part of the Federal Health Benefit Exchange.

\[
\text{Total for State Corporation Commission} = \$95,611,736 \quad \$95,612,049
\]
\[
\begin{align*}
\text{General Fund Positions} & : & 13.00 & 13.00 \\
\text{Nongeneral Fund Positions} & : & 665.00 & 665.00 \\
\text{Position Level} & : & 678.00 & 678.00 \\
\text{Fund Sources: General} & : & $1,200,133 & $1,200,446 \\
\text{Special} & : & \$82,422,495 & \$82,422,495 \\
\text{Trust and Agency} & : & \$6,856,941 & \$6,856,941 \\
\text{Dedicated Special Revenue} & : & \$1,782,167 & \$1,782,167 \\
\text{Federal Trust} & : & \$3,350,000 & \$3,350,000 \\
\end{align*}
\]

§ 1-132. STATE LOTTERY DEPARTMENT (172)

477. State Lottery Operations (81100) ............................... $85,982,947 $86,009,501
Regulation and Law Enforcement (81105) ....................... $2,939,484 $2,939,484
Gaming Operations (81106) .............................................. $76,653,393 $76,657,234
Administrative Services (81107) ....................................... $6,390,070 $6,412,783

Fund Sources: Enterprise .................................................. $85,982,947 $86,009,501

Authority: Title 58.1, Chapter 40, Code of Virginia.

Out of the amounts for State Lottery Operations shall be paid:

1. Reimbursement for compensation and reasonable expenses of the members of the State Lottery Board in the performance of their duties, as provided in § 2.2-2813, Code of Virginia.

2. The total costs for the operation and administration of the state lottery, pursuant to § 58.1-4022, Code of Virginia.

3. The costs of informing the public of the purposes of the Lottery Proceeds Fund, established pursuant to Article X, Section 7-A, Constitution of Virginia.

478. Disbursement of Lottery Prize Payments (81200) .......... a sum sufficient
Payment of Lottery Prizes (81201).............................. a sum sufficient

Fund Sources: Enterprise ............................................. a sum sufficient

Authority: Title 58.1, Chapter 40, Code of Virginia.
There is hereby appropriated from affected funds in the state treasury, for payment of prizes awarded by the state lottery and of commissions to lottery sales agents, in accordance with law, a sum sufficient.

Total for State Lottery Department.................................................. $85,982,947 $86,009,501

Nongeneral Fund Positions................................................................. 308.00 308.00
Position Level .................................................................................... 308.00 308.00

Fund Sources: Enterprise ................................................................. $85,982,947 $86,009,501

§ 1-133. VIRGINIA COLLEGE SAVINGS PLAN (174)

479. Investment, Trust, and Insurance Services (72500) a sum sufficient, estimated at $423,540,967 $527,326,809
Payments for Tuition and Educational Expense Benefits (72505) ................................................................. $414,300,000 $518,300,000
Investment, Trust and Related Services for Virginia Prepaid Education Program (72506) ........................................ $4,701,300 $4,577,684
Investment, Trust and Related Services for Virginia Education Savings Trust and other Higher Education Savings Programs (72507) ................................................................. $4,539,667 $4,449,125

Fund Sources: Enterprise ................................................................. $423,540,967 $527,326,809

Authority: Title 23, Chapter 4.9, Code of Virginia.

A. Amounts for Payments for Tuition and Educational Expense Benefits represent the payment of benefits to postsecondary educational institutions on behalf of program participants under the Virginia Prepaid Education Program, estimated at $156,000,000 the first year and $183,000,000 the second year, from nongeneral funds pursuant to § 23-38.76, Code of Virginia.

B.1. Amounts for Payments for Tuition and Educational Expense Benefits represent the payment of educational expenses benefits to participants, postsecondary educational institutions, and beneficiaries under the Virginia Education Savings Trust and other higher education savings programs, estimated at $258,000,000 the first year and $335,000,000 the second year, from nongeneral funds pursuant to § 23-38.76, Code of Virginia.

2. Any moneys collected, distributed or held for the benefit of participants under the Virginia Education Savings Trust and other higher education savings programs, including any income from such funds, are not subject to the provisions of §§ 2.2-1800 through 2.2-1825, inclusive, or §23-38.76 (A) of the Code of Virginia requiring deposit in the State Treasury. This provision does not apply to the Virginia Prepaid Education Program, or Plan administrative fee revenue.

C. Amounts for Payments for Tuition and Educational Expense Benefits cover the current obligations of the fund as provided for in Title 23, Chapter 4.9, Code of Virginia.

D. Amounts for Investment, Trust and Related Services cover variable or unpredictable costs of the Virginia Prepaid Education Program, estimated at $4,701,300 the first year and $4,577,684 the second year, from nongeneral funds pursuant to § 23-38.76, Code of Virginia.

E. Amounts for Investment, Trust and Related Services cover variable and unpredictable costs of the Virginia Education Savings Trust and other higher education savings programs, estimated at $4,539,667 the first year and $4,449,125 the second year, from nongeneral funds pursuant to § 23-38.76, Code of Virginia.
The Virginia College Savings Plan is authorized to establish a self-supporting "operational enterprise" fund to account for the revenues and expenditures of providing services to other college savings plans operated under § 529 of the Internal Revenue Code, as amended, at locations outside of the Commonwealth of Virginia. Consistent with the self-supporting concept of an "enterprise fund," revenues from operations performed for programs outside of Virginia shall exceed all direct and indirect costs of providing these services. The board shall set rates charged to meet this requirement and shall set other policies as may be appropriate. Revenues and expenses of the fund shall be accounted for in such a manner as to be auditable by the Auditor of Public Accounts. Revenues in excess of expenses shall be retained in the fund to support the entire program. Additionally, revenues that remain unexpended on the last day of the previous biennium and the last day of the first year of the current biennium shall be reappropriated and allotted for expenditure in the respective succeeding fiscal year.

Out of the amounts appropriated to this Item, $650,000 the first year and $650,000 the second year from nongeneral funds are designated for a comprehensive compensation plan to link pay to performance.

Total for Virginia College Savings Plan ......................... $436,598,894 $540,337,282

Nongeneral Fund Positions ................................................. 105.00 105.00
Position Level ................................................................. 105.00 105.00
Fund Sources: Enterprise .................................................... $436,598,894 $540,337,282

§ 1-134. VIRGINIA RETIREMENT SYSTEM (158)

A. The Board of Trustees of the Virginia Retirement System is hereby authorized to charge a participation fee to each employer served by the Virginia Retirement System for any services provided pursuant to Title 51.1, Code of Virginia. The fee shall be utilized to pay the administrative expenses of all administrative services, including non-retirement programs. Retirement contributions required by the Board shall be reduced to pay such fees in a manner prescribed by the Board of Trustees.

B. State agencies and institutions of higher education shall make payments to the Virginia Retirement System (VRS) for VRS-administered benefits no less often than monthly.

C.1. The Virginia Retirement System shall make those changes to administrative policies, procedures, and systems as are necessary for implementation of the public employee retirement reforms provided for in Chapter 701 of the Acts of Assembly of 2012.

2. Out of the amounts appropriated to this Item, $1,420,956 the first year and $1,420,956 the second year is designated to implement the employee retirement reforms provided for in Chapter 701 of the Acts of Assembly of 2012.
ITEM 483.

483. Investment, Trust, and Insurance Services (72500)...........................................

Investment Management Services (72504)........................................ $29,134,974 $29,134,974

Fund Sources: Trust and Agency ........................................ $29,134,974 $29,134,974

Authority: Title 51.1, Chapters 1, 2, 2.1, and 3, Code of Virginia.

By September 30 of each year, the Board of Trustees of the Virginia Retirement System shall report to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees on the prior fiscal year’s results obtained by the internal investment management program. The report shall include a comparison of investment performance against the board’s benchmarks and an estimate of the program’s fee savings when compared to similar assets managed externally.

484. Administrative and Support Services (79900)........................................ $29,120,424 $28,759,424

General Management and Direction (79901)..................................... $15,651,563 $15,651,563

Information Technology Services (79902)....................................... $13,468,861 $13,107,861

Fund Sources: Trust and Agency ........................................ $29,120,424 $28,759,424

Authority: Title 51.1, Chapters 1, 2, 2.1, and 3, Code of Virginia.

Out of the amounts appropriated to this Item, the director is authorized to expend an amount not to exceed $25,000 the first year and $25,000 the second year for expenses commonly borne by business enterprises. Such expenses shall be recorded separately by the agency.

485. In the event any political subdivision of the Commonwealth of Virginia participating in the programs administered by the Virginia Retirement System fails to remit contributions or other fees and costs of the programs as duly prescribed, the Board of Trustees of the Virginia Retirement System shall inform the State Comptroller and the participating political subdivision of the delinquent amount. The State Comptroller shall forthwith transfer such amounts to the appropriate fund from any nonearmarked moneys otherwise distributable to such political subdivision by any department or agency of the state.

Total for Virginia Retirement System ........................................ $70,641,983 $70,280,983

Nongeneral Fund Positions .................................................. 335.00 335.00

Position Level ................................................................. 335.00 335.00

Fund Sources: Trust and Agency ........................................ $70,641,983 $70,280,983

§ 1-135. VIRGINIA WORKERS’ COMPENSATION COMMISSION (191)

486. Employment Assistance Services (46200)........................................ $33,223,915 $33,223,932

Workers Compensation Services (46204)..................................... $33,223,915 $33,223,932

Fund Sources: Dedicated Special Revenue ................................ $33,223,915 $33,223,932


Out of the amounts appropriated for this Item, beginning July 1, 2010, and ending June 30, 2020, payments of $20,000 per year shall be paid to Kurt E. Beach to offset the continuing costs of his health care.

487. Financial Assistance for Supplemental Assistance Services (49100).................. $7,676,018 $8,056,021

Crime Victim Compensation (49104)....................................... $7,676,018 $8,056,021

Fund Sources: Dedicated Special Revenue ................................ $7,106,018 $6,556,021

Federal Trust ....................................................................... $570,000 $1,500,000

Authority: Title 65.2, Chapter 2; Title 38.2, Chapter 50, Code of Virginia.
A. Out of the amounts for Workers' Compensation Services shall be paid the annual salary of the chairman, $166,328 from July 1, 2014 to June 30, 2016, and for each of the other two Commissioners of the Virginia Workers' Compensation Commission, $162,911 from July 1, 2014 to June 30, 2016.

B. In addition, retired Commissioners recalled to active duty will be paid as authorized by § 17.1-327, Code of Virginia.

Total for Virginia Workers' Compensation Commission ........................................ $40,899,933 $41,279,953

Nongeneral Fund Positions ................................................................. 275.00 275.00
Position Level .................................................................................. 275.00 275.00

Fund Sources: Dedicated Special Revenue ........................................... $40,329,933 $39,779,953
Federal Trust .................................................................................. $570,000 $1,500,000

TOTAL FOR INDEPENDENT AGENCIES ........................................... $729,735,493 $833,519,768

General Fund Positions ................................................................. 13.00 13.00
Nongeneral Fund Positions ............................................................. 1,688.00 1,688.00
Position Level .................................................................................. 1,701.00 1,701.00

Fund Sources: General ................................................................. $1,200,133 $1,200,446
Special ......................................................................................... $82,422,495 $82,422,495
Enterprise ...................................................................................... $522,581,841 $626,346,783
Trust and Agency ................................................................. $77,498,924 $77,137,924
Dedicated Special Revenue .................................................. $42,112,100 $41,562,120
Federal Trust ................................................................. $3,920,000 $4,850,000
STATE GRANTS TO NONSTATE ENTITIES

§ 1-136. STATE GRANTS TO NONSTATE ENTITIES-NONSTATE AGENCIES (986)

488. Financial Assistance for Educational, Cultural, Community, and Artistic Affairs (14300).......................... $0 $0

Authority: Discretionary Inclusion.

A. Grants provided for in this Item shall be administered by the Department of Historic Resources. As determined by the department, projects of museums and historic sites, as provided for in § 10.1-2211, 10.1-2212, and 10.1-2213 of the Code of Virginia, shall be administered under the provisions of those sections. Others listed in this Item shall be administered under the provisions of § 4-5.05 of this act.

B. Prior to the distribution of any funds, the organization or entity shall make application to the department in a format prescribed by the department. The application shall state whether grant funds provided under this item will be used for purposes of operating support or capital outlay and shall include project and spending plans. Unless otherwise specified in this item, the matching share for grants funded from this Item may be cash or in-kind contributions as requested by the nonstate organization in its application for state grant funds, but must be concurrent with the grant period. The department shall use applicable federal guidelines assessing the value and eligibility of in-kind contributions to be used as matching amounts.

C. The appropriation to those entities in this Item that are marked with an asterisk (*) shall not be subject to the matching requirements of § 4-5.05 of this act.

D. Grants are hereby made to each of the following organizations and entities subject to the conditions set forth in paragraphs A., B., and C. of this Item:

| Total for State Grants to Nonstate Entities-Nonstate Agencies | $0 | $0 |
| TOTAL FOR STATE GRANTS TO NONSTATE ENTITIES | $0 | $0 |
| TOTAL FOR PART 1: OPERATING EXPENSES | $47,710,101,444 | $48,416,383,725 |

| General Fund Positions | 52,625.42 | 52,645.02 |
| Nongeneral Fund Positions | 64,310.53 | 64,469.93 |
| Position Level | 116,935.95 | 117,114.95 |

Fund Sources:

| General | $18,958,527,836 | $18,973,111,070 |
| Special | $18,261,589,769 | $18,120,611,070 |
| Higher Education Operating | $7,659,991,658 | $7,758,481,347 |
| Commonwealth Transportation | $4,391,315,257 | $4,600,399,683 |
| Enterprise | $1,476,954,039 | $1,604,161,219 |
| Internal Service | $1,596,634,680 | $1,613,569,778 |
| Trust and Agency | $2,267,335,600 | $2,352,578,853 |
| Debt Service | $336,574,360 | $338,300,896 |
| Dedicated Special Revenue | $1,814,594,632 | $1,841,656,094 |
| Federal Trust | $7,407,885,142 | $7,544,549,024 |
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.

2. The Director, Department of Planning and Budget, may transfer appropriations listed in Part 2 of this act from the second year to the first year in accordance with § 4-1.03 a 5 of this act.

B. The five-digit number following the title of a project is the code identification number assigned for the life of the project.

C. Except as herein otherwise expressly provided, appropriations or reappropriations for structures may be used for the purchase of equipment to be used in the structures for which the funds are provided, subject to guidelines prescribed by the Governor.

D. Notwithstanding any other provisions of law, appropriations for capital projects shall be subject to the following:

1. 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.

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 reviewed by the Department of General Services. The purpose of this review is to avoid unnecessary expenditures for each project, in the interest of assuring the overall cost of the project is reasonable in relation to the purpose intended, regardless of discrete design choices.

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 $1,000,000 for a single repair or project through the maintenance reserve appropriation without a separate 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.

3. Only facilities supported wholly or in part by the general fund shall utilize general fund maintenance reserve appropriations. Facilities supported entirely by nongeneral funds shall accomplish maintenance through the use of nongeneral funds.

F. Conditions Applicable to Bond Projects

1. The capital projects listed in §§ 2-23 and 2-24 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 §§ 2-23 and 2-24 is hereby authorized.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
<tr>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
</tr>
</tbody>
</table>
2. The issuance of bonds for any project listed in § 2-23 is to be separately authorized pursuant to Article X, Section 9 (c), Constitution of Virginia.

3. The issuance of bonds for any project listed in §§ 2-23 or 2-24 shall be authorized pursuant to § 23-19, Code of Virginia.

4. In the event that the cost of any capital project listed in §§ 2-23 and 2-24 shall exceed the amount appropriated therefore, the Director, Department of Planning and Budget, is hereby authorized, upon request of the affected institution, to approve an increase in appropriation authority of not more than ten percent of the amount designated in §§ 2-23 and 2-24 for such project, from any available nongeneral fund revenues, provided that such increase shall not constitute an increase in debt issuance authorization for such capital project. Furthermore, the Director, Department of Planning and Budget, is hereby authorized to approve the expenditure of all interest earnings derived from the investment of bond proceeds in addition to the amount designated in §§ 2-23 and 2-24 for such capital project.

5. The interest on bonds to be issued for these projects may be subject to inclusion in gross income for federal income tax purposes.

6. Inclusion of a project in this act does not imply a commitment of state funds for temporary construction financing. In the absence of such commitment, the institution may be responsible for securing short-term financing and covering the costs from other sources of funds.

7. In the event that the Treasury Board determines not to finance all or any portion of any project listed in § 2-23 of this act with the issuance of bonds pursuant to Article X, Section 9 (c), Constitution of Virginia, and notwithstanding any provision of law to the contrary, this act shall constitute the approval of the General Assembly to finance all or such portion of such project under the authorization of § 2-24 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 appropriations unexpended at the close of the previous biennium for all authorized capital projects which meet any of the following conditions:

1. Construction is in progress.

2. Equipment purchases have been authorized by the Governor but not received.

3. Plans and specifications have been authorized by the Governor but not completed.

4. Obligations were outstanding at the end of the previous biennium.

H. The Department of Planning and Budget is hereby authorized to administratively appropriate any nongeneral fund component of any capital project authorized in Chapters 859/827 (2002), Chapters 884/854 (2002), or Chapters 887/855 (2002).

I. Alternative Financing

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;
b. a description of the financing options available, including the alternative financing, which will delineate the revenue streams or client populations pledged or encumbered by the alternative financing;

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

e. a recommendation and planned course of action based on this analysis.

J. Conditions Applicable to Alternative Financing

The following authorizations to 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, are continued until revoked:

1. James Madison University

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 § 23-19(d)(4), Code of Virginia.

b. The General Assembly authorizes James Madison University to enter into a written agreement with a public or private entity to design, construct, and finance a facility or facilities to provide additional parking, student housing, and/or operational related facilities. The facility or facilities may be located 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. James Madison 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 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 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.

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 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.

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 constitute 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.

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 § 23-19(d)(4), Code of Virginia.

b. The General Assembly authorizes Radford University to enter into a written agreement with a public or private entity to design, construct, and finance a facility or facilities to provide additional parking, student housing, and/or operational related facilities. The facility or facilities may be located 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. 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 of the University or the Commonwealth of Virginia.

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 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) 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 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.

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 bonds or other indebtedness of the University or the Commonwealth of Virginia.

7. Northern Virginia Community College - Alexandria Campus

The General Assembly authorizes Northern Virginia Community College, Alexandria Campus to enter into a written agreement either with its affiliated foundation or a private contractor to construct a facility to provide on-campus housing on College land to be leased to said foundation or private contractor for such purposes. Northern Virginia Community College, Alexandria Campus, is also authorized to enter into a written agreement with said foundation or private contractor for the support of such student housing facilities and management of the operation and maintenance of the same.

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 (VSUREF), and other entities owned or controlled by the university for the development, design,
construction, financing, and management of a mixed-use economic development corridor comprising student housing, parking, and dining facilities through alternative financing agreements including public-private partnerships. The facility or facilities may be located on property owned by the Commonwealth.

b. Virginia State University is further authorized to enter into a written agreement with the VSUREF, VSUF, and other entities owned 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.

9. The following individuals, and members of their immediate family, may not engage in an alternative financing arrangement with any agency or institution of the Commonwealth, where the potential for financial gain, or other factors may cause a conflict of interest:

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.

K. The budget bill submitted by the Governor shall include a synopsis of previous appropriations for capital projects from the General Assembly and authorizations by the Governor for such projects.

L. 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.

M. 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.

N. The Governor shall consider the project life cycle cost that provides the best long-term benefit to the Commonwealth when conducting capital project reviews, design and construction decisions, and project scope changes.

O. The Governor shall provide the Chairmen of the Senate Finance and House Appropriations Committees an opportunity to review the six year capital improvement plan prior to the beginning of each new biennial budget cycle.

P. No structure, improvement or renovation shall occur on the state property located at the Carillon in Byrd Park in the City of Richmond without the approval of the General Assembly.

Q. 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 Advisory Committee, to provide necessary information for state-wide reporting. This requirement shall apply to all projects, including those funded from general and nongeneral fund sources.
R. Notwithstanding any other provision of law, the following shall govern the real estate purchase and exchange agreement for Western State Hospital between the Commonwealth of Virginia and the City of Staunton. The City of Staunton shall remit the $15 million for the property sale as follows:

1) the first payment of $5 million on October 1, 2012;
2) the second payment of $5 million on January 1, 2013; and,
3) the final payment of $5 million on April 1, 2013.

Further, this item eliminates the requirement that the City of Staunton maintain a $15 million line of credit to ensure its payment.

S. Working in collaboration with the members of the Supreme Court of Virginia and the members of the Court of Appeals of Virginia, the Executive Secretary of the Supreme Court, in consultation with the Director of the Department of General Services, is directed to develop a comprehensive plan that meets the future space needs around Capitol Square of both courts, and which is acceptable to the Chief Justice of the Supreme Court of Virginia and the Chief Judge of the Court of Appeals of Virginia.

OFFICE OF ADMINISTRATION

§ 2-1. DEPARTMENT OF GENERAL SERVICES (194)

C-1. The Department of General Services is authorized to acquire from the City of Richmond the land comprising that portion of Governor Street lying between the northern right-of-way line of Bank Street and the southern right-of-way line of E. Broad Street; and Grace Street lying between Governor Street and Old 14th Street; and Old 14th Street lying between Broad Street and Franklin Street; and in exchange to convey to the City of Richmond the land comprising that portion of 15th Street lying between the southern right-of-way line of East Franklin Street and the northern right-of-way line of East Main Street.

Total for Department of General Services....................... $0 $0
TOTAL FOR OFFICE OF ADMINISTRATION .................. $0 $0

OFFICE OF EDUCATION

§ 2-2. CHRISTOPHER NEWPORT UNIVERSITY (242)

C-2. New Construction: Construct Residential Housing (17632)................................................................................................. $42,020,000 $0

Fund Sources: Bond Proceeds .............................................. $42,020,000 $0

C-3. Improvements: Renovate Residence Halls (18098)........... $5,000,000 $0

Fund Sources: Bond Proceeds .............................................. $5,000,000 $0

C-4. Improvements: Expand Dining Facility (18118).............. $9,500,000 $0

Fund Sources: Bond Proceeds .............................................. $9,500,000 $0

Total for Christopher Newport University......................... $56,520,000 $0

Fund Sources: Bond Proceeds .............................................. $56,520,000 $0

§ 2-3. THE COLLEGE OF WILLIAM AND MARY IN VIRGINIA (204)

C-5. Improvements: Renovate Dormitories (18100)............... $16,000,000 $0
### ITEM C-5.

<table>
<thead>
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<td>C-6. Improvements: Improve Auxilliary Facilities (18112)....</td>
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<td>Total for The College of William and Mary in Virginia..</td>
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<td>Fund Sources: Bond Proceeds</td>
<td>$26,000,000</td>
</tr>
</tbody>
</table>

### § 2-4. GEORGE MASON UNIVERSITY (247)

C-7. Acquire and Construct Mixed-Use Facilities (PPEA) (18117)

Subject to the provisions of this act, George Mason University is authorized to explore opportunities with private partners to construct a mixed use residential, retail, dining facility on approximately 60 acres on university-owned property located on the east side of the Fairfax Campus. The project could also include supporting site work and infrastructure (road work, heating and cooling). The university is also authorized to acquire and construct a project or projects under the provisions of the Public-Private Educational Facilities and Infrastructure Act (2002). During development discussion with private partners, the university may explore options with developers for construction of other auxiliary-supported facilities as part of a mixed use development.

Total for George Mason University................................... $0 $0

### § 2-5. JAMES MADISON UNIVERSITY (216)

C-8. Acquisition: Blanket Property Acquisition (17821) ........ $3,000,000 $0

Fund Sources: Higher Education Operating....................... $3,000,000 $0

C-8.10. New Construction: Dining Hall (18143)..................... $80,736,705 $0

Fund Sources: Bond Proceeds ............................................ $80,736,705 $0

C-8.20. The project authorized in Item C-39.05, H.1., Chapter 1, 2014 Special Session I Acts of Assembly titled James Madison University, Renovate Madison Hall is changed to read James Madison University, Renovate / Addition Madison Hall.

Total for James Madison University.................................. $83,736,705 $0

Fund Sources: Higher Education Operating....................... $3,000,000 $0

Bond Proceeds ............................................ $80,736,705 $0

### § 2-6. OLD DOMINION UNIVERSITY (221)

C-9. New Construction: Construct New Residence Halls, Phase I (18101)......................................................... $76,464,000 $0

Fund Sources: Bond Proceeds ............................................ $76,464,000 $0

C-10. Acquisition: Acquire Additional Land, Phase I (17935)... $5,364,000 $0

Fund Sources: Higher Education Operating....................... $5,364,000 $0

C-11. Planning: Conduct Preliminary Design of A New Football Stadium (18113).................................................... $1,500,000 $0

Fund Sources: Higher Education Operating....................... $1,500,000 $0
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<th>FY2016</th>
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<td>C-12.</td>
<td>New Construction: Replace the Webb University Center (17947)</td>
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<td>$155,159,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

§ 2-7. RADFORD UNIVERSITY (217)

| C-13.| Improvements: Renovate Athletics Complex Umbrella Project (18120)         | $9,500,000 | $0       | $9,500,000 | $0       |
|      | Fund Sources: Higher Education Operating                                   | $1,500,000 | $0       | $1,500,000 | $0       |
|      | Bond Proceeds                                                              | $8,000,000 | $0       | $8,000,000 | $0       |
|      | Total for Radford University                                               | $9,500,000 | $0       | $9,500,000 | $0       |
|      | Fund Sources: Higher Education Operating                                   | $1,500,000 | $0       | $1,500,000 | $0       |
|      | Bond Proceeds                                                              | $8,000,000 | $0       | $8,000,000 | $0       |

§ 2-8. UNIVERSITY OF MARY WASHINGTON (215)

| C-13.10.| Improvements: Improve Battleground Athletic Complex Fields and Facility (18133) | $10,142,000 | $0       | $10,142,000 | $0       |
|          | Fund Sources: Bond Proceeds                                                 | $10,142,000 | $0       | $10,142,000 | $0       |
|          | Total for University of Mary Washington                                     | $10,142,000 | $0       | $10,142,000 | $0       |
|          | Fund Sources: Bond Proceeds                                                 | $10,142,000 | $0       | $10,142,000 | $0       |

§ 2-9. UNIVERSITY OF VIRGINIA (207)

| C-14.| Acquisition: Acquire and Renovate 560 Ray C. Hunt (18114)                  | $26,230,000 | $0       | $26,230,000 | $0       |
|      | Fund Sources: Higher Education Operating                                   | $26,230,000 | $0       | $26,230,000 | $0       |
|      | Total for University of Virginia                                           | $26,230,000 | $0       | $26,230,000 | $0       |
|      | Fund Sources: Higher Education Operating                                   | $26,230,000 | $0       | $26,230,000 | $0       |

§ 2-10. VIRGINIA COMMONWEALTH UNIVERSITY (236)

<p>| C-15.| New Construction: Expand Ackell Residence Center (18102)                   | $15,300,000 | $0       | $15,300,000 | $0       |
|      | Fund Sources: Bond Proceeds                                                 | $15,300,000 | $0       | $15,300,000 | $0       |
| C-16.| New Construction: Expand Main Street Parking Deck (18115)                 | $5,600,000 | $0       | $5,600,000 | $0       |
|      | Fund Sources: Bond Proceeds                                                 | $5,600,000 | $0       | $5,600,000 | $0       |
| C-17.| Improvements: Upgrade Siegel Center (18116)                               | $12,000,000 | $0       | $12,000,000 | $0       |
|      | Fund Sources: Bond Proceeds                                                 | $12,000,000 | $0       | $12,000,000 | $0       |</p>
<table>
<thead>
<tr>
<th>ITEM C-17.10.</th>
<th>Improvements: Renovate Sanger Hall, Phase II (18070)</th>
<th>Appropriations($)</th>
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<td>First Year FY2015</td>
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<tr>
<td></td>
<td>C-17.10.</td>
<td>$7,500,000</td>
</tr>
<tr>
<td>Fund Sources</td>
<td>Bond Proceeds</td>
<td>$7,500,000</td>
</tr>
</tbody>
</table>

Virginia Commonwealth University is authorized to proceed with the renovation of lab and support space for the Department of Pathology on the 4th Floor in Sanger Hall using $7,500,000 of (9d) nongeneral fund bond authority. Upon full funding of the Sanger Hall project, Virginia Commonwealth University shall be reimbursed for the appropriate general fund share of this project.

Total for Virginia Commonwealth University $40,400,000 $0

Fund Sources: Bond Proceeds $40,400,000 $0

§ 2-11. VIRGINIA COMMUNITY COLLEGE SYSTEM (260)

C-18. New Construction: Construct Parking Garage, Blue Ridge (18096) $4,850,000 $0

Fund Sources: Bond Proceeds $4,850,000 $0

Total for Virginia Community College System $4,850,000 $0

Fund Sources: Bond Proceeds $4,850,000 $0

§ 2-12. VIRGINIA MILITARY INSTITUTE (211)

C-19. Improvements: Improve Post Facilities Phase II (18122) $0 $0

Fund Sources: Bond Proceeds $0 $0

Total for Virginia Military Institute $0 $0

§ 2-13. VIRGINIA STATE UNIVERSITY (212)

C-19.10. Chesterfield Avenue Project (18144)

1. The General Assembly authorizes Virginia State University to enter into a written agreement or agreements with the Virginia State University Foundation (VSUF), Virginia State University Real Estate Foundation (VSUREF), and other entities owned or controlled by the University, VSUF and/or VSUREF (Affiliated Entities) for the development, design, construction, financing, and management of a mixed-use facility or facilities (Chesterfield Avenue Project) in the Village of Ettrick in Chesterfield County comprised of commercial, retail and residential space. The Chesterfield Avenue Project is adjacent to the main campus of the University and development of this mixed use facility or facilities is in accord with the University's approved Master Plan. VSUF and VSUREF, through Affiliated Entities, plan to develop a mixed use facility or facilities of approximately 24,000 square feet of commercial space targeted for university and commercial office space, food services and retail outlets as well as 62 market rate housing units above the commercial / retail space on property owned by or conveyed to the VSUF or VSUREF. Commercial financing and New Market Tax Credits will finance the project. No state or university funds or financing are authorized for this project.

2. Virginia State University is further authorized to enter into written agreements with the VSUREF, VSUF, Affiliated Entities and other entities owned or controlled by the University to support such a mixed use facility or facilities, which support may include agreement to (i) use the facilities built in the corridor for such projects as University-related offices, student housing, parking, and dining facilities by including these projects in the University’s facility inventory; (ii) manage the operation and maintenance of the facilities used for student housing, including collection of rental fees as if those students occupied University-owned housing; (iii) assign parking authorizations, students and/or offices for University operations to the facility or facilities in preference to other University-owned facilities; (iv) restrict construction of competing mixed use projects; (v) seek to obtain police power over the mixed use facility or
facilities as provided by law; and (vi) otherwise support the mixed use facility or 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.

3. Virginia State University is further authorized to convey parcels of land generally described
as 11 parcels on the east side of Chesterfield Avenue with property addresses ranging from
21003 to 21109 Chesterfield Avenue, comprising approximately 3.1485 acres.

Total for Virginia State University ......................... $0 $0

C-20. Omitted.

§ 2-14. THE SCIENCE MUSEUM OF VIRGINIA (146)

C-21. Acquisition: Accept Rice House Property Transfer (18119)

The Science Museum of Virginia is hereby authorized to accept, in donation, The Rice House
property from the Science Museum of Virginia Foundation.

Total for The Science Museum of Virginia ................. $0 $0

TOTAL FOR OFFICE OF EDUCATION.................. $419,401,705 $0

Fund Sources: Higher Education Operating.............. $37,594,000 $0
Bond Proceeds.............................................. $381,807,705 $0

OFFICE OF NATURAL RESOURCES

§ 2-15. DEPARTMENT OF GAME AND INLAND FISHERIES (403)

C-22. Improvements: Improve Wildlife Management Areas
(18103)................................................................. $1,000,000 $1,000,000

Fund Sources: Dedicated Special Revenue.............. $637,835 $637,835
Federal Trust....................................................... $362,165 $362,165

C-23. Acquisition: Acquire Additional Land (18104) ....... $250,000 $250,000

Fund Sources: Dedicated Special Revenue.............. $139,626 $139,626
Federal Trust....................................................... $110,374 $110,374

C-24. Improvements: Repair and Upgrade Dams to Comply
with the Dam Safety Act (18105)......................... $500,000 $500,000

Fund Sources: Dedicated Special Revenue.............. $438,427 $438,427
Federal Trust....................................................... $61,573 $61,573

C-25. Improvements: Improve Boating Access (18106).... $1,000,000 $1,000,000

Fund Sources: Dedicated Special Revenue.............. $648,134 $648,134
Federal Trust....................................................... $351,866 $351,866

Total for Department of Game and Inland Fisheries .... $2,750,000 $2,750,000

Fund Sources: Dedicated Special Revenue.............. $1,864,022 $1,864,022
Federal Trust....................................................... $885,978 $885,978

TOTAL FOR OFFICE OF NATURAL RESOURCES .... $2,750,000 $2,750,000
ITEM C-25.

<table>
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<tr>
<td>Federal Trust</td>
<td>$885,978</td>
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</table>

**OFFICE OF PUBLIC SAFETY**

§ 2-16. DEPARTMENT OF CORRECTIONS (799)

C-26. Improvements: Renovate Virginia Correctional Center for Women (17972) ............................................................ $9,000,000 $0

Fund Sources: Bond Proceeds ............................................ $9,000,000 $0

A. A total of $9,000,000 the first year is hereby authorized for issuance by the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia, for the capital costs of this project as set out in this Item.

B. The scope of this project is expanded to include replacement of doors and locks, installation of an integrated fire alarm system, and upgrading of the electrical system.

C-26.10. A. There is hereby established a capital project for the Department of Corrections entitled, "Equipment: Equip correctional facility in Culpeper County (18136)." Furthermore, it is hereby authorized that unutilized Virginia Public Building Authority bond authorization and appropriation be transferred to this project from the following capital projects in the amounts listed:

<table>
<thead>
<tr>
<th>Project No.</th>
<th>Amount</th>
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<tr>
<td>15203</td>
<td>$750,204</td>
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<tr>
<td>16991</td>
<td>$235,000</td>
</tr>
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</table>

B. The Director, Department of Planning and Budget, is authorized to transfer general fund appropriation from the following project in the amount shown to this new project: 17868 — $40,000.

Total for Department of Corrections.................................. $9,000,000 $0

Fund Sources: Bond Proceeds ............................................ $9,000,000 $0

§ 2-17. DEPARTMENT OF MILITARY AFFAIRS (123)

C-27. Improvements: Renovate Richmond Combined Support Maintenance Shop (18099) ............................................................ $937,000 $0

Fund Sources: Federal Trust ............................................ $937,000 $0

C-28. Improvements: Renovate Rocky Mount Field Maintenance Shop (18107) ............................................................ $407,000 $0

Fund Sources: Federal Trust ............................................ $407,000 $0

C-29. New Construction: Construct Virginia National Guard Joint Force Headquarters (18108) .......................................................... $2,477,000 $30,996,000

Fund Sources: Federal Trust ............................................ $2,477,000 $30,996,000

C-30. Omitted.
<table>
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<td>Total for Department of Military Affairs.................</td>
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<td>Fund Sources: Federal Trust................................</td>
<td>$3,821,000</td>
<td>$30,996,000</td>
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§ 2-18. DEPARTMENT OF STATE POLICE (156)

C-31. New Construction: Construct Target Practice Range (17805).......................... $1,500,000 $0

Fund Sources: Special................................. $1,500,000 $0

The authorized purpose of this project is hereby modified to include construction of a shoot house training facility.

Total for Department of State Police.......................... $1,500,000 $0

Fund Sources: Special................................. $1,500,000 $0

TOTAL FOR OFFICE OF PUBLIC SAFETY .................. $14,321,000 $30,996,000

Fund Sources: Federal Trust.......................... $3,821,000 $30,996,000

OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY

§ 2-19. DEPARTMENT OF VETERANS SERVICES (912)

C-32. Maintenance Reserve (17073).......................... $561,539 $561,539

Fund Sources: Special................................. $161,539 $161,539

Federal Trust............................................... $400,000 $400,000

Total for Department of Veterans Services.................. $561,539 $561,539

Fund Sources: Special................................. $161,539 $161,539

Federal Trust............................................... $400,000 $400,000

TOTAL FOR OFFICE OF VETERANS AFFAIRS AND HOMELAND SECURITY.......................... $561,539 $561,539

Fund Sources: Special................................. $161,539 $161,539

Federal Trust............................................... $400,000 $400,000

OFFICE OF TRANSPORTATION

§ 2-20. DEPARTMENT OF MOTOR VEHICLES (154)

C-33. Relocate Sandston Weigh Station (18097).......................... $2,079,500 $0

Fund Sources: Commonwealth Transportation.................. $2,079,500 $0

C-34. Maintenance Reserve (15021).......................... $803,000 $835,000

Fund Sources: Commonwealth Transportation.................. $803,000 $835,000

Total for Department of Motor Vehicles.......................... $2,882,500 $835,000
### § 2-21. DEPARTMENT OF TRANSPORTATION (501)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>C-35.</strong> Improvements: Acquire, Design, Construct and Renovate Agency Facilities (18130)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fund Sources: Commonwealth Transportation</td>
<td>$30,000,000</td>
<td></td>
<td>$30,000,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>C-36.</strong> Improvements: Acquire, Design, Construct and Renovate Facilities at the Central Office (18040)</td>
<td></td>
<td></td>
<td>$2,004,317</td>
<td></td>
<td>$3,085,683</td>
</tr>
<tr>
<td>Fund Sources: Commonwealth Transportation</td>
<td>$2,004,317</td>
<td></td>
<td>$3,085,683</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>C-37.</strong> Maintenance Reserve (15732)</td>
<td></td>
<td></td>
<td>$6,005,000</td>
<td></td>
<td>$6,005,000</td>
</tr>
<tr>
<td>Fund Sources: Commonwealth Transportation</td>
<td>$6,005,000</td>
<td></td>
<td>$6,005,000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total for Department of Transportation: $38,009,317 $39,090,683

Fund Sources: Commonwealth Transportation $38,009,317 $39,090,683

### § 2-22. VIRGINIA PORT AUTHORITY (407)

- C-38. Omitted.
- C-40. Stand-Alone Equipment Acquisition: Procure Equipment (18125) | $37,000,000 | $0 |
| Fund Sources: Special | $37,000,000 | $0 |

This item contains funding to purchase terminal operating equipment as a result of increased container volumes. Debt service for the purchase of these items through the agency’s equipment lease program is provided in Item 454.

Total for Virginia Port Authority: $37,000,000 $0

Fund Sources: Special $37,000,000 $0

**TOTAL FOR OFFICE OF TRANSPORTATION:** $77,891,817 $39,925,683

Fund Sources: Special $37,000,000 $0

Commonwealth Transportation $40,891,817 $39,925,683

### CENTRAL APPROPRIATIONS

### § 2-23. CENTRAL CAPITAL OUTLAY (949)

- C-41. Central Maintenance Reserve (15776) | $75,200,000 | $75,000,000 |
| Fund Sources: General | $200,000 | $0 |
| Bond Proceeds | $75,000,000 | $75,000,000 |

A. A total of $75,000,000 the first year and $75,000,000 the second year is hereby authorized for issuance by the Virginia Public Building Authority pursuant to § 2.2-2263 Code of Virginia, and/or the Virginia College Building Authority pursuant to § 23-30.24 et seq., Code of Virginia, for capital costs of maintenance reserve projects.

B. The proceeds of such bonds are hereby appropriated for the capital costs of the following maintenance reserve projects:
<table>
<thead>
<tr>
<th>Agency Name</th>
<th>Project Code</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Military Affairs</td>
<td>10893</td>
<td>$626,652</td>
<td>$626,652</td>
</tr>
<tr>
<td>Department of Emergency Management</td>
<td>15989</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>The Science Museum of Virginia</td>
<td>13634</td>
<td>$404,353</td>
<td>$404,353</td>
</tr>
<tr>
<td>Department of State Police</td>
<td>10886</td>
<td>$313,964</td>
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<tr>
<td>Department of General Services</td>
<td>14260</td>
<td>$5,450,537</td>
<td>$5,450,537</td>
</tr>
<tr>
<td>Department of Conservation and Recreation</td>
<td>16646</td>
<td>$2,285,849</td>
<td>$2,285,849</td>
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<tr>
<td>The Library of Virginia</td>
<td>17423</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Woodrow Wilson Rehabilitation Center</td>
<td>10885</td>
<td>$381,197</td>
<td>$381,197</td>
</tr>
<tr>
<td>The College of William and Mary</td>
<td>12713</td>
<td>$1,948,551</td>
<td>$1,948,551</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>12704</td>
<td>$7,231,247</td>
<td>$7,231,247</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State University</td>
<td>12707</td>
<td>$8,021,374</td>
<td>$8,021,374</td>
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<tr>
<td>Virginia Military Institute</td>
<td>12732</td>
<td>$1,146,150</td>
<td>$1,146,150</td>
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<tr>
<td>Virginia State University</td>
<td>12733</td>
<td>$2,858,055</td>
<td>$2,858,055</td>
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<tr>
<td>Norfolk State University</td>
<td>12724</td>
<td>$3,065,618</td>
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<tr>
<td>Longwood University</td>
<td>12722</td>
<td>$1,105,456</td>
<td>$1,105,456</td>
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<tr>
<td>University of Mary Washington</td>
<td>12723</td>
<td>$723,046</td>
<td>$723,046</td>
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<tr>
<td>James Madison University</td>
<td>12718</td>
<td>$2,830,846</td>
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<tr>
<td>Radford University</td>
<td>12731</td>
<td>$1,272,534</td>
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<tr>
<td>Virginia School for the Deaf and Blind</td>
<td>14082</td>
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<tr>
<td>Old Dominion University</td>
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<tr>
<td>Virginia Commonwealth University</td>
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<tr>
<td>Virginia Museum of Fine Arts</td>
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<td>$673,496</td>
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<tr>
<td>Frontier Culture Museum of Virginia</td>
<td>15045</td>
<td>$362,633</td>
<td>$362,633</td>
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<tr>
<td>Richard Bland College</td>
<td>12716</td>
<td>$112,928</td>
<td>$112,928</td>
</tr>
<tr>
<td>Christopher Newport University</td>
<td>12719</td>
<td>$479,371</td>
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<tr>
<td>University of Virginia’s College at Wise</td>
<td>12706</td>
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<td>George Mason University</td>
<td>12712</td>
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<tr>
<td>Virginia Institute of Marine Science</td>
<td>12331</td>
<td>$286,612</td>
<td>$286,612</td>
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<tr>
<td>Department of Agriculture and Consumer Services</td>
<td>12253</td>
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<tr>
<td>Marine Resources Commission</td>
<td>16498</td>
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<tr>
<td>Department of Mines, Minerals, and Energy</td>
<td>13096</td>
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<tr>
<td>Department of Forestry</td>
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<tr>
<td>Gunston Hall</td>
<td>12382</td>
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<tr>
<td>Jamestown-Yorktown Foundation</td>
<td>13605</td>
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<td>$1,377,273</td>
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<tr>
<td>Department for the Blind and Vision Impaired</td>
<td>13942</td>
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<tr>
<td>Department of Behavioral Health and Developmental Services</td>
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<tr>
<td>Item Details($)</td>
<td>Appropriations($)</td>
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<tr>
<td></td>
<td>First Year FY2015</td>
<td>Second Year FY2016</td>
<td>First Year FY2015</td>
</tr>
<tr>
<td>Department of Juvenile Justice</td>
<td>15081</td>
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<tr>
<td>Department of Forensic Science</td>
<td>16320</td>
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<td>$278,282</td>
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<tr>
<td>Department of Corrections Institute for Advanced Learning and Research</td>
<td>10887</td>
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<td>$9,156,497</td>
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<tr>
<td>Department of Veterans Services</td>
<td>18044</td>
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<tr>
<td>Innovation and Entrepreneurship Investment Authority</td>
<td>17073</td>
<td>$249,315</td>
<td>$249,315</td>
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<tr>
<td>Roanoke Higher Education Center</td>
<td>17943</td>
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<tr>
<td>Southern Virginia Higher Education Center</td>
<td>17916</td>
<td>$135,927</td>
<td>$135,927</td>
</tr>
<tr>
<td>New College Institute</td>
<td>18131</td>
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<tr>
<td>Virginia Museum of Natural History</td>
<td>18132</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Southwest Virginia Higher Education Center</td>
<td>14439</td>
<td>$100,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Total</td>
<td>16499</td>
<td>$75,000,000</td>
<td>$75,000,000</td>
</tr>
</tbody>
</table>

C. Expenditures for amounts appropriated in this Item are subject to conditions defined in §2-0 E of this act.

D. Agencies and institutions of higher education may use maintenance reserve funds to finance the following capital costs: to repair or replace damaged or inoperable equipment, components of plant, and utility systems; to correct deficiencies in property and plant required to conform with building and safety codes or those associated with hazardous condition corrections, including asbestos abatement; to correct deficiencies in fire protection, energy conservation and handicapped access; and to address such other physical plant deficiencies as the Director, Department of Planning and Budget may approve. Agencies and institutions of higher education may also use maintenance reserve funds to make other necessary improvements that do not meet the criteria for maintenance reserve funding with the prior approval of the Director, Department of Planning and Budget.

E. 1. The Department of General Services is authorized to use these funds from its maintenance reserve allocation for necessary repairs and improvements in and around Capitol Square for items such as repair and conservation of the historic fence, repair and improvements to the grounds, upkeep and ongoing repairs to the exterior of the Capitol and Bell Tower, and conservation and maintenance of monuments and statues. The use of and allocation of these funds shall be as deemed appropriate by the Director, Department of General Services.

2. A total of $200,000 the first year from the general fund is hereby authorized for the planning and other costs associated with the construction of permanent monuments for the Women's Monument Commission and the Virginia Indian Commemorative Commission.

3. The Department of General Services shall provide support to both groups in implementing this project, as provided for in paragraph E.2.

4. The Commissions and the Department of General Services shall report quarterly to the General Assembly on the progress made on site selection, project design, projected costs, and project finances associated with these monuments as specified in paragraph E.2.

F.1. The Jamestown-Yorktown Foundation may use an amount not to exceed 20 percent of its annual maintenance reserve allocation from this item for the conservation of art and artifacts.

2. The Virginia Museum of Fine Arts may use an amount not to exceed 20 percent of its annual maintenance reserve allocation from this item for the conservation of art works owned by the Museum.
G. The Department of Corrections may use a portion of its annual maintenance reserve allocation to make modifications to correctional facilities needed to enable the agency to meet the requirements of the federal Prison Rape Elimination Act.

H. The Department of Conservation and Recreation shall give priority in the use of maintenance reserve funds for roof replacements, or other improvements, to help preserve historic buildings at Walnut Valley Farms, located at Chippokes Plantation State Park, with an estimated cost of $200,000. The historic buildings consist of a 1785 farmhouse, summer kitchen, and slave quarters. It is the intent that the buildings be preserved and protected from further decay, to the extent possible, until planning, and building restorations can be initiated. Item C-44 in this act contains funds for detailed planning.

I. The Frontier Culture Museum may use its maintenance reserve allocation to pave the loop roads, paths, and parking lots at the museum.

J. 1. Any balances remaining from the maintenance reserve allocation identified in this item for the Jamestown-Yorktown Foundation shall not revert to the general fund at the end of the fiscal year, but shall be brought forward and made available to the Jamestown-Yorktown Foundation for the purposes of the maintenance reserve program in the subsequent fiscal year.

2. Any balances remaining from the maintenance reserve allocation identified in this item for the Virginia Museum of Fine Art shall not revert to the general fund at the end of the fiscal year, but shall be brought forward and made available to the Virginia Museum of Fine Art for the purposes of the maintenance reserve program in the subsequent fiscal year.

K. The Jamestown-Yorktown Foundation may utilize its annual maintenance reserve allocation to restore, repair or renew exhibits.

L. The Department of Corrections may use up to $1,500,000 of its annual maintenance reserve allocation to retrofit the correctional facility in Culpeper County that has been used in the past by the Department of Juvenile Justice to house juvenile defenders, but will, effective July 1, 2014, be used to house adult offenders.

C-42. Central Reserve for Capital Equipment Funding
(17954) .......................................................... $21,050,000 $0

Fund Sources: Bond Proceeds ............................................. $21,050,000 $0

A.1. The capital projects in paragraph B of this Item are hereby authorized and may be financed in whole or in part through bonds of the Virginia College Building Authority pursuant to § 23-30.24 et seq., Code of Virginia or the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia. Bonds of the Virginia College Building Authority issued to finance these projects may be sold and issued under the 21st Century College Program at the same time with other obligations of the Authority as separate issues or as a combined issue. The aggregate principle amounts will not exceed the amounts listed in paragraph B below plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263 of the Code of Virginia.

2. From the list of projects included in paragraph B of this Item, the Director of the Department of Planning and Budget shall provide the Chairmen of the Virginia College Building Authority and the Virginia Public Building Authority with the specific projects, as well as the amounts for these projects, to be financed by each authority within the dollar limit established by this authorization.

3. Debt service on the projects contained in this Item shall be provided from appropriations to the Treasury Board.

4. The appropriations for said capital projects in this Item are subject to the conditions in § 2-0 F of this act.
B. There is hereby appropriated $21,050,000 the first year from bond proceeds of the Virginia College Building Authority or the Virginia Public Building Authority to provide funds for equipment for the following projects for which construction was previously provided, or to maintain existing operational capability.

<table>
<thead>
<tr>
<th>Agency Name / Project Title</th>
<th>First Year</th>
<th>Second Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>The College of William and Mary in Virginia (204)</td>
<td>$21,050,000</td>
<td></td>
</tr>
<tr>
<td>Renovate Tyler Hall (17994)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia Polytechnic Institute and State University (208)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct Classroom Building (17995)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Longwood University (214)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct University Technology Center (17668)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>James Madison University (216)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate West Wing, Rockingham Hospital (17674)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia Commonwealth University (236)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construct and Renovate Information Commons and Libraries (17998)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia Museum of Fine Arts (238)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Carpenter Shop (17582)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Richard Bland College (241)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Ernst Hall (17985)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>George Mason University (247)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Expand the Central Utility Plant, Fairfax Campus (18043)</td>
<td></td>
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</tr>
<tr>
<td>Virginia Community College System (260)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acquire/Construct Motorsports/Workforce Development Center, Patrick Henry (17706)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Main Hall, Middletown Campus, Lord Fairfax (17986)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Building B, Parham Road Campus, J. Sargeant Reynolds (17988)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Reynolds Academic Building, Loudoun Campus, Northern Virginia (17989)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovate Bayside Building, Virginia Beach Campus, Tidewater (17990)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

C-43. Capital Outlay Project Pool (17967) .................................................. $119,421,164 $0

| Fund Sources: Trust and Agency ................................................................. | $400,000 | $0         |
| Federal Trust .................................................................................. $1,885,500 | $0       |
| Bond Proceeds ................................................................................. $117,135,664 | $0       |

A. 1. The capital projects in paragraph B. of this item are hereby authorized and may be financed in whole or in part through bonds of the Virginia College Building Authority pursuant to § 23-30.24 et seq., Code of Virginia, or the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia. Bonds of the Virginia College Building Authority issued to finance these projects may be sold and issued under the 21st Century College Program at the same time with other obligations of the Authority as separate issues or as a combined issue. The aggregate principal amounts will not exceed $53,473,000 plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263 of the Code of Virginia.

2. From the list of projects included in paragraph B of this item, the Director of the Department of Planning and Budget shall provide the Chairman of the Virginia College Building Authority and the Virginia Public Building Authority with the specific projects, as well as the amounts for these projects, to be financed by each authority within the dollar limit established by this authorization.

3. Debt service on the projects contained in this item shall be provided from appropriations to the Treasury Board.

4. The appropriations for said capital projects are contained in this item and are subject to the conditions in § 2-0 F of this act.

B. 1. It is hereby appropriated $55,135,664 from bond proceeds and $2,285,500 from nongeneral fund sources in the first year for the projects listed in this section.
### ITEM C-43.

<table>
<thead>
<tr>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of General Services</td>
<td>Make Critical Repairs and Improvements to Consolidated Lab</td>
</tr>
<tr>
<td>Department of General Services</td>
<td>Replace Roof on DGS Westmoreland Plaza Building</td>
</tr>
<tr>
<td>Department of State Police</td>
<td>Rehabilitate or replace South Hill and Emporia Area Offices</td>
</tr>
<tr>
<td>Department of Forestry</td>
<td>Construct Garages for Fire Dozers and Transports</td>
</tr>
<tr>
<td>Department of Behavioral Services</td>
<td>Abate Environmental Hazards</td>
</tr>
<tr>
<td>Department of Behavioral Services</td>
<td>Replace Facility Roofs and Building Envelopes</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Upgrade Operational and Security Systems - Keen Mountain Correctional Center</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Replace and Enhance Security Controls and Surveillance Systems - Sussex I and II</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Replace Fire Alarm Systems</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>Replace James River Storage Tank on River Road</td>
</tr>
<tr>
<td>Department of Military Affairs</td>
<td>Renovate Waller Depot Complex</td>
</tr>
<tr>
<td>Gunston Hall</td>
<td>Renovate Ann Mason Visitor Center and Adjacent Buildings (Interior and Exterior)</td>
</tr>
<tr>
<td>Virginia Museum of Fine Arts</td>
<td>Renovate / Expand Faberge Gallery</td>
</tr>
<tr>
<td>Roanoke Higher Education Authority</td>
<td>Renovate / Expand Claude Moore Building</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>Renovate Research Labs</td>
</tr>
</tbody>
</table>

2. The projects for the Department of Behavioral Health and Developmental Services in paragraph B.1. are authorized for Eastern State Hospital, Catawba Hospital, Piedmont Geriatric Hospital, Central Virginia Training Center, Commonwealth Center for Children and Adolescents, Southwest Virginia Mental Health Institute, and Hiram W. Davis Medical Center.

C. 1. A total of $20,000,000 plus amounts to fund related issuance costs, and other financing expenses is hereby authorized for issuance in the first year by the Virginia Public Building Authority pursuant to § 2.2-2263, Code of Virginia for water quality projects as set out in this paragraph.

2. There is hereby appropriated $20,000,000 in the first year from such bond proceeds, for the Stormwater Local Assistance Fund, established in Item 363 of this act and administered by the Department of Environmental Quality. In accordance with the purpose of the Fund, the bond proceeds shall be used to provide grants solely for capital projects, including: i) new stormwater best management practices; ii) stormwater best management practice retrofits; iii) stream restoration; iv) low impact development projects; v) buffer restoration; vi) pond retrofits; and vii) wetlands restoration. Such grants shall be in accordance with eligibility determinations made by the Department of Environmental Quality.

3. This appropriation is subject to the conditions in § 2-0 F of this act.

4. Except as provided for in paragraph C.3. of this item, 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 projects supported in the program.

D. 1. A total of $22,500,000 plus amounts to fund related issuance costs, and other financing expenses is hereby authorized for issuance in the first year by the Virginia Public Building Authority pursuant to Sec. 2.2-2263, Code of Virginia, for improvements to the Fort Monroe property as set out in this paragraph.

2. There is hereby appropriated $22,500,000 in the first year from such bond proceeds for improvements to Fort Monroe. The Department of General Services shall act as fiscal agent for the bond proceeds allocated to this capital project. The Fort Monroe Authority is authorized to use a portion of these proceeds to secure the services of a project manager for overseeing and coordinating the on-site efforts involving the various repairs and renovation activities at Fort Monroe. The project manager shall work in consultation and coordination with the Department of General Services as this project proceeds towards completion.

3. This appropriation is subject to the conditions in § 2-0 F of this act.
 ITEM C-43.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$13,276,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Appropriations($)</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. Except as provided for in paragraph D.3. of this item, 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 activity executed under this project.

E. 1. The Virginia College Building Authority, pursuant to § 23-30.24 et seq., Code of Virginia, or the Virginia Public Building Authority pursuant to § 22-2263, Code of Virginia, is authorized to issue bonds to finance in whole or in part capital projects authorized in Item C-38.10, Chapter 1, 2014 Special Session I Acts of Assembly. The aggregate principal amounts will not exceed $19,500,000 plus amounts to fund related issuance costs and other financing expenses, in accordance with § 2.2-2263, Code of Virginia.

2. From the list of projects in Item C-38.10, Chapter 1, 2014 Special Session I Acts of Assembly, the Director of the Department of Planning and Budget shall provide the Chairmen of the Virginia College Building Authority and the Virginia Public Building Authority with the specific projects, as well as the amounts for these projects, to be financed by each authority within the dollar limits established by this authorization.

3. Debt service on the bonds issued under the authorization in this paragraph shall be provided from appropriations to the Treasury Board.

F. It is hereby appropriated $19,500,000 from bond proceeds in the first year for the projects listed in Item C-38.10, Chapter 1, 2014 Special Session I Acts of Assembly. The appropriations for these projects are subject to the conditions in § 2.0 F. of this act.

G. The Director of the Department of Planning and Budget shall revert $19,500,000 in general fund appropriation in this project on or before June 30, 2015.

A. The following projects shall be funded for planning entirely from amounts in the Central Capital Planning Fund established under § 2.2-1520 of the Code of Virginia and any general funds provided.

Pre-Planning

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>720</td>
<td>Department of Behavioral Health and Developmental Services</td>
<td>Replace Central State Hospital</td>
</tr>
<tr>
<td>948</td>
<td>Southwest Virginia Higher Education Center</td>
<td>Construct Service Corridor, Storage Area, Replace Generator</td>
</tr>
</tbody>
</table>

Detailed Planning

<table>
<thead>
<tr>
<th>Agency Code</th>
<th>Agency</th>
<th>Project Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>199</td>
<td>Department of Conservation and Recreation Woodrow Wilson Rehabilitation Center Virginia Community College System Virginia Community College System Virginia Community College System</td>
<td>Renovate Historic Buildings, Walnut Valley Farm, Chippokes Plantation State Park Life Safety Improvements, Anderson Vocational Training Building Construct Academic Building, Fauquier Campus, Lord Fairfax Renovate Seefeldt Building, Woodbridge Campus, Northern Virginia Renovate Howsmon Building, Manassas Campus, Northern Virginia</td>
</tr>
</tbody>
</table>
 ITEM C-45.

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
</tr>
<tr>
<td>702 Department for the Blind and Vision Impaired</td>
<td>Renovate the Departmental Headquarters Building</td>
</tr>
<tr>
<td>720 Department of Behavioral Health and Developmental Services</td>
<td>Construct New Sexually Violent Predator Facility</td>
</tr>
<tr>
<td>778 Department of Forensic Science</td>
<td>Expand Central Forensic Laboratory and Office of the Chief Medical Examiner Facility</td>
</tr>
<tr>
<td>799 Department of Corrections</td>
<td>Renovate Buckingham Wastewater Treatment Plant</td>
</tr>
<tr>
<td>799 Department of Corrections</td>
<td>Replace Generators Multiple Facilities</td>
</tr>
</tbody>
</table>

B. In accordance with Title 2.2, Chapter 15.1, each institution and agency shall submit its completed detailed planning documents to the Six-Year Capital Outlay Plan Advisory Committee for its review and recommendation.

C. 1. Each public college and university is authorized to use additional higher education operating nongeneral funds to move to working drawings for the projects listed in paragraph A.

2. Each agency may utilize other nongeneral funds to move to working drawings for the projects authorized in paragraph A.

D. Each agency or institution shall be reimbursed for all nongeneral funds used when the project is funded to move into the construction phase.

E. In accordance with § 2.2-1520, the Director, Department of Planning and Budget, shall reimburse the Central Capital Planning Fund for the amounts provided for detailed planning when the project is funded to move into the construction phase.

F. Due to the availability of private donations for the new academic building on the Fauquier campus of Lord Fairfax Community College, half of the costs of detailed planning shall be paid with donated funds.

G. Authorization for the Virginia Community College System to proceed to detailed planning on the project, "Construct Phase VII Academic Building, Annandale Campus, Northern Virginia", as provided in Item C-39.05 of Chapter 1, Special Session I of the 2014 General Assembly is hereby revoked.

C-46. Omitted.
### C-46.10. Comprehensive Capital Outlay Program (18049)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>$45,000,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Fund Sources: Bond Proceeds**

$45,000,000

**C-46.10. Comprehensive Capital Outlay Program (18049)**

A. In addition to amounts previously authorized for this program, the Virginia College Building Authority, pursuant to § 23-30.24 et seq., Code of Virginia, and the Virginia Public Building Authority, pursuant to § 2.2-2263, Code of Virginia, are authorized to issue bonds to finance projects listed in this Item. The aggregate principal amounts shall not exceed $45,000,000 plus amounts to fund related issuance costs, and other financing expenses, in accordance with § 2.2-2263, Code of Virginia.

B. The General Assembly hereby appropriates $45,000,000 in the first year from bond proceeds for the George Mason University Academic VII / Research III project previously authorized in Item C-39.40, Chapter 806, 2013 Acts of Assembly and the Advanced Manufacturing Apprentice Academy Center and four Regional Centers of Excellence.

C. Out of the appropriation for this Item, $20,000,000 in bond proceeds issued by the Virginia College Building Authority is designated for a previously authorized project of George Mason University in Item C-39.40, Chapter 806, 2013 Acts of Assembly. This funding may be used in lieu of other nongeneral fund support for this project.

D. Upon certification from the Virginia Economic Development Partnership and the Commonwealth Center for Advanced Manufacturing that a federal grant has been awarded for the Advanced Manufacturing Apprentice Academy Center and Regional Centers of Excellence, the Director, Department of Planning and Budget shall release no more than $25 million from this Item to the Virginia Economic Development Partnership (VEDP) for the Commonwealth Center for Advanced Manufacturing to develop an Advanced Manufacturing Apprentice Academy Center as well as four Regional Centers of Excellence.

### C-46.20. Supplements to Previously Authorized Capital Projects (18145)

<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Year</td>
<td>Second Year</td>
</tr>
<tr>
<td>$13,151,217</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Fund Sources: Bond Proceeds**

$13,151,217

**C-46.20. Supplements to Previously Authorized Capital Projects (18145)**

A total of $13,151,217 the first year is hereby authorized for issuance by the Virginia Public Building Authority pursuant to §2.2-2263 Code of Virginia to repay a treasury loan authorized to cover the costs of construction and administration of previously approved capital project 16881 authorized in Item C-1.10, Chapter 951, 2005 Acts of Assembly.

### Total for Central Capital Outlay

<table>
<thead>
<tr>
<th>Fund Sources: General</th>
<th>$200,000</th>
<th>$0</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trust and Agency</td>
<td>$400,000</td>
<td>$0</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$13,276,000</td>
<td>$0</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$1,885,500</td>
<td>$0</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$271,336,881</td>
<td>$75,000,000</td>
</tr>
</tbody>
</table>

**§ 2-24. 9(C) REVENUE BONDS (950)**

### C-47. Capital Projects Authorized by Article X, Section 9(c)

A.1. This Item authorizes the capital projects listed below to be financed pursuant to Article X, Section 9(c), Constitution of Virginia.

2. The appropriations for said capital projects are contained in the appropriation Items listed below and are subject to the conditions in § 2-0 F of this act.

3. The total amount listed in this Item includes $245,020,705 in bond proceeds.
<table>
<thead>
<tr>
<th>Item Details($)</th>
<th>Appropriations($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>First Year</td>
</tr>
<tr>
<td>Project Title</td>
<td>Code</td>
</tr>
<tr>
<td>College of William and Mary (204)</td>
<td>C-5</td>
</tr>
<tr>
<td>Renovate Dormitories</td>
<td></td>
</tr>
<tr>
<td>Old Dominion University (221)</td>
<td>C-9</td>
</tr>
<tr>
<td>Construct New Residence Halls, Phase I</td>
<td></td>
</tr>
<tr>
<td>Virginia Commonwealth University (236)</td>
<td>C-15</td>
</tr>
<tr>
<td>Expand Ackell Residence Center</td>
<td></td>
</tr>
<tr>
<td>James Madison University (216)</td>
<td>C-4</td>
</tr>
<tr>
<td>Construct New Dining Hall</td>
<td></td>
</tr>
<tr>
<td>Christopher Newport University (242)</td>
<td>C-2</td>
</tr>
<tr>
<td>James Madison University (216)</td>
<td>C-8.10</td>
</tr>
<tr>
<td>Construct New Dining Hall</td>
<td></td>
</tr>
<tr>
<td>Total for Nongeneral Fund Obligation Bonds 9(c)</td>
<td></td>
</tr>
<tr>
<td>$245,020,705</td>
<td></td>
</tr>
</tbody>
</table>

Total for 9(C) Revenue Bonds.............................. $0 $0

§ 2-25. 9(D) REVENUE BONDS (951)

1. This Item authorizes the capital projects listed below to be financed pursuant to Article X, Section 9(d), Constitution of Virginia.

2. The appropriations for said capital projects are contained in the appropriation Items listed below and are subject to the conditions in § 2-0 F of this act.

3. The total amount listed in this Item includes $136,787,000 in bond proceeds.

<table>
<thead>
<tr>
<th>Agency Name/</th>
<th>Item #</th>
<th>Project Code</th>
<th>9(c) Bonds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Title</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>College of William and Mary (204)</td>
<td>C-6</td>
<td>18112</td>
<td>$10,000,000</td>
</tr>
<tr>
<td>Improve Auxiliary Facilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>University of Mary Washington (215)</td>
<td>C-13.10</td>
<td>18133</td>
<td>$10,142,000</td>
</tr>
<tr>
<td>Improve Battleground Athletic Complex Fields and Facilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Radford University (217)</td>
<td>C-13</td>
<td>18120</td>
<td>$8,000,000</td>
</tr>
<tr>
<td>Renovate Athletics Complex</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Old Dominion University (221)</td>
<td>C-12</td>
<td>17947</td>
<td>$78,695,000</td>
</tr>
<tr>
<td>Replace the Webb University Center</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia Commonwealth University (236)</td>
<td>C-16</td>
<td>18115</td>
<td>$5,600,000</td>
</tr>
<tr>
<td>Expand Main Street Parking Deck</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Upgrade Siegel Center</td>
<td>C-17</td>
<td>18116</td>
<td>$12,000,000</td>
</tr>
<tr>
<td>Sanger Hall Phase II (Department of Pathology)</td>
<td>C-17.10</td>
<td>18070</td>
<td>$7,500,000</td>
</tr>
<tr>
<td>Virginia Community College System (260)</td>
<td>C-18</td>
<td>18096</td>
<td>$4,850,000</td>
</tr>
<tr>
<td>Construct Parking Garage, Blue Ridge</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total for Nongeneral Fund Obligation Bonds 9(d)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$136,787,000</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total for 9(D) Revenue Bonds.............................. $0 $0

TOTAL FOR PART 2: CAPITAL PROJECT EXPENSES .......................................................... $802,024,442 $149,233,222
ITEM C-48.

<table>
<thead>
<tr>
<th>Fund Sources</th>
<th>First Year FY2015</th>
<th>Second Year FY2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>$200,000</td>
<td>$0</td>
</tr>
<tr>
<td>Special</td>
<td>$38,661,539</td>
<td>$161,539</td>
</tr>
<tr>
<td>Higher Education Operating</td>
<td>$37,594,000</td>
<td>$0</td>
</tr>
<tr>
<td>Commonwealth Transportation</td>
<td>$40,891,817</td>
<td>$39,925,683</td>
</tr>
<tr>
<td>Trust and Agency</td>
<td>$400,000</td>
<td>$0</td>
</tr>
<tr>
<td>Dedicated Special Revenue</td>
<td>$15,140,022</td>
<td>$1,864,022</td>
</tr>
<tr>
<td>Federal Trust</td>
<td>$6,992,478</td>
<td>$32,281,978</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$662,144,586</td>
<td>$75,000,000</td>
</tr>
</tbody>
</table>
PART 3: MISCELLANEOUS

§ 3-1.01 INTERFUND TRANSFERS

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.

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Alcoholic Beverage Control Enterprise Fund (§ 4.1-116, Code of</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Virginia)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a) For expenses incurred for care, treatment, study and rehabilitation</td>
<td>$65,375,769</td>
<td>$65,375,769</td>
</tr>
<tr>
<td>of alcoholics by the Department of Behavioral Health and Developmental</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Services and other state agencies (from Alcoholic Beverage Control</td>
<td></td>
<td></td>
</tr>
<tr>
<td>gross profits)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b) For expenses incurred for care, treatment, study and rehabilitation</td>
<td>$9,141,363</td>
<td>$9,141,363</td>
</tr>
<tr>
<td>of alcoholics by the Department of Behavioral Health and Developmental</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Services and other state agencies (from gross wine liter tax</td>
<td></td>
<td></td>
</tr>
<tr>
<td>collections as specified in § 4.1-234, Code of Virginia)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For collection by Department of Taxation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Peanut Fund (§3.2-1906, Code of Virginia)</td>
<td>$4,003</td>
<td>$4,003</td>
</tr>
<tr>
<td>For collection by Department of Taxation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Aircraft Sales &amp; Use Tax (§ 58.1-1509, Code of Virginia)</td>
<td>$86,913</td>
<td>$86,913</td>
</tr>
<tr>
<td>b) Soft Drink Excise Tax</td>
<td>$2,935</td>
<td>$2,935</td>
</tr>
<tr>
<td>c) Virginia Litter Tax</td>
<td>$12,748</td>
<td>$12,748</td>
</tr>
<tr>
<td>5. Proceeds of the Tax on Motor Vehicle Fuels</td>
<td>$97,586</td>
<td>$97,586</td>
</tr>
<tr>
<td>For inspection of gasoline, diesel fuel and motor oils</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Virginia Retirement System (Trust and Agency)</td>
<td>$34,500</td>
<td>$34,500</td>
</tr>
<tr>
<td>For postage by the Department of the Treasury</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Department of Alcoholic Beverage Control (Enterprise)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For services by the:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a) Auditor of Public Accounts</td>
<td>$75,521</td>
<td>$75,521</td>
</tr>
<tr>
<td>b) Department of Accounts</td>
<td>$64,607</td>
<td>$64,607</td>
</tr>
<tr>
<td>c) Department of the Treasury</td>
<td>$47,628</td>
<td>$47,628</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$74,974,330</td>
<td>$74,974,330</td>
</tr>
</tbody>
</table>

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 $74,800,000 the first year and $78,200,000 the second year.

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.

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.

2. There is hereby appropriated from the applicable funds such amounts as are required to be refunded to the federal government for mutually agreeable resolution of internal service fund over-recoveries as identified by the U. S. Department of Health and Human 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.

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 $5,839,598 the first year and $5,839,598 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 $2,883,627 the first year and $2,883,627 the second year.

F. On or before June 30 of each year, the State Comptroller shall transfer $6,309,188 the first year and $6,309,188 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:

<table>
<thead>
<tr>
<th>Agency Name</th>
<th>Fund Group</th>
<th>FY 2015</th>
<th>FY 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Agriculture and Consumer Services (301)</td>
<td>0900</td>
<td>$75,637</td>
<td>$75,637</td>
</tr>
<tr>
<td>Department of Forestry (411)</td>
<td>0200</td>
<td>$24,698</td>
<td>$24,698</td>
</tr>
<tr>
<td>Board of Accountancy (226)</td>
<td>0900</td>
<td>$6,828</td>
<td>$6,828</td>
</tr>
<tr>
<td>Department of Labor and Industry (181)</td>
<td>0200</td>
<td>$3,392</td>
<td>$3,392</td>
</tr>
<tr>
<td>Tobacco Indemnification and Community Revitalization Commission (851)</td>
<td>0900</td>
<td>$81,802</td>
<td>$81,802</td>
</tr>
<tr>
<td>Virginia Museum of Fine Arts (238)</td>
<td>0200</td>
<td>$8,561</td>
<td>$8,561</td>
</tr>
<tr>
<td>Southwest Virginia Higher Education Center (948)</td>
<td>0200</td>
<td>$23,778</td>
<td>$23,778</td>
</tr>
<tr>
<td>Department for the Deaf and Hard-Of-Hearing (751)</td>
<td>0200</td>
<td>$15,730</td>
<td>$15,730</td>
</tr>
<tr>
<td>Department of Health Professions (223)</td>
<td>0900</td>
<td>$41,588</td>
<td>$41,588</td>
</tr>
<tr>
<td>Department of Behavioral Health and Developmental Services (720)</td>
<td>0900</td>
<td>$1,214</td>
<td>$1,214</td>
</tr>
<tr>
<td>Department for Aging and Rehabilitative Services (262)</td>
<td>0200</td>
<td>$62,397</td>
<td>$62,397</td>
</tr>
<tr>
<td>Department for Aging and Rehabilitative Services (262)</td>
<td>0900</td>
<td>$7,896</td>
<td>$7,896</td>
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<td>$3,028,317</td>
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G.1. The State Comptroller shall transfer to the Lottery Proceeds Fund established pursuant to § 58.1-4022.1, Code of Virginia, an amount estimated at $525,000,000 the first year and $510,000,000 the second year, from the State Lottery Fund. 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 balance of the State Lottery Fund for the first five months of the fiscal year and (2) thereafter, the transfer will be made on a monthly basis. Prior to June 20 of each year, the State Lottery Director shall estimate the amount of profits in the State Lottery Fund for the month of June and shall notify the State Comptroller so that the estimated profits can be transferred to the Lottery Proceeds Fund prior to June 22.

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 State Lottery Fund for the prior fiscal year. If such annual audit discloses that the actual revenue is less than the estimate on which the June transfer was based, the State Comptroller shall adjust the next monthly transfer from the State Lottery Fund to account for the difference between the actual revenue and the estimate transferred to the Lottery Proceeds Fund. The State Comptroller shall take all actions necessary to effect the transfers required by this paragraph, notwithstanding the provisions of § 58.1-4022, Code of Virginia. In preparing the Comprehensive Annual Financial Report, the State Comptroller shall report the Lottery Proceeds Fund as specified in § 58.1-4022.1, 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.

3. The State Treasurer is authorized to charge agencies, institutions and all other entities that utilize alternative financing structures and require Treasury Board approval, including capital lease arrangements, up to 10 basis points of the amount financed in addition to a share of direct costs of issuance as determined by the State Treasurer. Such amounts collected shall be paid into the general fund of the state treasury.

4. The State Treasurer is authorized to charge projects financed under Article X, Section 9(c) of the Constitution of Virginia, 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 are estimated to generate $50,000 the first year and $50,000 the second 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 fund to the Game Protection Fund. This transfer shall not exceed $1,700,000 the first year and $3,700,000 the second year.

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 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.
2. Notwithstanding any other provision of law, interest earnings shall not be allocated to the Family Access to Medical 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 $8,270,640 the first year and $10,635,320 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.

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 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 $4,589,914 the first year and $4,589,914 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. The Department of Alcoholic Beverage Control shall sell the building in which the Alexandria Regional office is currently located. Notwithstanding the provisions of §2.2-1156, Code of Virginia, all the proceeds from the sale of such property, estimated to be $12,500,000, shall be deposited into the general fund no later than June 30, 2015.

S. On or before June 30 each year, the State Comptroller shall transfer to the general fund $1,550,385 the first year and $1,550,385 the second year from operating efficiencies to be implemented by the Department of Alcoholic Beverage Control.

T. 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 $9,055,000 the first year, and $9,055,000 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).

U. 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.

V. Unless prohibited by federal law or regulation or by the Constitution of Virginia and notwithstanding any contrary provision 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 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 balances from this transfer or to restore certain balances that have been transferred.

W.1. The Brunswick Correctional Center operated by the Department of Corrections shall be sold. The estimated amount of the proceeds to be received is $20,000,000. 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, up to $10,000,000 from the proceeds of the sale of the Brunswick Correctional Center shall be paid into the general fund and any amount above $10,000,000 shall be paid into the Federal Action Contingency Trust (FACT) Fund contained in Central Appropriations. Any proceeds deposited into the Federal Action Contingency Trust (FACT) Fund pursuant to this paragraph are hereby appropriated.

X. On or before June 30 each year the State Comptroller shall transfer an estimated $2,450,000 from the fund created pursuant to § 17.1-275.12 of the Code of Virginia, to Items 339, 389, and 414 of this act, for the purposes enumerated in Section 17.1-275.12.
Y. On or before June 30 each year, the State Comptroller shall transfer $10,518,587 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).

Z. 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 $114,413 the first year and $114,413 the second year.

AA. Any amount designated by the State Comptroller from the June 30, 2014, or June 30, 2015, general fund balance for transportation pursuant to § 2.2-1514B., Code of Virginia, is hereby appropriated.

BB. The State Comptroller shall transfer balances from the Foundation for Virginia’s Natural Resources Trust Fund to the Virginia Land Conservation Fund to promote environmental education, pollution prevention, and citizen monitoring by fostering and supporting collaborative efforts among businesses, citizens, communities, local governments, and state agencies.

CC. 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.

DD. On or before June 30, 2015, and June 30, 2016, the State Comptroller shall transfer amounts estimated at $3,000,000 the first year and $3,000,000 the second year to the general fund from unobligated nongeneral fund balances at the State Corporation Commission.

EE. On or before June 30 of each year, the State Comptroller shall transfer an additional $439,180 to the general fund from the fees generated by the Firearms Transaction Program.

FF. Contingent upon federal approval, the State Comptroller shall transfer in the first year $18,000,000 in nongeneral fund cash balances from the Commonwealth’s Attorneys’ Services Council (Fund 0282 Agency 957) to the Virginia Retirement System for deposits into the State Police Officer Retirement System and the Virginia Law Enforcement Officer Retirement System to be applied towards each systems unfunded liabilities. The Virginia Retirement System shall deposit $9,000,000 in each of the two systems.

GG.1. On or before June 30 the first year, the State Comptroller shall transfer to the general fund $30,000,000 from the Highway Maintenance and Operating Fund. On or before June 30 the second year, the State Comptroller shall transfer from the general fund $30,000,000 to the Highway Maintenance and Operating Fund.

2. In addition, on or before June 30 the first year, the State Comptroller shall transfer to the general fund $31,070,647 from the Transportation Trust Fund, an amount equivalent to the unexpended balances remaining from the 2007 Transportation Initiative authorized in Chapter 847, 2007 Acts of Assembly.

§ 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.

§ 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.

§ 3-2.00 WORKING CAPITAL FUNDS AND LINES OF CREDIT

§ 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.

§ 3-2.02 CHARGES AGAINST WORKING CAPITAL FUNDS

The State Comptroller may periodically charge the appropriation of any state agency for the expenses incurred for services received from any program financed and accounted for by working capital funds. Such charge may be made upon receipt of such documentation as in the opinion of the State Comptroller provides satisfactory evidence of a claim, charge or demand against the appropriations made to any agency. The amounts so charged shall be recorded to the credit of the appropriate working capital fund accounts. In the event any portion of the charge so made shall be disputed, the amount in dispute may be restored to the agency appropriation by direction of the Governor.

§ 3-2.03 LINES OF CREDIT

a. The State Comptroller shall provide lines of credit to the following agencies, not to exceed the amounts shown:

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<thead>
<tr>
<th>Agency</th>
<th>Amount</th>
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<tr>
<td>Administration of Health Insurance</td>
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<td>Department of Accounts, for the Payroll Service Bureau</td>
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<td>Department of Accounts, Transfer Payments</td>
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<td>Department of Accounts, for Enterprise Applications</td>
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<td>Department of Alcoholic Beverage Control</td>
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<td>Department of Corrections, for Virginia Correctional Enterprises</td>
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<tr>
<td>Department of Emergency Management</td>
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<tr>
<td>Department of Environmental Quality</td>
<td>$5,000,000</td>
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<td>Department of Human Resource Management, for the Workers’ Compensation Self Insurance Trust Fund</td>
<td>$10,000,000</td>
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<tr>
<td>Department of Behavioral Health and Developmental Services</td>
<td>$30,000,000</td>
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<tr>
<td>Department of Motor Vehicles</td>
<td>$5,000,000</td>
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<tr>
<td>Department of the Treasury, for the Unclaimed Property Trust Fund</td>
<td>$5,000,000</td>
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<tr>
<td>Department of the Treasury, for the State Insurance Reserve Trust Fund</td>
<td>$25,000,000</td>
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<tr>
<td>State Lottery Department</td>
<td>$40,000,000</td>
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<tr>
<td>Virginia Information Technologies Agency</td>
<td>$40,000,000</td>
</tr>
<tr>
<td>Virginia Tobacco Settlement Foundation</td>
<td>$3,000,000</td>
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<tr>
<td>Department of Historic Resources</td>
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<td>Department of Fire Programs</td>
<td>$30,000,000</td>
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<tr>
<td>Compensation Board</td>
<td>$8,000,000</td>
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</table>

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.

c. The State Comptroller, in conjunction with the Departments of General Services and Planning and Budget, shall establish guidelines for agencies and institutions to utilize a line of credit to support fixed and one-time costs associated with implementation of office space consolidation, relocation and/or office space co-location strategies, where such line of credit shall be repaid by the agency or institution based on the cost savings and efficiencies realized by the agency or institution resulting from the consolidation and/or relocation. In such cases the terms of office space consolidation or co-location strategies shall be approved by the Secretary of Administration, in consultation with the Secretary of Finance, as demonstrating cost benefit to the Commonwealth. In no case shall the advances to an agency or institution exceed $1,000,000 nor the repayment begin more than one year following the 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 State Lottery Department 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 State 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 State Lottery Department 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 State Lottery Department 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.

§ 3-3.00 GENERAL FUND DEPOSITS

§ 3-3.01 PAYMENT BY THE VIRGINIA PUBLIC SCHOOL AUTHORITY

The Virginia Public School Authority shall transfer to the general fund an amount estimated at $201,000 on or before June 30, 2015 and an amount estimated at $201,000 on or before June 30, 2016, to reimburse the Commonwealth for staff and other administrative services provided to the Authority by the Department of the Treasury.

§ 3-3.02 PAYMENT BY THE STATE TREASURER

The state Treasurer shall transfer an amount estimated at $18,000 on or before June 30, 2015 and an amount estimated at $52,000 on or before June 30, 2016, to the general fund from excess 9(c) sinking fund balances.

§ 3-3.03 INTEREST EARNINGS

A. Notwithstanding any other provision of law, the State Comptroller shall not allocate interest earnings to the following agencies and funds in the first year of the biennium. The estimated amount of interest earnings that shall remain in the general fund as a result of this provision is $11,389,754 the first year and $11,389,754 the second year.

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<th>Fund Name Description</th>
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<td>Court Technology Fund 0905</td>
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<td>Department of Military Affairs 123</td>
<td>Armory Control Board Fund 0901</td>
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<td>Department of Military Affairs 123</td>
<td>Virginia Military Family Relief Fund 0916</td>
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<td>Department of Human Resource Management 129</td>
<td>Worker’s Compensation Funding 0700</td>
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<td>Worker’s Compensation Trust Fund 0742</td>
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<td>Virginia Information Technologies Agency 136</td>
<td>GIS Fund 0905</td>
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<td>Virginia Information Technologies Agency 136</td>
<td>Wireless E-911 Fund 0928</td>
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<td>Virginia Technology Infrastructure Fund 0931</td>
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<td>Department of Criminal Justice Services 140</td>
<td>School Resource Officer Incentive Grants Fund 0903</td>
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<tr>
<td>Department of Criminal Justice Services 140</td>
<td>Virginia Domestic Violence Victim Fund 0912</td>
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<td>Department of Criminal Justice Services 140</td>
<td>Intensified Drug Enforcement Jurisdictions Fund 0935</td>
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<td>Department of Criminal Justice Services 140</td>
<td>Regional Criminal Justice Academy Training Fund 0940</td>
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<td>Department of Criminal Justice Services 140</td>
<td>Court Fees Suspense Fund 0975</td>
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Attorney General and Department of Law 141 Youth Internet Safety Fund 0237
Attorney General and Department of Law 141 Regulatory And Consumer Advocacy 0239
Virginia Commission for the Arts 148 Virginia Arts Foundation Fund 0910
Administration of Health Insurance 149 Health Insurance Fund - Local 0520
Administration of Health Insurance 149 Health Insurance Fund - State 0620
Administration of Health Insurance 149 Health Insurance Fund - State Restricted 0621
Administration of Health Insurance 149 Pre-Medicare Eligible Retiree Health Benefits Trust Fund 0720
Department of Accounts 151 Commonwealth Health Research Fund 0936
Department of Treasury 152 Property Insurance Trust Fund 0740
Department of Treasury 152 Miscellaneous Insurance Trust Fund 0741
Department of Treasury 152 Liability Trust Fund 0743
Department of Treasury 152 Automobile Trust Fund 0744
Department of Treasury 152 Local Entities Bond Program 0745
Department of Treasury 152 Public Officials Insurance 0746
Department of Treasury 152 Law Enforcement Insurance 0747
Department of Treasury 152 George Washington Regional Commission 0748
Department of Treasury 152 Commuter Rail Trust Fund 0749
Department of Treasury 152 Workforce Training Access Fund 0901
Department of Motor Vehicles 154 State Asset Forfeiture Fund 0430
Department of State Police 156 State Asset Forfeiture Fund 0233
Department of State Police 156 Drug Investigation Trust Account - Federal 0236
Department of State Police 156 Drug Investigation Trust Account-State 0253
Department of State Police 156 State Asset Forfeiture Suspense Fund 0733
Department of State Police 156 Wireless E-911 Fund 0928
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Department of Taxation 161 Communications Sales And Use Tax Trust Fund 0926
Department of Taxation 161 Governor's Motion Picture Opportunity Fund 0902
Department of Accounts Transfer Payments 162 Edvantage Reserve Fund 0708
Department of Accounts Transfer Payments 162 Line Of Duty Death And Health Benefits Trust Fund 0742
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State Corporation Commission 171 Virginia State Police-Insurance Fraud Fund 0905
Virginia College Savings Plan 174 Special Revenue 0500
Virginia Employment Commission 182 Workforce Development Training Fund 0910
Secretary of Finance 190 Workforce Training Access Fund 0901
Secretary of Commerce and Trade 192 Governor’s Motion Picture Opportunity Fund 0902
Secretary of Commerce & Trade 192 Governor's Opportunity Fund 0910
Department of General Services 194 Main Street Station Property 0922
<p>| Department of Education - Direct Aid to Public Education | 197 | School Nurse Incentive Grants Fund | 0905 |
| Department of Education - Direct Aid to Public Education | 197 | Va Public School Educational Technology Trust Fund | 0928 |
| Department of Education - Direct Aid to Public Education | 197 | Va Public School Construction Grants Fund | 0930 |
| Department of Education - Direct Aid to Public Education | 197 | Public Ed SOQ/Local Re Property Tax Relief Fund | 0931 |
| Department of Conservation and Recreation | 199 | Natural Area Preservation Fund | 0215 |
| Department of Conservation and Recreation | 199 | Chesapeake Bay Restoration Fund | 0252 |
| Department of Conservation and Recreation | 199 | Flood Prevention And Protection Assistance Fund | 0910 |
| Department of Conservation and Recreation | 199 | Va Land Conservation Fund - Restricted | 0917 |
| Department of Conservation and Recreation | 199 | Virginia Land Conservation Fund - Unrestricted | 0918 |
| Department of Conservation and Recreation | 199 | Soil/Water Conservation District Dam Maintenance Fund | 0925 |
| Department of Conservation and Recreation | 199 | Virginia Water Quality Improvement Fund | 0934 |
| Department of Conservation and Recreation | 199 | Virginia Water Quality Improvement Fund Reserve | 0935 |
| Department of Conservation and Recreation | 199 | Virginia Natural Resources Commitment Fund | 0936 |
| Department of Conservation and Recreation | 199 | VOF - Open-Space Lands Preservation Trust Fund | 0958 |
| Department of Conservation and Recreation | 199 | Virginia Teaching Scholarship Loan Fund | 0908 |
| Department of Education - Central Office Operations | 201 | Families In Education Incentive Grants Fund | 0912 |
| Department of Education - Central Office Operations | 201 | Community-Based Intervention-Susp/Expelled Student | 0915 |
| Department of Education - Central Office Operations | 201 | Artists In The Classroom Grants Fund | 0916 |
| Department of Education - Central Office Operations | 201 | School-To-Work Transition Grants Fund | 0932 |
| Department of Education - Central Office Operations | 201 | National Teacher Certification Incentive Reward Pg | 0940 |
| Department of Professional and Occupational Regulation | 222 | Common Interest Community Management Information Fund | 0259 |
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§ 3-4.00 AUXILIARY ENTERPRISES AND SPONSORED PROGRAMS IN INSTITUTIONS OF HIGHER EDUCATION

B. If actual general fund transfers in any year exceed the amount shown for "transfers" in the resources available for appropriation from the general fund in the first enactment of this act, the interest earnings retained by the general fund as a result of this provision shall be capped at $11,389,754 the first year and $11,389,754 the second year. Any interest earnings above this amount will be distributed proportionately back to the nongeneral funds shown in this item.

C. Notwithstanding any other provision of law, on or before June 30 of each year, the State Comptroller shall transfer $1,243,189 the first year and $1,243,819 the second year to the general fund, from the College of William and Mary, the University of Virginia, the University of Virginia’s College at Wise, Virginia Commonwealth University, Virginia Tech and Virginia Tech Extension for the estimated payments of interest earned on tuition and fees from Educational and General Revenues deposited in the state treasury.

§ 3-4.00 AUXILIARY ENTERPRISES AND SPONSORED PROGRAMS IN INSTITUTIONS OF HIGHER EDUCATION
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.

B. No interest shall be credited for that portion of the fund's cash balance that represents any outstanding loans due from the State Treasurer. The provisions of this section shall not apply to the capital projects authorized under Items C-36.21 and C-36.40 of Chapter 924, 1997 Acts of Assembly.

§ 3-5.00 ADJUSTMENTS AND MODIFICATIONS TO TAX COLLECTIONS

§ 3-5.01 RETALIATORY COSTS TO OTHER STATES TAX CREDIT

Notwithstanding any other provision of law, the amount deposited to the Priority Transportation Trust Fund pursuant to §58.1-2531 shall not be reduced by more than $266,667 by any refund of the Tax Credit for Retaliatory Costs to Other States available under §58.1-2510.

§ 3-5.02 PAYMENT OF AUTO RENTAL TAX TO THE GENERAL FUND

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 costs of administering the fee are recovered by the Department of Taxation.

§ 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 estimated amount of such transfers are $350,570,294 the first year and $362,970,294 the second year.

§ 3-5.04 NEIGHBORHOOD ASSISTANCE ACT TAX CREDIT

A. The $125,000 limit on donations for which tax credits may be issued for taxable year 2014 pursuant to Section 58.1-439.24 of the Code of Virginia shall not apply if, after an equitable allocation of tax credits for Fiscal Year 2015 under the Neighborhood Assistance Act Tax Credit Program, the total amount of tax credits allocated for all programs approved under the Act was less than $16 million. The $125,000 limit on donations for which tax credits may be issued for taxable year 2015 pursuant to Section 58.1-439.24 of the Code of Virginia shall not apply if, after an equitable allocation of tax credits for Fiscal Year 2016 under the Neighborhood Assistance Act Tax Credit Program, the total amount of tax credits allocated for all programs approved under the Act was less than $17 million. However, in no event shall (i) more than $16 million in tax credits be issued for Fiscal Year 2015 and (ii) more than $17 million in tax credits be issued for Fiscal Year 2016 under the Act.

B. Notwithstanding § 58.1-439.20 or any other provision of law, for Fiscal Year 2015, the amount of the Neighborhood Assistance Act Tax Credit available under § 58.1-439.18 et seq., Code of Virginia, shall be limited to $16 million allocated as follows: $8.5 million for education proposals for approval by the Superintendent of Public Instruction and $7.5 million for all other proposals for approval by the Commissioner of the State Department of Social Services. For Fiscal Year 2016, the amount of the Neighborhood Assistance Act Tax Credit available under § 58.1-439.18 et seq., Code of Virginia, shall be limited to $17 million allocated as follows: $9 million for education proposals for approval by the Superintendent of Public Instruction and $8 million for all other proposals for approval by the Commissioner of the State Department of Social Services.

C. For purposes of this section, the term "individual" means the same as that term is defined in § 58.1-302, but excluding any individual included in the definition of a "business firm" as such term is defined in § 58.1-439.18.

§ 3-5.05 RETAIL SALES & USE TAX EXEMPTION FOR INTERNET SERVICE PROVIDERS

Notwithstanding any other provision of law, for purchases made on or after July 1, 2006, any exemption from the retail sales and use tax applicable to production, distribution, and other equipment used to provide Internet-access services by providers of Internet service, as defined in § 58.1-602, Code of Virginia, shall occur as a refund request to the Tax Commissioner. The Tax Commissioner shall develop procedures for such refunds.

§ 3-5.06 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. In making the calculations of excess fees required by this paragraph the Compensation Board shall exclude, in the first year, courts in the thirty-first judicial circuit, but pay them in accordance with § 17.1-285 in the first year.

§ 3-5.07 ACCELERATED SALES TAX

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 purchases of $1,000,000 or greater for the 12-month period beginning July 1, and ending June 30 of the immediately preceding calendar year, shall be required to make a payment equal to 90 percent of the sales and use tax liability for the previous June. Such tax payments shall be made on or before the 30th day of June, if payments are made by electronic fund transfer, as defined in § 58.1-202.1. If payment is made by other than electronic funds transfer, such payment shall be made on or before 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 return for June of the current year due July 20.

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.).

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.

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 payment of the sales and use tax liability as provided in subsection A shall subject the dealer or direct payment permit holder to a penalty of six percent of the amount of tax underpayment that should have been properly paid to the Tax Commissioner. Interest shall accrue as provided in § 58.1-15. The payment required by this section shall become delinquent on the first day following the due date set forth in this section if not paid.

E. Payments made pursuant to this section shall be made in accordance with procedures established by the Tax Commissioner and shall be considered general fund revenue, except with respect to those revenues required to be distributed under the provisions of §§ 58.1-605 and 58.1-606 of the Code of Virginia.

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, and 58.1-638.1 of the Code of Virginia until the Tax Commissioner makes a written 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 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 and 58.1-638.1, the Commonwealth shall allocate proceeds from the sale of such collections in the manner prescribed by the provisions of §§ 58.1-605, 58.1-606, and § 58.1-638.1 of the Code of Virginia.

G.1. Beginning with the tax payment that would be remitted on or before June 25, 2015, if the payment is made by other than electronic fund transfers, 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 $26,000,000 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, 2016, if the payment is made by other than electronic transfer, and by June 30, 2016, 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 $48,500,000 or greater for the 12-month period beginning July 1 and ending June 30 of the immediately preceding calendar year.

3. It is the intent of the General Assembly that the payment requirement contained herein be phased out beginning in fiscal year 2013 and the payment amount should continue to be reduced until fully eliminated not later than June 2021.

§ 3-5.08 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:
Monthly Taxable Sales | Percentage
---|---
$0 to $62,500 | 1.6%
$62,501 to $208,000 | 1.2%
$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.

C. Beginning with the return for June 2011, due July 2011, the compensation under § 58.1-1021.03 shall be reinstated.

§ 3-5.09 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.

§ 3-5.10 INTANGIBLE HOLDING COMPANY ADDBACK

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

(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 unrelated parties shall be limited and apply only to the portion of such income derived from licensing agreements for which the rates and terms are comparable to the rates and terms of agreements that the related member has actually entered into with unrelated entities.

§ 3-5.11 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.

§ 3-6.00 ADJUSTMENTS AND MODIFICATIONS TO FEES

§ 3-6.01 RECORDATION TAX FEE

There is hereby assessed a twenty dollar fee on (i) every deed for which the state recordation tax is collected pursuant to §§ 58.1-801 A and 58.1-803, Code of Virginia; and (ii) every certificate of satisfaction admitted under § 55-66.6, Code of Virginia. The revenue generated from fifty percent of such fee shall be deposited to the general fund. The revenue generated from the other fifty percent of such fee shall be deposited to the Virginia Natural Resources Commitment Fund, a subfund of the Virginia Water Quality Improvement Fund, as established in § 10.1-2128.1, Code of Virginia. The funds deposited to this subfund shall be disbursed for the agricultural best management practices cost share program, pursuant to § 10.1 - 2128.1, Code of Virginia.

§ 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.

§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.

§ 3-6.04 QUALIFIED EQUITY AND SUBORDINATED DEBT INVESTMENT TAX CREDIT

Notwithstanding any other provision of law, for taxable years beginning on or after January 1, 2006, the amount of the Qualified Equity and Subordinated Debt Investments Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $3,000,000 for calendar years 2006 and thereafter, except that for taxable years beginning on or after January 1, 2010, and before December 31, 2010, the credit shall be capped at $5,000,000. For taxable years beginning on and after January 1, 2011, and before December 31, 2011, the amount of the Qualified Equity and Subordinated Debt Investments Tax Credit available under §58.1-339.4, Code of Virginia, shall be limited to $3,000,000. For taxable years beginning on and after January 1, 2012, and before December 31, 2012, the amount of the Qualified Equity and Subordinated Debt Investments Tax
Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $4,000,000. For taxable years beginning on or after January 1, 2013, and before December 31, 2013 the amount of the Qualified Equity and Subordinated Debt Investment Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $4,500,000. For taxable years beginning on or after January 1, 2014, and before December 31, 2014 the amount of the Qualified Equity and Subordinated Debt Investment Tax Credit available under § 58.1-339.4, Code of Virginia, shall be limited to $5,000,000.

§ 3-6.05 DEPOSIT OF FINES AND FEES

A. The Auditor of Public Accounts shall annually calculate the amount of total fines and fees collected by the District Courts. The Auditor of Public Accounts will determine those localities in which total local fines and fee collections exceed 50 percent of the total collections. Using the Auditor of Public Accounts’ calculation for fiscal year 2011, the State Comptroller shall deduct half of the amount in excess of 50 percent from any current payment of local fines and fees before remitting to the localities their remaining collections. When the State Comptroller has recovered in total, the half of the amount exceeding 50 percent, he shall pay all local collections monthly directly to the locality’s treasury. The State Comptroller shall promptly and without delay transmit any and all non-withheld local fees and fines to the locality’s treasury not later than sixty (60) days after these fines and fees were deposited and recorded in the state treasury by the District Courts. Furthermore, the State Comptroller and the Executive Secretary of the Supreme Court shall work with the District Courts and the localities to develop a process to provide the localities a complete accounting of when these fees were collected. The State Comptroller shall deposit the withheld funds in the Literary Fund, as they become available.

B. The Auditor of Public Accounts shall provide the State Comptroller the annual calculation by May 1 of each year for future withholdings. The State Comptroller will act as a fiscal agent, holding the amounts of local fine and fee collections in an agency fund.
PART 4: GENERAL PROVISIONS

§ 4.00 OPERATING POLICIES

§ 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.

c. The Governor, as chief budget officer of the state, shall ensure that the provisions and conditions as set forth in this section are strictly observed.

d. Public higher education institutions are not subject to the provisions of § 2.2-4800, Code of Virginia, or the provisions of the Department of Accounts' Commonwealth Accounting Policies and Procedures manual (CAPP) topic 20505 with regard to students who are veterans of the United States armed services and National Guard and are in receipt of federal educational benefits under the G.I. Bill. Public higher education shall establish internal procedures for the continued enrollment of such students to include resolution of outstanding accounts receivable.

§ 4-1.00 APPROPRIATIONS

§ 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, § 4-1.01 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.

§ 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.

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 purpose, provided the withholding of allotments of appropriations under this provision shall not occur until at least 15 days after the Governor has transmitted a statement of changed factors and intent to withhold moneys to the Chairmen of the House Appropriations and Senate Finance Committees.

2. Moneys shall not be withheld on the basis of reorganization plans or program evaluations until such plans or evaluations have been specifically presented in writing to the General Assembly at its next regularly scheduled session.

c. Increased Nongeneral Fund Revenue:

1. General fund appropriations to any state agency for operating expenses are supplemental to nongeneral fund revenues collected by the agency. To the extent that nongeneral fund revenues collected in a fiscal year exceed the estimate on which the operating budget was based, the Governor is authorized to withhold general fund spending authority, by withholding allotments of appropriations, in an equivalent amount. However, this limitation shall not apply to (a) restricted excess tuition and fees for 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 state agency for the direct costs of a stipulated project; (d) appropriations to institutions for the mentally ill or
intellectual disabilities payable from the Behavioral Health and Developmental Services Revenue Fund; and (e) general fund appropriations for highway construction and mass transit. Moneys unallotted under this provision shall not be reallocated for any other 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.

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.

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.

3. In making this determination, the Governor shall take into account actual general fund revenue collections for the current fiscal year and the results of a formal written re-estimate of general fund revenues for the current and next biennium, prepared within the previous 90 days, in accordance with the process specified in § 2.2-1503, Code of Virginia. Said re-estimate of general fund revenues shall be communicated to the Chairmen of the Senate Finance, House Appropriations and House Finance 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.

b) Within five business days after the preliminary close of the state accounts at the end of the fiscal year, the State Comptroller shall provide the Governor with the actual total of (1) individual income taxes, (2) corporate income taxes, and (3) sales taxes for the just-completed fiscal year, with a comparison of such actual totals with the total of such taxes in the official budget estimate for that fiscal year. If that comparison indicates that the total of (1) individual income taxes, (2) corporate income taxes, and (3) sales taxes, as shown on the preliminary close, was one percent or more below the amount of such taxes in the official budget estimate for the just-completed fiscal year, the Governor shall prepare a written re-estimate of general fund revenues for the current biennium and the next biennium in accordance with § 2.2-1503, Code of Virginia, to be reported to the Chairmen of the Senate Finance, House Appropriations and House Finance Committees, not later than September 1 following 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.

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.

6. In effecting the reduction of expenditures, the Governor shall not withhold allotments of appropriations for:

a) More than 15 percent cumulatively of the annual general fund appropriation contained in this act for operating expenses of any one state or nonstate agency or institution designated in this act by title, and the exact amount withheld, by state or nonstate agency or institution, shall be reported within five calendar days to the Chairmen of the Senate Finance and House Appropriations Committees. State agencies providing funds directly to grantees named in this act shall not apportion a larger cut to the grantee than the proportional cut apportioned to the agency. Without regard to § 4-5.05 b.4. of this act, the remaining appropriation to the grantees 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 $500,000, except in cases where the normal conditions of the grant dictate a different payment schedule.

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.

c) The payments for care of graves of Confederate dead.
d) The employer contributions, and employer-paid member contributions, to the Social Security System, Virginia Retirement System, Judicial Retirement System, State Police Officers Retirement System, Virginia Law Officers Retirement System, Optional 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 disability, and retiree health care credit programs for state employees, state-supported local employees and teachers. If the Virginia Retirement System Board of Trustees approves a contribution rate for a fiscal year that is lower than the rate on which the appropriation was based, or if the United States government approves a Social Security rate that is lower than that in effect for the 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 increased or decreased beyond the amounts approved by the General Assembly. Payments for the employee benefit programs listed in this paragraph may not be delayed beyond the customary billing cycles that have been established by law or policy by the governing board.

e) The payments in fulfillment of any contract awarded for the design, construction and furnishing of any state building.

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.

8. Each nongeneral fund appropriation shall be payable in full only to the extent the nongeneral fund revenues from which the appropriation is payable are estimated to be sufficient. The Governor is authorized to reduce allotments of nongeneral fund appropriations by the amount necessary to ensure that expenditures do not exceed the supporting revenues for such appropriations; 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 accordance with the process specified in § 2.2-1503, Code of Virginia, has been reported to the Chairmen of the Senate Finance, House Finance, and House Appropriations Committees. For purposes of this subsection, major nongeneral fund sources are defined 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 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 Assembly.

§ 4-1.03 APPROPRIATION TRANSFERS

GENERAL

a. During any fiscal year, the Director, Department of Planning and Budget, may transfer appropriation authority from one state or 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 agencies in accordance with specific language in the central appropriation establishing reversion clearing accounts;

2) distribution of pass-through grants or other funds held by an agency as fiscal agent;

3) correction of errors within this act, where such errors have been identified in writing by the Chairmen of the House Appropriations and Senate Finance Committees;

4) proper accounting between fund sources 0100 and 0300 in higher education institutions;

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.

3. The Director, Department of Planning and Budget, may transfer appropriations from the Office of Comprehensive Services to the Department of Medical Assistance Services, consisting of the general fund amounts required to match federal funds for reimbursement of services provided to eligible children.

4. The Director, Department of Planning and Budget, may transfer an appropriation or portion thereof within a state or other agency, or from one such agency to another, to support changes in agency organization, program or responsibility enacted by 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:

   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

   e) continue a program at the present level of service or at an increased level of service when required to address unanticipated 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.

§ 4-1.04 APPROPRIATION INCREASES

a. UNAPPROPRIATED NONGENERAL FUNDS:

1. Sale of Surplus Materials:

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.

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.

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:

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

3) 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

4) continue a program at the present level of service or at an increased level of service when required to address unanticipated increases in noncredit instruction at institutions of higher education or business and industrial development opportunities which will benefit the state's economy, or

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 their acceptance; or

6) realize cost savings in excess of the additional funds provided, or

7) permit a state agency or institution to use a donation, gift or grant for the purpose intended by the donor, or

8) provide for cost overruns on capital projects and for capital projects authorized under § 4-4.01 m of this act, or

9) address caseload or workload changes in programs approved by the General Assembly.

b) The above conditions shall not apply to donations and gifts to the endowment funds of institutions of higher education.

c) Each state agency and institution shall ensure that its budget estimates include a reasonable estimate of receipts from donations, gifts or other nongeneral fund revenue. The Department of Planning and Budget shall review such estimates and verify their accuracy, as part of the budget planning and review process.
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 purpose for which it was made; however, expenditures for property, plant or equipment, irrespective of fund source, are subject 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, of this act.

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.

4. Any nongeneral fund cash balance recorded on the books of the Department of Accounts as unexpended on the last day of the fiscal year may be appropriated for use in the succeeding fiscal year with the prior written approval of the Director, Department of Planning and Budget, unless the General Assembly shall have specifically provided otherwise. Revenues deposited to the Virginia Health Care Fund shall be used only as the state share of Medicaid, unless the General Assembly specifically authorizes an alternate use. With regard to the appropriation of other nongeneral fund cash balances, the Director shall make a listing of such transactions available to the public via electronic means no less than ten business days following the approval of the appropriation of any such balance.

5. Reporting:

The Director, Department of Planning and Budget, shall make available via electronic means a report on increases in unappropriated nongeneral funds in accordance with § 4-8.00, Reporting Requirements, or as modified by specific provisions in this subsection.

b. AGRIBUSINESS EQUIPMENT FOR THE DEPARTMENT OF CORRECTIONS

The Director of the Department of Planning and Budget may increase the Department of Corrections appropriation for the purchase of agribusiness equipment or the repair or construction of agribusiness facilities by an amount equal to fifty percent of any annual amounts in excess of fiscal year 1992 deposits to the general fund from agribusiness operations. It is the intent of the General Assembly that appropriation increases for the purposes specified shall not be used to reduce the general fund appropriations for the Department of Corrections.

§ 4-1.05 REVERSION OF APPROPRIATIONS AND REAPPROPRIATIONS

a. GENERAL FUND OPERATING EXPENSE:

1.a) General fund appropriations which remain unexpended on (i) the last day of the previous biennium or (ii) the last day of the first year of the current biennium, shall be reappropriated and allotted for expenditure where required by the Code of Virginia, where necessary for the payment of preexisting obligations for the purchase of goods or services, or where desirable, 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 incentives to reduce spending to effect current or future cost savings. With the exception of the unexpended general fund appropriations of agencies in the Legislative Department, the Judicial Department, the Independent Agencies, or institutions of higher education, all other such unexpended general fund appropriations unexpended on the last day of the previous biennium or the last day of the first year of the current biennium shall revert to the general fund.

General fund appropriations for agencies in the Legislative Department, the Judicial Department, and the Independent Agencies shall be reappropriated, except as may be specifically provided otherwise by the General Assembly. General fund appropriations shall also be reappropriated for institutions of higher education, subject to § 2.2-5005, Code of Virginia.

2. a. The Governor shall report within five calendar days after completing the reappropriation process to the Chairmen of the Senate Finance and House Appropriations Committees on the reappropriated amounts for each state agency in the Executive Department. He shall provide a preliminary report of reappropriation actions on or before November 1 and a final report on or 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.

5. Upon request, the Director, Department of Planning and Budget, shall provide a report to the Chairmen of the House Appropriations and Senate Finance Committees showing the amount reverted for each agency and the total amount of such reversions.

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.

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 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 and become part of the fund balance of the general fund during the current biennium as of the date the Director, Department of Planning and Budget, certifies to the State Comptroller that the project has been completed in accordance with the intent of the appropriation or reappropriation and there are no known unpaid obligations related to the project. The State Comptroller shall return the unexpended nongeneral fund cash balance, if there be any, for such completed project to the source from which said nongeneral funds were obtained. Likewise, he shall revert an equivalent portion of the appropriation or reappropriation of said nongeneral funds.

3. The Director, Department of Planning and Budget, may direct the restoration of any portion of the reverted amount if he shall subsequently verify an unpaid obligation or requirement for completion of the project. In the case of a capital project for which an unexpended cash balance was returned and appropriation or reappropriation was reverted in the prior biennium, he may likewise restore any portion of such amount under the same conditions.

§ 4-1.06 LIMITED ADJUSTMENTS OF APPROPRIATIONS

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.

b. LIMITATIONS ON CASH DISBURSEMENTS.

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 transactions and transactions that will not require the receipt or disbursement of funds until after June 30. Should an emergency arise, or in years in which July 1 falls on a weekend requiring the processing of transactions on or before June 30, the State Comptroller may, with notification to the Auditor of Public Accounts, authorize the disbursement of funds drawn against 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 documents, trust indentures, and/or escrow agreements.

§ 4-1.07 ALLOTMENTS

Except when otherwise directed by the Governor within the limits prescribed in §§ 4-1.02 Withholding of Spending Authority, 4-1.03 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

§ 4-2.01 NONGENERAL FUND REVENUES

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 lease purchase agreement, provided that the lessee 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.

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.

2. a) 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 resident student groups based on, but not limited to, competitive market rates, provided that 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.

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.

c) For institutions charging nonresident students less than 100 percent of the cost of education, the State Council of Higher Education for Virginia may authorize a phased approach to meeting this requirement, when in its judgment, it would result in 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.

3. a) In setting the nongeneral fund appropriation for educational and general programs at the institutions of higher education, 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.

c. HIGHER EDUCATION PLANNED EXCESS REVENUES:

An institution of higher education, except for those public institutions 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, 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 the following:

1. Such revenues are identified by language in the appropriations in this act to any such institution.

2. The use of such moneys is fully documented by the institution to the Governor prior to each fiscal year and prior to allotment.

3. The moneys are supplemental to, and not a part of, ongoing expenditure levels for educational and general programs used as the basis for funding in subsequent biennia.

4. The receipt and expenditure of these moneys shall be recorded as restricted funds on the books of the Department of Accounts and shall not revert to the surplus of the general fund at the end of the biennium.

5. Tuition and fee revenues generated by the institution other than as provided herein shall be subject to the provisions of § 4-1.04 a.3 Gifts, Grants, and Other Nongeneral Funds of this act.

§ 4-2.02 GENERAL FUND REVENUE

a. STATE AGENCY PAYMENTS INTO GENERAL FUND:
1. Except as provided in § 4-2.02 a.2., all moneys, fees, taxes, charges and revenues received at any time by the following 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:

      1) Revenues payable to the Public Oyster Rocks Replenishment Fund established by § 28.2-542, Code of Virginia.
      2) Revenue payable to the Virginia Marine Products Fund established by § 3.2-2705, Code of Virginia.
      4) Revenue payable to the Marine Fishing Improvement Fund established by § 28.2-208, Code of Virginia.
      5) Revenue payable to the Marine Habitat and Waterways Improvement Fund established by § 28.2-1206, Code of Virginia.

   b) Department of Labor and Industry, or any other agency, for the administration of the state labor and employment laws under 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.

   c) All state institutions for the mentally ill or intellectually disabled, from fees or per diem paid employees for the performance of services for which such payment is made, except for a fee or per diem allowed by statute to a superintendent or staff member of any such institution when summoned as a witness in any court.

   d) Secretary of the Commonwealth, from all sources.

   e) The Departments of Corrections, Juvenile Justice, and Correctional Education, 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.

   g) Department of Education, from repayment of student scholarships and loans, except for the cost of such collections.

   h) Department of the Treasury, from the following source:

      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.

   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.

      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, Juvenile Justice and Correctional Education 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 Department of Correctional Education for work performed shall be retained by the agency to increase vocational 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.

b. DEFINITION OF GENERAL FUND REVENUE FOR PERSONAL PROPERTY RELIEF ACT

Notwithstanding any contrary provision of law, for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia, the term general fund revenues, excluding transfers, is defined as (i) all state taxes, including penalties and interest, required and/or authorized to be collected and paid into the general fund of the state treasury pursuant to Title 58.1, Code of Virginia; (ii) permits, fees, licenses, fines, forfeitures, charges for services, and revenue from the use of money and property required 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 generated from the normal operation of state government, or (iii) proceeds from the sale of state property or assets be included in the general fund revenue calculations for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia.

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.

d. SETTLEMENTS NEGOTIATED BY THE OFFICE OF THE ATTORNEY GENERAL:

1. There is hereby created the Disbursement Review Committee (the "Committee"), the members of which are the Attorney General, who shall serve as chairman; the Chairman of the House Committee on Appropriations and one Delegate appointed by him, or their designees; the Chairman of the Senate Committee on Finance and one Senator appointed by him, or their designees; and two individuals appointed by the Governor. Whenever the Attorney General reasonably expects that there will be money or any real, tangible, or intangible property ("money or property"), or both, other than criminal fines (which would go to the Literary Fund) or attorney's fees (i) due or available to the Commonwealth as a result of any civil or criminal dispute or (ii) available to the Commonwealth or to any state or local governmental entity in the Commonwealth from any federal entity pursuant to an asset forfeiture equitable sharing agreement or other legal action, including a compromise, settlement, or agreement in a multistate action in which the Attorney General has participated on behalf of the Commonwealth or an agency of the Commonwealth, he shall forthwith notify all members of the Committee of the pertinent facts, and may convene a meeting of the Committee, but shall convene a meeting of the Committee at the request of any member.

2. For a compromise, settlement, or agreement under subdivision 1(i) above, the Attorney General shall prepare and recommend to the Committee a proposed Distribution Plan (the "Plan") regarding the distribution and use of money or property, or both, to be received by the Commonwealth as a result of any such compromise, settlement, or agreement. The Committee may propose the same or a modified Plan to the General Assembly for the distribution or use, or both, of such money or property, or both.

3. For a compromise, settlement, or agreement under subdivision 1(ii) above, if the distribution or use, or both, of any money or property, or both, to be received by the Commonwealth is determined by a court order, federal law, or by a federal entity pursuant to federal law (such as a federal asset forfeiture sharing agreement), the Attorney General shall prepare and provide to the Committee a proposed Plan for the distribution and use of any such money or property, or both, that is consistent with such court order, federal law, or regulations or policies of such federal agency. If the permissible purpose(s) for the distribution or use, or both, of such money or property, or both, is described in general terms (for example, it must be used for “law enforcement purposes” or for "consumer education"), the Committee may propose a modified Plan with a more particular distribution or use, or both, that falls within such general permissible purpose(s). If a federal entity must approve the final Plan for such distribution or use, or both, and does not approve the Plan submitted to it by the Attorney General, he shall so inform the Committee, and the Plan may be revised if deemed appropriate and resubmitted to the federal entity for approval. If the federal entity approves the original Plan or a revised Plan, the Attorney General shall so inform the Committee, and the Committee shall recommend to the General Assembly distribution or use, or both, of such money or property, or both, that is consistent with the Plan approved by the federal entity.

4. The Attorney General shall not enter into any compromise, settlement, or agreement for the distribution of money or property, or both, to be received by the Commonwealth under subdivision 1(i) or 1(ii) unless the compromise, settlement, or agreement provides that such money or property, or both, is to be deposited into the state treasury. No such distribution shall occur without a specific appropriation by the General Assembly that is consistent with the permissible purpose(s) set forth in the court order or federal law or by the federal entity. If a federal entity must approve the final Plan for such distribution or use, or both, and the General Assembly's appropriation in an appropriation act differs from the Plan approved by the federal entity, the appropriation shall be submitted to the federal entity for approval. The distribution of any money or property, or both, shall be done in a manner as prescribed by the State Comptroller in order to ensure proper accounting on the books of the Commonwealth.

I VETO THIS ITEM WHICH CONTINUES ON PAGE 1345. /s/ Terence R. McAuliffe (6/21/14) (Vetoed item is enclosed in brackets.)
5. The provisions of subdivisions 1) through 4) shall not apply to any negotiation, compromise, settlement, or agreement involving money or property, or both (a) where the distribution and use of such money or property, or both, is governed specifically by this act or by the constitution or other law of the Commonwealth, (b) in which the total value of such moneys or property does not exceed $250,000, or (c) in which the entire amount of the settlement is for services provided, or for property sold or provided, under a contract with a governmental entity. "Governmental entity" shall include, without limitation, public institutions of higher education. The General Assembly hereby appropriates a sum sufficient amount for any settlement or agreement authorized solely by virtue of this subdivision 5. The provisions of this section 4-2.02.d. shall not apply to state teaching hospitals.

§ 4-2.03 INDIRECT COSTS

a. INDIRECT COST RECOVERIES FROM GRANTS AND CONTRACTS:

Each state agency, including institutions of higher education, which accepts a grant or contract shall recover full statewide and agency indirect costs unless prohibited by the grantor agency or exempted by provisions of this act.

b. AGENCIES OTHER THAN INSTITUTIONS OF HIGHER EDUCATION:

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.

c. INSTITUTIONS OF HIGHER EDUCATION:

The following conditions shall apply to indirect cost recoveries received by institutions of higher education:

1. 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 § 23-19, 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.

3. Institutions of higher education may retain 100 percent of the indirect cost recoveries related to research grant and contract levels in excess of the levels authorized in Chapter 1042 of the Acts of Assembly of 2003. This provision is included as an 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:

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.

§ 4-3.00 DEFICIT AUTHORIZATION AND TREASURY LOANS

§ 4-3.01 DEFICITS

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 obligate or expend moneys in excess of nongeneral fund revenues that are collected and appropriated.

2. The Governor is authorized to approve deficit funding for a state agency under the following conditions:

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.

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 capital nature not covered by § 4-4.00 Capital Projects, of this act provided such projects a) are delineated in the Virginia 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.

b. UNAUTHORIZED DEFICITS: If any agency contravenes any of the prohibitions stated above, thereby incurring an unauthorized deficit, the Governor is hereby directed to withhold approval of such excess obligation or expenditure. Further, there shall be no reimbursement of said excess, nor shall there be any liability or obligation upon the state to make any appropriation hereafter to meet such unauthorized deficit. Further, those members of the governing board of any such agency who shall have voted therefor, or its 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 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, the Governor is directed to bring this provision of this act to the attention of the members of the governing board of each state agency, or its head if there be no governing board, within two weeks of the date that this act becomes effective. The governing board or the agency head shall execute and return to the Governor a signed acknowledgment of such notification.

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.

§ 4-3.02 TREASURY LOANS

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 deficit and to prevent future deficits. If the Governor approves the plan and authorizes a state agency to incur a deficit under the provisions of this section, the amount authorized shall be obtained by the agency by borrowing the authorized amount on such terms 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 the loan approval. The Director, Department of Planning and Budget, shall set forth in the next biennium budget all such loans which require an appropriation for repayment. A copy of the approved plan to eliminate the deficit shall be transmitted to the Chairmen of the House Appropriations and the Senate Finance Committees within five calendar days of approval.

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.

2. Anticipation loans for operating expenses shall be in amounts not greater than the sum identified by the agency as the minimum amount required to meet the projected expenditures. The term of any anticipation loans granted for operating expenses shall not exceed twelve months.

3. Before an anticipation loan for a capital project is authorized, the agency shall develop a plan for financing such capital project; approval of the State Treasurer shall be obtained for all plans to incur authorized debt.

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.

c) 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.

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 § 4-4.01 m are limited to the provisions below:

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.

3. Anticipation loans for operating expenses shall be in amounts not greater than the sum identified by the agency as the minimum amount required to meet projected expenditures. The term of any anticipation loans granted for operating expenses 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.
§ 4-3.03 CAPITAL LEASES

a. GENERAL:

1. As part of their capital budget submission, all agencies and institutions of the Commonwealth proposing building projects that may qualify as capital lease agreements, as defined in Generally Accepted Accounting Principles (GAAP), and that may be supported in whole, or in part, from appropriations provided for in this act, shall submit copies of such proposals to the Directors of the Departments of Planning and Budget and General Services, the State Comptroller, and the State Treasurer. The 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 annual Debt Capacity Advisory Committee reports.

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, 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 considered tax supported debt of the Commonwealth.

§ 4-4.00 CAPITAL PROJECTS

§ 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.

2. The provisions of this section are applicable equally to acquisition of property and plant by purchase, gift, or any other means, including the acquisition of property through a lease/purchase contract, regardless of the method of financing or the source of funds. Acquisition of property by lease shall be subject to § 4-3.03 of this act.

3. The provisions of this section shall not apply to property or equipment acquired by lease or improvements to leased property and equipment when the improvements are provided by the lessor pursuant to the terms of the lease and upon expiration of the lease 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 33.1-93, 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.

3. As part of any request for appropriations for an armory, the Department of Military Affairs shall obtain a written commitment from the host locality to share in the operating expense of the armory.

4. Projects declared by the Governor or the General Assembly to be of an emergency nature, which may avoid an increase in costs or otherwise result in a measurable benefit to the state, and/or which are required for the continued use of existing facilities.

5. 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.
3. The Governor, at his discretion, or his designee may release from any capital project appropriation or reappropriation made pursuant to this act such sum (or sums) as may be necessary to pay for the preparation of plans and specifications by architects and engineers, provided that the estimated cost of the construction covered by such drawings and specifications does not exceed the appropriation therefor; provided, further, however, that the architectural and engineering fees paid on completion of the preliminary design for any such project may be based on such estimated costs as may be approved by the Governor in writing, where it is shown to the satisfaction of the Governor that higher costs of labor or material, or both, or other unforeseen 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 based on costs exceeding the appropriation.

4. Architectural or engineering contracts shall not be awarded in perpetuity for capital projects at any state institution, agency or activity.

j. Capital Projects Financed with Bonds: Capital projects proposed to be financed with (i) 9(c) general obligation bonds or (ii) 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:

1. By August 15 of each year, requests for inclusion in the Executive Budget of capital projects to be financed with 9(c) general obligation bonds shall be submitted to the State Treasurer for evaluation of financial feasibility. Submission shall be in 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 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 costs 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.

3. Prior to the issuance of debt for 9(c) general obligation projects, when more than one year has elapsed since the review of financial feasibility specified in § 4-4.01 j.1 above, an updated feasibility study shall be prepared by the agency and reviewed by the State Treasurer prior to requesting the Governor's Opinion of Financial Feasibility required under Article X, Section 9(c), of the Constitution of Virginia.

k. 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.

1. Change in Size and Scope: Unless otherwise provided by law, the scope, which is the function or intended use, of any capital project may not be substantively changed, nor its size increased or decreased by more than five percent in size beyond the plans and 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 determined by the Governor to be an emergency, or 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. Furthermore, this prohibition shall not apply to minor increases, beyond five percent, in square footage determined by the Director, Department of General Services, to be reasonable and appropriate based on a written justification submitted by the agency specifying the amount and nature of the unbudgeted costs and the types of actions that will be taken to decrease the size of the project. The written justification shall also include a certification, signed by the agency head, that the resulting project will be consistent with the original programmatic intent of the appropriations.

2. If space planning, energy conservation, and environmental standards guides for any type of construction have been approved by the Governor or the General Assembly, the Governor shall require capital projects to conform to such planning guides.

m. Projects Not Included In This Act:

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:

1) The project is required to meet an emergency situation.
2) The project is to be operated as an auxiliary enterprise or sponsored program in an institution of higher education and will be fully 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 or the Virginia Tobacco Settlement Foundation.

b) The foregoing conditions are subject to the following criteria:

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) without adverse effect on other projects or programs, or from unappropriated nongeneral fund revenues or balances.

2) In the Governor's opinion such action may avoid an increase in cost or otherwise result in a measurable benefit to the state.

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 authorization of any capital project under the provisions of this subsection.

5) Permanent funding for any project initiated under this section shall only be from nongeneral fund sources.

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.

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.

n. 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.

2. Expenditures for land acquisition, site preparation beyond five feet from a building, and the construction of additional outdoor lighting, sidewalks, outdoor athletic and recreational facilities, and parking lots in the Virginia Community College System shall be made only from appropriated federal funds, Trust and Agency funds, including local government allocations or appropriations, or the proceeds of indebtedness authorized by the General Assembly.

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.

2. All institutions of higher education shall be exempt from the capital review and approval process for repair, renovation, or 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.

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.

o. 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.

p. 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.

q. Local or private funds to be used for the acquisition, construction or improvement of capital projects for state agency use as owner or lessee shall be deposited into the state treasury for appropriation prior to their expenditure for such projects.

r. 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.

s.1. The Governor may authorize the conveyance of any interest in property or improvements thereon held by the Commonwealth to the educational or real estate foundation of any institution of higher education where he finds that such property was acquired with 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 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, such conveyance shall likewise be exempt from compliance with any statute concerning disposition of state property. Any income or 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 foundation for any foundation purpose.


t.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.

u. Energy-efficiency Projects: Improvements to state-owned properties for the purpose of energy-efficiency shall be treated as follows:

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;

   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

   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 the project, including debt service and interest payments.

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;

   c) the scope of work has been reviewed and recommended by the Department of Mines, Minerals and Energy;

   d) the project has been reviewed by the Department of Planning and Budget; and

   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 of Planning 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 or of 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.

v. 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.
§ 4-4.01 TRANSACTIONS WITH INDIVIDUALS

§ 4-5.01 SPECIAL CONDITIONS AND RESTRICTIONS ON EXPENDITURES

w. 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.

x. 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.

y. Any new construction project developed by or for the Chippokes Plantation Farm Foundation, with an estimated cost of $750,000 or less, shall be exempt from the capital outlay review and approval process.

z. 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.

aa. Any bridge structure constructed and operated in accordance with the provisions of Chapter 581, 2009 Acts of Assembly, shall not be deemed to be within any locality to which it is attached pursuant to § 15.2-3105, Code of Virginia. This is declarative of existing law.

§ 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.

§ 4-5.00 SPECIAL CONDITIONS AND RESTRICTIONS ON EXPENDITURES

§ 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.

b. STUDENT FINANCIAL ASSISTANCE FOR HIGHER EDUCATION:

1. General:

a) The appropriations made in this act to state institutions of higher education within the Items for student financial assistance may be expended for any one, all, or any combination of the following purposes: grants to undergraduate students enrolled at least one-half time in a degree, certificate or diploma program; grants to full-time graduate students; graduate assistantships: grants to students enrolled full-time in a dual or concurrent undergraduate and graduate program. The institutions may also use these appropriations for the purpose of supporting work study programs. The institution is required to transfer to educational general appropriations all funds used for work study or to pay graduate assistantships. Institutions may also contribute to federal or private student grant aid programs requiring matching funds by the institution, except for programs requiring work. The State Council of Higher Education for Virginia shall annually review each institution's plan for the expenditures of its general fund appropriation for undergraduate student financial assistance prior to the start of the fall term to determine program 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 awarded. For the purposes of the proposed plan, each community college shall be considered independently. No limitations shall be placed on the awarding of nongeneral fund appropriations made in this act to state institutions of higher education within the Items for student financial assistance other than those found previously in this paragraph and as follows: (i) funds derived from in-state student tuition will not subsidize out-of-state students, (ii) students receiving these funds must be making satisfactory academic progress, (iii) awards made to students should be based primarily on financial need, and (iv) institutions should make larger grant and scholarship awards to students taking the number of credit hours necessary to complete a degree in a timely manner.

b) All awards made to undergraduate students from such Items shall be for Virginia students only and such awards shall offset all, or portions of, the costs of tuition and required fees, and, in the case of students qualifying under subdivision b 2 c)1) hereof, the cost of books. All undergraduate financial aid award amounts funded by this appropriation shall be proportionate to the remaining need of individual students, with students with higher levels of remaining need receiving grants before other
students. No criteria other than the need of the student shall be used to determine the award amount. Because of the low cost of attendance and recognizing that federal grants provide a much higher portion of cost than at other institutions, a modified approach and minimum award amount for the neediest VGAP student should be implemented for community college and Richard Bland College students based on remaining need and the combination of federal and grant state aid. Student financial 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 the Council.

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 the soil scientist scholarships authorized under § 23-38.3, Code of Virginia.

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.

2. Grants To Undergraduate Students:

a) Each institution which makes undergraduate grants paid from its appropriation for student financial assistance shall expend 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.

c) 1) It is the intent of the General Assembly that students eligible under the Virginia Guaranteed Assistance Program (VGAP) authorized in Title 23, 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 performance and to consider higher education an achievable objective in their futures.

4) Students may not receive a VGAP and a Commonwealth grant in the same semester.

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.

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, 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.

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.

§ 4-5.02 THIRD PARTY TRANSACTIONS

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 payment 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.

2. This section does not apply to attorneys employed by state agencies in the Legislative Department, Judicial Department or Independent Agencies.

3. Reporting on employment of attorneys shall be in accordance with § 4-8.00, Reporting Requirements.

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 General Assembly or to any study group created by the General Assembly, nor shall any such expenditure for third party nongovernmental contracts be made by any Executive Department agency in response to a legislative request for a study, 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. All such expenditures shall be made only in accordance with the terms of a written contract approved as to form by the Attorney General.
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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.

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.

2. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the University of Virginia Medical Center 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, provided that the University of Virginia demonstrates to the Secretary of Finance that debt collection by an agent other than the Office of the Attorney General is anticipated to be more cost effective. Nothing in this paragraph is intended to limit the ability of the University of Virginia Medical Center from voluntarily contracting with the Office of the Attorney General's Division of Debt Collection in cases where the Center would benefit from the expertise of legal counsel and collection services offered by the Office of the Attorney General.

3. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the Department of Taxation shall be exempt from participating in the debt collection process of the Office of the Attorney General.

§ 4-5.03 SERVICES AND CLIENTS

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.

2. State agencies shall submit any proposed modifications in rates to be charged by internal service funds, pursuant to §§ 2.2-803, 2.2-1101, and 2.2-2013, Code of Virginia, that impact on agency expenditures to the Department of Planning and Budget for review prior to approval by the Joint Legislative Audit and Review Commission. In its review, the Department of Planning and Budget shall determine whether the requested rate modifications are consistent with budget assumptions and report its findings to the Commission prior to the approval of the rate request.

3. Notwithstanding any other provision of law, the Joint Legislative Audit and Review Commission, in coordination with the Department of Planning and Budget, shall establish policies and procedures for annually reviewing internal service fund revenues, expenditures, and approval of rates.

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. Reporting on all new services shall be in accordance with § 4-8.00, Reporting Requirements.

c. OFF-CAMPUS SITES OF INSTITUTIONS OF HIGHER EDUCATION:

No moneys appropriated by this act shall be used for off-campus sites unless as provided for in this section.

1. A public college or university seeking to create, establish, or operate an off-campus instructional site, funded directly or indirectly from the general fund or with revenue from tuition and mandatory educational and general fees generated from credit 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.

c) Further, the provisions herein do not govern the establishment and operations of campus sites with a primary function of 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.

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.

2.a) Within thirty days of the enactment of this act, the Director, Department of Planning and Budget, shall make available via electronic means to the Chairmen of the House Appropriations and Senate Finance Committees and the public a list of the new 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.

§ 4-5.04 GOODS AND SERVICES

a. STUDENT ATTENDANCE AT INSTITUTIONS OF HIGHER EDUCATION:

1. Public Information Encouraged: Each public institution of higher education is expected and encouraged to provide prospective students with accurate and objective information about its programs and services. The institution may use public funds under the control of the institution's Board of Visitors for the development, preparation and dissemination of factual 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.

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.

3. Remedial Education: Senior institutions of higher education shall make arrangements with community colleges for the 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.

b. INFORMATION TECHNOLOGY FACILITIES AND SERVICES:

1.a) The Virginia Information Technologies Agency shall procure information technology and telecommunications goods and services of every description for its own benefit or on behalf of other state agencies and institutions, or authorize other state agencies or institutions to undertake such procurements on their own.
b) Except for research projects, research initiatives, or instructional programs at public institutions of higher education, or any non-major information technology project request from the Virginia Community College System, Longwood University, or from an institution of higher education which is a member of the Virginia Association of State Colleges and University Purchasing Professionals (VASCUPP) as of July 1, 2003, or any procurement of information technology and telecommunications goods and services by 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, 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, requests for authorization from state agencies and institutions to procure information technology and telecommunications goods and services on their own behalf shall be made in writing to the Chief Information Officer or his designee. Members of VASCUPP as of July 1, 2003, are hereby 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 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.

2. If the billing rates and associated systems for computer, telecommunications and systems development services to state agencies are altered, the Director, Department of Planning and Budget, may transfer appropriations from the general fund between programs affected. These transfers are limited to actions needed to adjust for overfunding or underfunding the program appropriations affected by the altered billing systems.

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 geographic information systems (GIS), be contained through the shared use of existing or planned equipment, data, or services 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.


6. Notwithstanding any other provision of law, state agencies that do not receive computer services from the Virginia Information Technologies Agency may develop their own policies and procedures governing the sale of surplus computers and laptops to their employees or officials. Any proceeds from the sale of surplus computers or laptops shall be deposited into the appropriate fund or funds used to purchase the equipment.

c. MOTOR VEHICLES AND AIRCRAFT:

1. No motor vehicles shall be purchased or leased with public funds by the state or any officer or employee on behalf of the state without the prior written approval of the Director, Department of General Services.

2. The institutions of higher education 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 to like vehicles under the state contract. If the comparison demonstrates for a given institution 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 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.

d. MOTION PICTURE, TELEVISION AND RADIO SERVICES PRODUCTION: Except for public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly, no state Executive Department agency or the State Lottery Department shall expend any public funds for the production of motion picture films or of programs for television transmission, or for the operation of television or radio transmission facilities, without the prior written approval of the Governor or as otherwise provided in this act, except for educational television programs produced for elementary-secondary education by authority of the Virginia Information Technologies Agency. The Joint Subcommittee on Rules is authorized to provide the approval of such expenditures for legislative agencies. For judicial agencies and independent agencies, other than the State Lottery Department, prior approval action rests with the supervisory bodies of these entities. 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 negotiation, for program production and transmission services which are performed by public telecommunications entities, as defined in § 2.2-2427, 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:

1. For the use of personal automobiles in the discharge of official duties outside the continental limits of the United States, the State Comptroller may authorize an allowance not exceeding the actual cost of operation of such automobiles;

2. The first 15,000 miles of use during each fiscal year of personal automobiles in the discharge of official duties within the continental limits of the United States shall be reimbursed at an amount equal to the most recent business standard mileage rate as established by the Internal Revenue Service for employees or self-employed individuals to use in computing their income tax deductible costs for operating passenger vehicles owned or leased by them for business purposes, or in the instance of a state employee, at the lesser of (a) the IRS rate or (b) the lowest combined capital and operational trip pool rate charged by the Department of General Services, Office of Fleet Management Services (OFMS), posted on the OFMS website at time of travel, for the use of a compact state-owned vehicle. If the head of the state agency concerned certifies that a state-owned vehicle was not available, or if, according to regulations issued by the State Comptroller, the use of a personal automobile in lieu of a state-owned automobile is considered to be an advantage to the state, the reimbursement shall be at the rate of the IRS rate. For such 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-owned vehicle is not available; then the rate shall be the IRS rate;

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;

5. State employees traveling on official business of state government shall be reimbursed for their travel costs using the same bank account authorized by the employee in which their net pay is direct deposited; and

6. This section shall not apply to members and employees of public school boards.

f. SMALL PURCHASE CHARGE CARD, ELECTRONIC DATA INTERCHANGE, DIRECT DEPOSIT, AND PAYLINE OPT OUT: The State Comptroller is hereby authorized to charge state agencies a fee of $5 per check or earnings notice when, in his judgment, agencies have failed to comply with the Commonwealth's electronic commerce initiatives to reduce unnecessary administrative costs for the printing and mailing of state checks and earning notices. The fee shall be collected by the Department of 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.

j. MEDICAL SERVICES: No expenditures from general or nongeneral fund sources may be made out of any appropriation by the General Assembly for providing abortion services, except as otherwise required by federal law or state statute.
k. 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.

2. In-scope Executive Department agencies providing employees with telecommunication devices shall develop agency-specific policies, incorporating the guidance provided in § 4-5.04 k. 1. of this act and shall maintain a cost justification for the assignment or a public health, welfare and safety need.

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.

I. 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.

§ 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.

b.1. For purposes of this subsection, the definition of "nonstate agency" is that contained in § 2.2-1505, Code of Virginia.

2. Allotment of appropriations to nonstate agencies shall be subject to the following criteria:

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 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.

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.

§ 4-5.06 DELEGATION OF AUTHORITY
§ 4-5.07 LEASE, LICENSE OR USE AGREEMENTS

a. Agencies shall not acquire or occupy real property through lease, license or use agreement until the agency certifies to the Director, Department of General Services, that (i) funds are available within the agency's appropriations made by this act for the cost of the lease, license or use agreement and (ii) except for good cause as determined by the Department of General Services, the volume of such space conforms with the space planning procedures for leased facilities developed by the Department of General Services and approved by the Governor. The Department of General Services shall acquire and hold such space for use by state departments, agencies and institutions within the Executive Branch and may utilize brokerage services, portfolio management strategies, strategic planning, transaction management, project and construction management, and lease administration strategies consistent with industry best practices as adopted by the Department from time to time.

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.

§ 4-5.08 SEMICONDUCTOR MANUFACTURING PERFORMANCE GRANT PROGRAMS

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 accordance with the terms and conditions set forth in a memorandum of understanding between a qualified manufacturer and the Secretary of Administration pursuant to 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 § 4-5.08b 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 this information to the Governor, the responsible Cabinet Secretary, and the Chairmen of the Senate Finance and House Appropriations Committees.

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 Committees.

f. Institutions that have executed memoranda of understanding with the Secretary of Administration for nongeneral fund capital outlay decentralization programs are hereby granted a waiver from the provisions of § 2.2-4301, Competitive Negotiation, subdivision 3a, Code of Virginia, regarding the not to exceed amount of $100,000 for a single project, the not to exceed sum of $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 apply only to agencies and personnel within the Executive Department, unless specifically stated otherwise.

h. This section shall not apply to public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly.

§ 4-5.09 SEMICONDUCTOR MANUFACTURING PERFORMANCE GRANT PROGRAMS

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 accordance with the terms and conditions set forth in a memorandum of understanding between a qualified manufacturer and the Commonwealth. These terms and conditions shall supplement the provisions of the Semiconductor Manufacturing Performance Grant Program, the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Program, and the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Program II, as applicable, and shall include but not be limited to the numbers and types of semiconductor wafers that are produced; the level of investment directly related to the building and equipment for manufacturing of wafers or activities ancillary to or supportive of such manufacturer within the eligible locality; and the direct employment related to these programs. To that end, the Secretary of Commerce and Trade shall certify in writing to the Governor and to the Chairmen of the House Appropriations and Senate Finance Committees the extent to which a qualified manufacturer met the terms and conditions. The appropriation shall be made in full or in proportion to a qualified manufacturer's fulfillment of the 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.

§ 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:

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.

3. Surplus property valued at less than $5,000,000 that is possessed and controlled by a public institution of higher education, 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.

c. In accordance with § 15.2-2005, Code of Virginia, the consent of the General Assembly is herein provided for the road known as Standpipe Road, that was relocated and established on a portion of the Virginia Department of Transportation's Culpeper District Office property, identified as Tax Map No. 50-28, to improve the operational efficiency of the local road network in the Town of Culpeper. Further, the Virginia Department of Transportation is hereby authorized to convey to the Town of Culpeper, upon such terms and conditions as the Department deems proper and for such considerations the Department may determine, the property on which "Standpipe Road (Relocated)(Variable Width R/W)" on the plat entitled "plat Showing Property and Various Easements for Standpipe Road Relocated, Tax Map 50-28, Town of Culpeper, Culpeper County, Virginia" prepared by ATCS P.L.C and sealed March 14, 2012, together with easements to the Town of Culpeper for electric utility, slopes and drainage as shown on said plat. The conveyance shall be made with the approval of the Governor and in a form approved by the Attorney General. The appropriate officials of the Commonwealth are hereby authorized to prepare, execute, and deliver such deed and other documents as may be necessary to accomplish the conveyance.

d. Notwithstanding the provisions of §2.2-1156, Code of Virginia, if tax-exempt bonds were issued by the Commonwealth or its related authorities, boards or institutions to finance the acquisition, construction, improvement or equipping of real property, proceeds from the sale or disposition of such property and any improvements may first be applied toward remediation options available under federal law to maintain the tax-exempt status of such bonds.

§ 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 Governor'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.

§ 4-6.00 POSITIONS AND EMPLOYMENT

§ 4-6.01 EMPLOYEE COMPENSATION

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 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
b. Annual salaries of persons appointed to positions by the General Assembly, pursuant to the provisions of §§ 2.2-200 and 2.2-400, Code of Virginia, shall be paid in the amounts shown.

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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 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.

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) 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) 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.

4. Notwithstanding § 4-6.01.c.2.b)1) of this Act, the Board of Commissioners of the Virginia Port Authority may supplement
the 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.

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<td>$196,090</td>
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<td>Position</td>
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<tr>
<td>Director, Department of Medical Assistance Services</td>
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<td>Director, Department of Planning and Budget</td>
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<td>State Tax Commissioner</td>
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<td>Superintendent of State Police</td>
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<td>Commissioner, Virginia Employment Commission</td>
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<tr>
<td>Executive Director, Department of Game and Inland Fisheries</td>
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<tr>
<td>Commissioner, Marine Resources Commission</td>
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**Salary Ranges:**

- **July 1, 2014 to June 24, 2015**: $103,153 - $162,344
- **June 25, 2015 to November 24, 2015**: $103,153 - $162,344
- **November 25, 2015 to June 30, 2016**: $103,153 - $162,344

**Midpoint:** $132,749
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<th>Position</th>
<th>Salary 1</th>
<th>Salary 2</th>
<th>Salary 3</th>
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<td>Director, Department of Forensic Science</td>
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<td>Director, Department of General Services</td>
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<td>Management</td>
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<td>Director, Department of Mines, Minerals and</td>
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<td>Energy</td>
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<td>Director, Department of Rail and Public</td>
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<tr>
<td>Transportation</td>
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<tr>
<td>Director, Department of Small Business and</td>
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<td>$103,153</td>
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<td>Supplier Diversity</td>
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<td>State Treasurer</td>
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<thead>
<tr>
<th>Period</th>
<th>Level III Range</th>
<th>Midpoint</th>
<th>Adjutant General</th>
<th>Chairman, Virginia Parole Board</th>
<th>Commissioner, Department of Labor and Industry</th>
<th>Coordinator, Department of Emergency Management</th>
<th>Director, Department of Aviation</th>
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<tbody>
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<td>July 1, 2014 to June 24, 2015</td>
<td>$104,173- $144,276</td>
<td>$124,225</td>
<td>$135,548</td>
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<tr>
<td>Director, Department of Conservation and Recreation</td>
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<td>$130,560</td>
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<tr>
<td>Director, Department of Criminal Justice Services</td>
<td>$115,668</td>
<td>$115,668</td>
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<tr>
<td>Director, Department of Health Professions</td>
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<td>$128,650</td>
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<tr>
<td>Director, Department of Historic Resources</td>
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<tr>
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<tr>
<td>Director, Department of Professional and Occupational Regulation</td>
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<tr>
<td>Director, The Science Museum of Virginia</td>
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<td>$131,667</td>
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<tr>
<td>Director, Virginia Museum of Fine Arts</td>
<td>$136,791</td>
<td>$136,791</td>
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<tr>
<td>Director, Virginia Museum of Natural History</td>
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<td>Executive Director, Jamestown-Yorktown Foundation</td>
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<td>Executive Secretary, Virginia Racing Commission</td>
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<tr>
<td>Librarian of Virginia</td>
<td>$144,276</td>
<td>$144,276</td>
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<tr>
<td>State Forester, Department of Forestry</td>
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<td>$104,173</td>
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<td><strong>Level IV Range</strong></td>
<td><strong>$101,933 - $113,009</strong></td>
<td><strong>$101,933 - $113,009</strong></td>
<td><strong>$101,933 - $113,009</strong></td>
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</table>

**Midpoint**

**Administrator, Commonwealth's Attorneys' Services Council**

$107,471

$107,471

$107,471

**Commissioner, Virginia Department for the Blind and Vision Impaired**

$112,245

$112,245

$112,245
<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Executive Director, Board of Accountancy</td>
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<tr>
<td>Chairman of Board Chairman, Compensation Board</td>
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</table>

7. Annual salaries of the directors of the independent agencies, as listed in this subdivision, shall be paid in the amounts shown. All salary changes shall be subject to subdivisions c 1, c 2, and c 3 above.

<table>
<thead>
<tr>
<th>Position</th>
<th>Level V Range</th>
<th>Midpoint</th>
<th>Independent Range</th>
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<tbody>
<tr>
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<td>$57,214</td>
<td>$147,198 - $175,709</td>
<td>$161,453</td>
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<tr>
<td>Director, Virginia Department for the Deaf and Hard-of-Hearing</td>
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<td>$147,198 - $175,709</td>
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<tr>
<td>Executive Director, Department of Fire Programs</td>
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<td>$89,887</td>
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<td>$161,453</td>
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<tr>
<td>Executive Director, Virginia Commission for the Arts</td>
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<td>$88,724</td>
<td>$147,198 - $175,709</td>
<td>$161,453</td>
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<tr>
<td>Chairman of Board Chairman, Compensation Board</td>
<td>$22,383</td>
<td>$22,383</td>
<td>$147,198 - $175,709</td>
<td>$161,453</td>
</tr>
</tbody>
</table>

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 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.

2.a) The board of visitors of each institution of higher education or the boards of directors for Southern Virginia Higher Education Center, Southwest Virginia Higher Education Center, and the New College Institute may annually supplement the salary of a president or director from private gifts, endowment funds, foundation funds, or income from endowments and gifts. Supplements paid from other than the cited sources prior to June 30, 1997, may continue to be paid. In approving a supplement, the board of visitors or board of directors should be guided by criteria which provide a reasonable limit on the total additional income of a president or director. The criteria should include a consideration of additional income from outside sources including, but not being limited to, service on boards of directors or other such services. The board of visitors or board of 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.

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.

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>NEW COLLEGE INSTITUTE</td>
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<td>Executive Director, New College Institute</td>
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<td>STATE COUNCIL OF HIGHER EDUCATION FOR VIRGINIA</td>
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<tr>
<td>SOUTHERN VIRGINIA HIGHER EDUCATION CENTER</td>
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<td>Institution</td>
<td>President/Chancellor</td>
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<td>Salary 2</td>
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<tr>
<td>SOUTHWEST VIRGINIA HIGHER EDUCATION CENTER</td>
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<td>VIRGINIA COMMUNITY COLLEGE SYSTEM</td>
<td>Chancellor of Community Colleges</td>
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<td>SENIOR COLLEGE PRESIDENTS' SALARIES</td>
<td>Chancellor, University of Virginia's College at Wise</td>
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<td>President, Christopher Newport University</td>
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<td></td>
<td>President, The College of William and Mary in Virginia</td>
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<td></td>
<td>President, George Mason University</td>
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<td>President, James Madison University</td>
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<td>President, Longwood University</td>
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<td>President, Old Dominion University</td>
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<td>President, Radford University</td>
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<td>President, Richard Bland College</td>
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<td>President, University of Mary Washington</td>
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<td>President, University of Virginia</td>
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<td>President, Virginia Commonwealth University</td>
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<tr>
<td></td>
<td>President, Virginia Polytechnic Institute and State University</td>
<td>$190,567</td>
<td>$190,567</td>
</tr>
</tbody>
</table>
e. 1. Salaries for newly employed or promoted employees shall be established consistent with the compensation and classification plans established by the Governor.

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 merit-based service awards program, as provided for in § 2.2-1201.12, 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.

2. If the Administrator ceases to be a member of the faculty of a state-supported institution of higher education, the total salary listed in § 4-6.01 c 6 shall be paid from the Council's appropriation.

k.1. Except as otherwise provided for in this subdivision, any increases in the salary band assignment of any job role contained in the compensation and classification plans approved by the Governor shall be effective beginning with the first pay 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 Finance that funds are available within the agency's appropriation to cover the cost of the increase for the remainder of the current biennium and presents a plan for covering the costs next biennium and the Secretary concurs, or (2) such funds are appropriated by the General Assembly. If at any time the Secretary of Administration shall certify that such change in the salary band assignment for a job role is of an emergency nature and the Secretary of Finance shall certify that funds are available to cover the cost of the increase for the remainder of the biennium within the agency's appropriation, such change in compensation may be effective on a date agreed upon by these two Secretaries. The Secretary of Administration shall provide a monthly report of all such emergency changes in accordance with § 4-8.00, Reporting Requirements.

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.

l. Full-time employees of the Commonwealth, including faculty members of state institutions of higher education, who are appointed to a state-level board, council, commission or similar collegial body shall not receive any such compensation for their services as members or chairmen except for reimbursement of reasonable and necessary expenses. The foregoing provision shall likewise apply 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 § 23-9.2:3.1 B and the cash payment offered under such compensation plans pursuant to § 23-9.2:3.1 D, Code of Virginia. Notwithstanding the limitations in § 23-9.2:3.1 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.
2. Notwithstanding any other provision of law, employees holding full-time, academic-year classified positions at public institutions of higher education shall be considered "state employees" as defined in § 51.1-124.3, Code of Virginia, and shall be considered for medical/hospitalization, retirement service credit, and other benefits on the same basis as those individuals appointed to full-time, 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 seventy-five 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 this item, and other items in the Act, to reflect the compensation adjustments authorized in Item 468 of 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.

§ 4-6.02 EMPLOYEE TRAINING AND STUDY

Subject to uniform rules and regulations established by the Governor, the head of any state agency may authorize, from any funds appropriated to such department, institution or other agency in this act or subsequently made available for the purpose, compensation or expenses or both compensation and expenses for employees pursuing approved training courses or academic studies for the purpose of becoming better equipped for their employment in the state service. The rules and regulations shall include reasonable provision for the return of any employee receiving such benefits for a reasonable period of duty, or for reimbursement to the state for expenditures incurred on behalf of the employee should he not return to state service.

§ 4-6.03 EMPLOYEE BENEFITS

a. Any medical/hospitalization benefit program provided for state employees shall include the following provision: any state employee, as defined in § 2.2-2818, Code of Virginia, shall have the option to accept or reject coverage.

b. Except as provided for sworn personnel of the Department of State Police, no payment of, or reimbursement for, the employer paid contribution to the State Police Officers' Retirement System, or any system offering like benefits, shall be made by the Compensation Board of the Commonwealth at a rate greater than the employer rate established for the general classified workforce of the Commonwealth covered under the Virginia Retirement System. Any cost for benefits exceeding such general 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.

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 participating provider in the network, contracted by the Department of Human Resource Management, that serves state employees and (2) such hospital enters into a written agreement with the Department of Human Resource Management as to the rates of reimbursement. The department shall accept the lowest rates offered by the hospital from among the rates charged 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 the hospital cannot come to an agreement, the department shall reimburse the hospital at the rates contained in its final offer to
the hospital until the dispute is resolved. Any dispute shall be resolved through arbitration or through the procedures established 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.

2. The Virginia Retirement System shall establish procedures for verification by the employer of eligibility for the benefits 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 3 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 considered 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 14 of the Constitution of Virginia.

l. Notwithstanding the provisions of subsection B of § 51.1-155, any person who (i) has attained age 62, (ii) is receiving a service retirement allowance under Chapter 1 of Title 51.1, and (iii) was employed in an otherwise covered position as interim president and chief executive officer of an institution of higher education, who were appointed prior to January 1, 2014, for a period necessary to rectify significant management deficiencies, may elect to continue to receive the retirement allowance during such employment. If the person elects to continue to receive the retirement allowance, then his service performed and compensation received during the period of time he receives the retirement allowance will not increase, decrease, or affect in any way his retirement benefits before, during, or after such employment.

§ 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.

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.

c. PARKING SERVICES:

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. –

2. Leased parking facilities in metropolitan Richmond area

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 available either incidental to the lease or rental agreement or pursuant to a separate lease agreement for private parking space. In such cases, the individual employee parking fee shall not be less than that paid by employees parking in Department of General Services parking facilities at the Seat of Government. The Director, Department of General Services may amend or waive the fee requirement for good cause. Revenues derived from employees paying for parking spaces in leased facilities will be retained by the 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 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 Senate. Any employee permanently assigned to any of these spaces shall be subject to the provisions of paragraph 1 of this item.

§ 4-6.05 SELECTION OF APPLICANTS FOR CLASSIFIED POSITIONS

It is the responsibility of state agency heads to ensure that all provisions outlined in Title 2.2, Chapter 29, Code of Virginia (the Virginia Personnel Act), and executive orders that govern the practice of selecting applicants for classified positions are strictly observed. The Governor's Secretaries shall ensure this provision is faithfully enforced.

§ 4-6.06 POSITIONS GOVERNED BY CHAPTERS 933 AND 943 OF THE 2006 ACTS OF ASSEMBLY

Except as provided in subsection A of § 23-38.114 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.

§ 4-7.00 STATEWIDE PLANS

§ 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 operation of programs.

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.

2. Positions assigned to programs supported by internal service funds are for reference only and may fluctuate depending upon 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.

4. Positions assigned to educational and general programs in the institutions of higher education are for reference only and may fluctuate depending upon workload and funding availability. However, total general fund positions filled by an institution of higher education may not exceed 105 percent of the general fund positions appropriated without prior approval from the Director, Department of Planning and Budget.

5. Positions assigned to Item Details 47001, Job Placement Services; 47002, Unemployment Insurance Services; 47003, 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.

f.1. Full-time, part-time, wage or contractual state employees assigned to the Governor's Cabinet Secretaries from agencies and institutions under their control for the purpose of carrying out temporary assignments or projects may not be so assigned for a period exceeding 180 days in any calendar year. The permanent transfer of positions from an agency or institution to the Offices of the Secretaries, or the temporary assignment of agency or institutional employees to the Offices of the Secretaries for periods exceeding 180 days in any calendar year regardless of the separate or discrete nature of the projects, is prohibited without the prior approval of the General Assembly.

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 Cabinet Secretary, unless specifically approved in writing by the Governor. The Governor shall notify the Chairmen of the House Appropriations and Senate Finance Committees in the case of any such approvals.
g. All state employees, including those in the legislative, judicial, and executive branches and the independent agencies of the Commonwealth, who are not eligible for benefits under a health care plan established and administered by the Department of Human Resource Management (DHRM) pursuant to Va. Code § 2.2-2818, or by an agency administering its own health care plan, may not work more than 29 hours per week on average over a twelve month period. Adjunct faculty at institutions of higher education may not work more than 29 hours per week on average over a twelve month period, including classroom or other instructional time plus additional hours determined by the institution as necessary to perform the adjunct faculty's duties. DHRM shall provide relevant program requirements to agencies and employees, including, but not limited to, information on wage, variable and seasonal employees. All state agencies/employers in all branches of government shall provide information requested by DHRM concerning hours worked by employees as needed to comply with the Affordable Care Act (the "Act") and this provision. State agencies/employers are accountable for compliance with this provision, and are responsible for any costs associated with maintaining compliance with it and for any costs or penalties associated with any violations of the Act or regulations thereunder and any such costs shall be borne by the agency from existing appropriations. The provisions of this paragraph shall not apply to employees of state teaching hospitals that have their own health insurance plan; however, the state teaching hospitals are accountable for compliance with, and are responsible for any costs associated with maintaining compliance with the Act and for any costs or 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 changes to federal law and regulations.

§ 4-8.00 REPORTING REQUIREMENTS

§ 4-8.01 GOVERNOR

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.

2. The Governor shall make available annually to the Chairmen of the Senate Finance, House Finance, and House Appropriations Committees a report concerning the receipt of any nongeneral funds above the amount(s) specifically appropriated, their sources, and the amounts for each agency affected.

3. a) It is the intent of the General Assembly that reporting requirements affecting state institutions of higher education be reduced or consolidated where appropriate. State institutions of higher education, working with the Secretary of Education and Workforce, Secretary of Finance, and the Director, Department of Planning and Budget, shall continue to identify specific reporting 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:

<table>
<thead>
<tr>
<th>Agency</th>
<th>Report Title of Descriptor</th>
<th>Authority</th>
<th>Action</th>
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</thead>
<tbody>
<tr>
<td>Department of Accounts</td>
<td>Prompt Pay Summary Report</td>
<td>Agency Directive</td>
<td>Change reporting from monthly to quarterly.</td>
</tr>
<tr>
<td>Governor’s Office</td>
<td>Small, Women-and Minority-owned Businesses (SWaM)</td>
<td>Executive Directive</td>
<td>Change reporting from weekly to monthly.</td>
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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.

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.

3. Status of Economic Contingency Appropriation. The information must include actions taken related to the appropriation for economic contingency.

4. Status of Withholding Appropriations. The information must include amounts withheld and the agencies affected.

5. Status of reductions occurring in general and nongeneral fund revenues in relation to appropriations.


c. Employment Reports:

1. Status of changes in positions and employment of state agencies affected. The information must include the number of positions and the agencies affected.

2. Status of the employment by the Attorney General of special counsel in certain highway proceedings brought pursuant to Chapter 1 of Title 33.1, Code of Virginia, on behalf of the Commonwealth Transportation Commissioner, as authorized by § 2.2-510, Code of Virginia. This report shall include fees for special counsel for the respective county or city for which the expenditure is made and shall be submitted within 60 days of the close of the fiscal year (see § 4-5.02 a.3).

3. Changes in the level of compensation authorized pursuant to § 4-6.01 k, Employee Compensation. Such report shall include a list 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.

d. Capital Appropriations Reports:

1. Status of progress of capital projects on an annual basis (see § 4-4.01 o).

2. Notice of all capital projects authorized under § 4-4.01 m (see § 4-4.01 m. 1. b) 4)).

e. Utilization of State Owned and Leased Real Property:

1. By November 15 of each year, the Department of General Services (DGS) shall consolidate the reporting requirements of § 2.2-1131.1 and § 2.2-1153 of the Code of Virginia into a single report eliminating the individual reports required by § 2.2-1131.1 and § 2.2-1153 of the Code of Virginia. This report shall be submitted to the Governor and the General Assembly and include (i) information on the implementation and effectiveness of the program established pursuant to subsection A of § 2.2-1131.1, (ii) a listing of real property leases that are in effect for the current year, the agency executing the lease, the amount of space leased, the population of each leased facility, and the annual cost of the lease; and, (iii) a report on DGS’s findings and recommendations under the provisions of § 2.2-1153, and recommendations for any actions that may be required by the Governor and the General Assembly to identify and dispose of property not being efficiently and effectively utilized.

2. By October 1 of each year, each agency that controls leased property, where such leased property is not under the DGS lease administration program, shall provide a report on each leased facility or portion thereof to DGS in a manner and form prescribed by DGS. Specific data included in the report shall identify at a minimum, the number of square feet occupied, the number of employees and contractors working in the leased space, if applicable, and the cost of the lease.

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).

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.

h. Educational and General Program Nongeneral Fund Administrative Appropriations Approved by the Department of Planning and Budget:

The Secretary of Finance and Secretary of Education, in collaboration with the Director, Department of Planning and Budget, shall report in December and June of each year to the Chairmen of the House Appropriations and Senate Finance Committees on adjustments made to higher education operating funds in the Educational and General Programs (10000) items for each public college and university contained in this budget. The report shall include actual or projected adjustments which increase nongeneral funds or actual or projected adjustments that transfer nongeneral funds to other items within the institution. The report shall provide the justification for the increase or transfer and the relative impact on student groups.

§ 4-8.02 STATE AGENCIES

a. As received, all state agencies shall forward copies of each federal audit performed on agency or institution programs or activities 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.

I VETO THIS ITEM. /s/ Terence R. McAuliffe (6/21/14) (Vetoed item is enclosed in brackets.)

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, including all attachments that were submitted separately as part of these budget requests, amendment briefs, or requests for amendments and are not fully incorporated into the electronic submission by the Director, Department of Planning and Budget.

c. By September 1 of each year, state agencies receiving any asset as the result of a law-enforcement seizure and subsequent forfeiture by either a state or federal court, shall submit a report identifying all such assets received during the prior fiscal year and their estimated net worth, to the Chairmen of the House Appropriations and Senate Finance Committees.
§ 4-9.00 HIGHER EDUCATION RESTRUCTURING

§ 4-9.01 ASSESSMENT OF INSTITUTIONAL PERFORMANCE

Consistent with § 23-9.6:1.01, 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 until Council review of the remediation plan or (b) recommend that the Governor withhold all or part 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.

The State Council may develop, adopt, and publish standards for granting exemptions and ongoing modifications to the certification process.

a. BIENNIAL ASSESSMENTS

1. Institution meets at least 95 percent of its State Council-approved biennial projections for in-state undergraduate headcount enrollment.

2. Institution meets at least 95 percent of its State Council-approved biennial projections for the number of in-state associate and 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 - sophomore level for two-year institutions and junior and senior level for four-year institutions - program-placed, full-time equivalent students.

5. Maintain or increase the number of in-state associate and bachelor degrees awarded to students from under-represented populations.

6. Maintain or increase the number of in-state two-year transfers to four-year institutions.

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 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.

c. SIX-YEAR PLAN

Institution prepares six-year financial plan consistent with § 23-9.2:3.02.

d. FINANCIAL AND ADMINISTRATIVE STANDARDS


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;
   
   b) No significant audit deficiencies attested to by the Auditor of Public Accounts;
   
   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, any standards for accounts payable past due.

2. Institution complies with a debt management policy approved by its governing board that defines the maximum percent of 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.

c. FINANCIAL AND ADMINISTRATIVE STANDARDS

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.

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;

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, any
standards for accounts payable past due.

2. Debt Management

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.

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.

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 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.

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
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.

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.

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.

g. EXEMPTION

The requirements of this section shall not be in effect if they conflict with § 23-9.6:1.01.D. of Chapters 828 and 869 of the Acts of Assembly of 2011.

§ 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:

1. successfully completed at least three years of effectiveness and efficiencies operating under such additional authority granted by an original memorandum of understanding;

2. successfully renewed an additional memorandum 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 Council of Higher Education for Virginia and shall become part of the certification required by § 23-9.6:1.01.

§ 4-9.03 LEVEL III AUTHORITY

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 to be renegotiated or revised.

§ 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.

§ 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.

§ 4-13.00 CONFLICT WITH OTHER LAWS

Notwithstanding any other provision of law, and until June 30, 2016, 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.
§ 4-14.00 EFFECTIVE DATE

This act is effective July 1, 2014.

ADDITIONAL ENACTMENTS

2. No provision of this act shall result in the expiration of any provision of: (i) Chapter 896 of the Acts of Assembly of 2007 pursuant to the 22nd enactment of that chapter or (ii) Chapter 766 of the Acts of Assembly of 2013 pursuant to the 14th enactment of that chapter.

3. That (i) for taxable years including those implicated by § 3-5.10 of this Act but notwithstanding any other provision of that section and in addition to the exemptions provided pursuant to §§ 58.1-402(B)(8)(a)(1) and (2) of the Code of Virginia, any applicable addition that might otherwise be required pursuant to § 58.1-402(B)(8)(a) of the Code shall not be required if (a) during each of the five taxable years commencing after July 1, 2004, and also during the then current taxable year, the related member or members conducted substantial business operations relating to protecting the assets of the related member or members, pursuant to which, in each such taxable year, the related member or members paid payroll and consulting expenses in excess of $600,000 and employed at least three full-time equivalent employees whose sole responsibility was to maintain, manage, defend or otherwise be responsible for operations or administration relating to protecting the assets of the related member, (b) during each of the five taxable years commencing after July 1, 2004, and also during the then current taxable year, the corporation and its wholly owned subsidiaries collectively employed more than 25,000 employees, and (c) the corporation is a fully integrated agriculture production manufacturer such that it or its wholly owned subsidiary produces a product that is related to the core business of such corporation, processes such product, and sells the product both at wholesale and retail; (ii) nothing in this enactment, or in § 3-5.10, shall be construed to open the statute of limitations of an otherwise closed taxable year; and (iii) each of the provisions of this enactment is integral to its purpose and, therefore, shall not be deemed severable from the remainder of the enactment.

4. That the provisions of the first enactment of this act shall expire at midnight on June 30, 2016. The provisions of the second and third enactments of this act shall have no expiration date.
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CHAPTER 4

An Act to amend the Code of Virginia by adding in Article 6 of Chapter 34 of Title 38.2 a section numbered 38.2-3454.1, relating to renewals of certain health benefit plans.

Approved November 19, 2014

Be it enacted by the General Assembly of Virginia:

1. That the Code of Virginia is amended by adding in Article 6 of Chapter 34 of Title 38.2 a section numbered 38.2-3454.1 as follows:

§ 38.2-3454.1. Renewal of health benefit plans; special exception.
Notwithstanding any other provision of state law, a health carrier may offer to renew any health benefit plan that would otherwise be required to be canceled, discontinued, or terminated because it does not meet the requirements of Title I of the PPACA or regulations promulgated thereunder, to the extent and under the terms that the appropriate federal authority has suspended enforcement of provisions of Title I of the PPACA or regulations promulgated thereunder. This section applies to health benefit plans sold or offered for sale in the individual and group markets.

2. That an emergency exists and this act is in force from its passage.

CHAPTER 5

An Act to amend the Code of Virginia by adding in Article 6 of Chapter 34 of Title 38.2 a section numbered 38.2-3454.1, relating to renewals of certain health benefit plans.

Approved November 19, 2014

Be it enacted by the General Assembly of Virginia:

1. That the Code of Virginia is amended by adding in Article 6 of Chapter 34 of Title 38.2 a section numbered 38.2-3454.1 as follows:

§ 38.2-3454.1. Renewal of health benefit plans; special exception.
Notwithstanding any other provision of state law, a health carrier may offer to renew any health benefit plan that would otherwise be required to be canceled, discontinued, or terminated because it does not meet the requirements of Title I of the PPACA or regulations promulgated thereunder, to the extent and under the terms that the appropriate federal authority has suspended enforcement of provisions of Title I of the PPACA or regulations promulgated thereunder. This section applies to health benefit plans sold or offered for sale in the individual and group markets.

2. That an emergency exists and this act is in force from its passage.
CERTIFICATION OF THE ACTS OF ASSEMBLY

2014 SPECIAL SESSION I


G. PAUL NARDO
Clerk of the House of Delegates
and
Keeper of the Rolls of the Commonwealth

Note: Except as otherwise provided therein, all Acts of the 2014 Special Session I of the General Assembly, including the Reconvened Session, became effective at the first moment of May 1, 2014.

The Act contained in Chapter 1 was signed by the Governor on April 1, 2014, pursuant to Section 6 (b) (i) of Article V of the Constitution of Virginia.

The Act contained in Chapter 2 was signed by the Governor on June 23, 2014, pursuant to Section 6 (b) (iii) of Article V of the Constitution of Virginia. Pursuant to Section 6 (d) Items 25.10, 136.A.19, 301.TTT.6.a. and part of 7.a., 468.G.1.c, § 4-2.02d and § 4-8.02b of Chapter 2 were a line item vetoes by the Governor on June 23, 2014.

The Act contained in Chapter 3 was signed by the Governor on November 14, 2014, pursuant to Section 6 (c) (iii) of Article V of the Constitution of Virginia. Please note that in preparation of Chapter 3 of the Special Session I Acts of Assembly, the text of the reenrolled and signed House Bill 5010 was incorporated into the previously enacted Chapter 2 of the Special Session I Acts of Assembly. For purposes of clarity and transparency along with the unique aspects associated with the legislative path of the 2014 Appropriations Act, Chapter 3 was prepared and published in this manner to provide for a comprehensive final enacted Appropriations Act.

The Acts contained in Chapters 4-5 were signed by the Governor on November 19, 2014, pursuant to Section 6 (b) (i) of Article V of the Constitution of Virginia.
HOUSE JOINT RESOLUTION NO. 5001

Celebrating the life of Isiah Garfield Hopkins, Sr.

WHEREAS, Isiah Garfield Hopkins, Sr., was born on March 6, 1926, in the Town of Unionville in Orange County, and called to eternal rest on March 5, 2014; and
WHEREAS, Isiah Garfield Hopkins, Sr., affectionately known as "Hop," was the youngest of six children, and he spent his early years learning to play golf and football on the campus of the private Woodberry Forest School, where his parents worked for many years; and
WHEREAS, Isiah Garfield Hopkins, Sr., attended Madison County Elementary School and graduated from Lightfoot High School; he was drafted into the United States Army in 1945 and served his country valiantly until his honorable discharge in 1946; and
WHEREAS, following his military service, Isiah Garfield Hopkins, Sr., attended Saint Paul’s College in Lawrenceville, where he earned a bachelor of science degree in business administration; he received his master's degree in education administration and supervision at Virginia State University in 1976; and
WHEREAS, after his marriage on August 12, 1950, Isiah Garfield Hopkins, Sr., was recalled to military service during the Korean War; and
WHEREAS, after returning to civilian life, Isiah Garfield Hopkins, Sr., worked in civil service at Camp Pickett, currently known as Fort Pickett, and Fort Story at its hospital and in post-engineering; and
WHEREAS, Isiah Garfield Hopkins, Sr., was a loving husband and father who shared his deep faith, love of westerns, and mischievous sense of humor with his children; he was committed to a life of service and helped to educate other children by working in the Lunenburg County Public Schools, where during his 35-year tenure he worked as a teacher, assistant principal, and special education supervisor; and
WHEREAS, Isiah Garfield Hopkins, Sr., was active in his community; he served as a member of the Kenbridge Town Council and was elected chairman in 1992; as a Council member, he was influential in improving the sewage system and paving streets and ensuring that African Americans were represented fairly during redistricting; his dedication to the cause of justice compelled him to bravely litigate to ensure racial equality in his community; and
WHEREAS, after his retirement from Lunenburg County Public Schools in 1988, Isiah Garfield Hopkins, Sr., continued to devote time to his family, particularly his grandchildren; an avid football and basketball fan, he indulged his passion for fishing, hunting, and gardening and continued to serve his community and his church; and
WHEREAS, Isiah Garfield Hopkins, Sr., served faithfully as a member of the Friends of Lunenburg Committee, the Legislative Steering Committee on Planning and Natural Resources of the Virginia Association of Counties, Lunenburg County Ministries, #214 Free and Accepted Masons, the Rotary Club of Lunenburg County, the Optimists Club, the Boy Scouts, and the NAACP; and
WHEREAS, Isiah Garfield Hopkins, Sr., the last surviving Hopkins sibling, was an exemplary citizen and an impeccable gentleman; and
WHEREAS, Isiah Garfield Hopkins, Sr., truly one-of-a-kind, leaves to cherish his memory a loving family and many relatives, close friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Isiah Garfield Hopkins, Sr.; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Isiah Garfield Hopkins, Sr., as an expression of the General Assembly's respect for his memory and gratitude for his many contributions to the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5002

Commending New Mount Zion Baptist Church.

Agreed to by the House of Delegates, March 25, 2014
Agreed to by the Senate, April 8, 2014
WHEREAS, in 1914, the Reverend J. S. Givens was commissioned to build a church in Franklin, which was called Sixth Mount Zion Baptist Church by the congregants; approximately 10 years later, the church was renamed Mount Zion Baptist Church; and

WHEREAS, from 1914 to the mid-1950s, the church was pastored by several men of God who led the congregation as it grew numerically and spiritually; and

WHEREAS, in May 1954, the congregation broke ground for a new church building and called a new pastor, the Reverend C. C. Jenkins; in 1957, the cornerstone was laid, worship services were held for the first time in the new sanctuary at the church's current location, and the church was renamed New Mount Zion Baptist Church; and

WHEREAS, in 1975, under the leadership of the Reverend C. C. Jenkins and to accommodate the needs of the burgeoning congregation, construction began on a two-story church annex, which included a kitchen, fellowship area, pastor's study, classrooms, utility closets, restrooms, and an office for the church secretary; and

WHEREAS, the Reverend C. C. Jenkins, who pastored the church for 22 years, retired in 1979; he was succeeded by the Reverend J. L. Kearney, during whose pastorate the Spiritual Choir was formed and several able men were ordained as deacons; and

WHEREAS, under the leadership of the Reverend Joseph Greene, Sr., who succeeded the Reverend J. L. Kearney, the church grew rapidly in all areas, the C. C. Jenkins Scholarship Fund was created in 1987, the Aggie Johnson's Nurses Unit was organized, the Pastor's Aide Ministry was reestablished, and the Gospel Warrior Witnessing Team was organized, which ministered to persons in their homes, in prisons, and in nursing homes; and

WHEREAS, the Reverend Joseph Greene, Sr., who retired from the ministry in 1991 due to illness, was devoted to New Mount Zion Baptist Church, and his contributions to the church were numerous, including training current and future church leaders to assume their respective responsibilities and provide appropriate church management and administration; and

WHEREAS, pastored by Bishop Darryl Stefan Adams since 1992, New Mount Zion Baptist Church continues to set attainable goals for continued church growth; Bishop Adams has led the church to complete several projects that were in progress prior to his installation and others that he initiated; and

WHEREAS, New Mount Zion Baptist Church is diligently and faithfully striving to fulfill the vision it received from God 100 years ago to sow seeds in Franklin, extend his loving hand to the community, and disciple those he sends their way; and

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend New Mount Zion Baptist Church on the occasion of its 100th church anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Bishop Darryl Stefan Adams, pastor of New Mount Zion Baptist Church, as an expression of the General Assembly's congratulations and appreciation for its faithfulness to the people of Franklin County.

**HOUSE JOINT RESOLUTION NO. 5004**

*Celebrating the life of Elizabeth Goode Gary.*

Agreed to by the House of Delegates, March 25, 2014

Agreed to by the Senate, April 8, 2014

WHEREAS, Elizabeth Goode Gary, a vibrant member of the Prince William County community, died on March 5, 2014; and

WHEREAS, a native of York County, South Carolina, Elizabeth Gary moved to New York City, where she raised her family; and

WHEREAS, Elizabeth Gary served the community as a seamstress and a private practice nurse for many years; after moving to the Commonwealth, she continued to design and make garments for herself, her children, grandchildren, and friends; and

WHEREAS, a devout woman who proudly served the Lord from an early age, Elizabeth Gary lived her faith through her actions, and she generously offered home health care to those in need later in her life; and

WHEREAS, Elizabeth Gary was an active and joyful member of many church communities, most recently Mount Zion Baptist Church in Triangle; and

WHEREAS, predeceased by her husband, Willie, and one daughter, Sheila, Elizabeth Gary will be fondly remembered and deeply missed by her children, Brenda, Edith, Tretarathe l, Cynthia, Machanda, and Karen, and their families, and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Elizabeth Goode Gary, a beloved member of the Prince William County community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Elizabeth Goode Gary as an expression of the General Assembly's respect for her memory.
HOUSE JOINT RESOLUTION NO. 5005

Celebrating the life of Jack W. Peoples, Sr.

Agreed to by the House of Delegates, March 25, 2014
Agreed to by the Senate, April 8, 2014

WHEREAS, Jack W. Peoples, Sr., a lifelong resident and respected member of the City of Chesapeake and Norfolk County communities, died on March 7, 2014; and
WHEREAS, Jack Peoples graduated from Great Bridge High School and furthered his education at the Fort Smith School of Auctioneering; for over 45 years, he served as an auctioneer for the City of Virginia Beach and the Chesapeake Chamber of Commerce 4-H Livestock Show and Sale; and
WHEREAS, a recognized leader in the field, Jack Peoples was a member and past president of the Virginia Auctioneers Association and a member of the Auctioneers Association of North Carolina, the National Auctioneers Association, and the International Society of Appraisers; and
WHEREAS, working to enhance the community, Jack Peoples served on the Chesapeake School Board for 14 years and as a member and past director of the Chesapeake Chamber of Commerce; and
WHEREAS, a dedicated supporter of the agricultural industry, Jack Peoples was a two-time president of the Chesapeake Farm Bureau, a member and leader of local and city Agricultural Stabilization and Conservation Services Committees, and a member of the executive committee for the Atlantic Rural Exposition; and
WHEREAS, generously donating his time and talents to many other organizations, Jack Peoples was also a Ruritan for Life as a more than 50-year member of the Hickory Ruritan Club, where he held several leadership positions; and
WHEREAS, Jack Peoples enjoyed fellowship and worship with the community as an active member of Pleasant Grove Baptist Church and Hickory Ridge Community Church; and
WHEREAS, Jack Peoples will be fondly remembered and greatly missed by his loving wife of 43 years, Annette; children, Susan, Toni, and Jack, Jr., and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Jack W. Peoples, Sr., a pillar of the City of Chesapeake and Norfolk County communities; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Jack W. Peoples, Sr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5006

Commending Daniel F. Drummond.

Agreed to by the House of Delegates, March 25, 2014
Agreed to by the Senate, April 8, 2014

WHEREAS, Daniel F. Drummond, a dedicated public servant who has admirably represented the citizens of Fairfax as a member of the Fairfax City Council since 2008, has announced that he will not seek reelection; and
WHEREAS, during his three terms as a member of the Fairfax City Council, Daniel "Dan" F. Drummond has helped the city achieve an AAA bond rating, establish an affordable housing policy, and promote interest in economic redevelopment; and
WHEREAS, Dan Drummond, who resides in the Green Acres neighborhood, has served as the Fairfax City Council representative to the Metropolitan Washington Council of Governments Board of Directors and is an alternate on the National Capital Region Transportation Planning Board; and
WHEREAS, some of the City Council committees that Dan Drummond has served on include the Economic Development Authority, the Parks and Recreation Advisory Board, and the 2004 School Bonds Task Force Steering Committee; and
WHEREAS, Dan Drummond is active in the Fairfax Little League, where he is a member of the board of directors, the Fairfax Police Youth Club sports program, and the Fairfax Swimming Pool; he also is Cubmaster of Cub Scout Pack 1113 and belongs to St. Leo the Great Catholic Church; and
WHEREAS, Dan Drummond worked with fellow members of Fairfax City Council, regional officials, and residents to ensure the efficient and effective operation of local government; and
WHEREAS, Dan Drummond has concentrated on providing the highest quality city services to the 23,000 residents of the City of Fairfax at the lowest possible cost and has focused on ways to improve Fairfax City, the "small town" in the middle of Northern Virginia; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That Daniel F. Drummond hereby be commended for being a dedicated public servant who has admirably represented the citizens of Fairfax as a member of the Fairfax City Council since 2008; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Daniel F. Drummond as an expression of the General Assembly's admiration and respect for his dedication and service to the people of the City of Fairfax and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5007

Celebrating the life of Amor Villanueva Avila.

Agreed to by the House of Delegates, March 25, 2014
Agreed to by the Senate, April 8, 2014

WHEREAS, Amor Villanueva Avila, a devout and caring member of the Virginia Beach community, died on December 20, 2013; and
WHEREAS, born in Caloocan City, the Philippines, Amor Avila came to the United States and became a vibrant, active member of the Hampton Roads community; and
WHEREAS, Amor Avila enjoyed fellowship and worship as a longtime member of St. Matthew Catholic Church; and
WHEREAS, Amor Avila worked to better the lives of others as a faithful member of the International Order of Alhambra, a charitable, fraternal organization for Catholic men and women; and
WHEREAS, Amor Avila will be fondly remembered and greatly missed by her husband, Arturo; children, Maria, Gigi, and James, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Amor Villanueva Avila, a beloved member of the Virginia Beach community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Amor Villanueva Avila as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5008

Celebrating the life of Armand James DeBellis.

Agreed to by the House of Delegates, March 25, 2014
Agreed to by the Senate, April 8, 2014

WHEREAS, Armand James DeBellis, a decorated veteran and a city official who worked to enhance the City of Virginia Beach, died on February 26, 2014; and
WHEREAS, a native of Pittsburgh, Pennsylvania, Armand James "Jim" DeBellis joined many of the other young men of his generation in service to his country during World War II; he served with the 135th Regiment of the 34th Infantry Division in Italy, earning a Bronze Star, Purple Heart, and Combat Infantry Badge for his valorous actions; and
WHEREAS, Jim DeBellis returned to the United States and finished his education, earning a bachelor's degree from Grove City College in 1949; he was a loyal employee of Allegheny Energy for 18 years and rose to a management position in one of its subsidiaries, the Potomac Edison Company; and
WHEREAS, in September 1970, Jim DeBellis was appointed as the first director of the Virginia Beach Department of Economic Development; under his leadership, the department successfully promoted and encouraged tourism and responsible development, creating jobs and new opportunities in the city; and
WHEREAS, establishing and directing a wide variety of projects throughout his career with the city, Jim DeBellis oversaw the development of the Lynnhaven Mall, the Pavilion Convention Center, and several industrial parks that attracted national and international companies to the area; and
WHEREAS, a leader in the economic development field, Jim DeBellis served with numerous peer organizations and was appointed by three Virginia governors to serve on the Virginia Tourism and Travel Commission; and
WHEREAS, after his retirement as director of the Department of Economic Development in 1989, Jim DeBellis continued to donate his time and wise leadership to service organizations, boards, and committees in the city, including as a past president of the Virginia Beach Rotary Club; and
WHEREAS, Jim DeBellis cared deeply for the City of Virginia Beach and his fellow residents, and he leaves a legacy of excellence to future city officials; and
WHEREAS, predeceased by his wife of 62 years, Sally Jane, Jim DeBellis will be fondly remembered and greatly missed by his daughters, Margaret and Barbara, and their families, and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Armand James DeBellis, a veteran, civil servant, and community leader in Virginia Beach; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Armand James DeBellis as an expression of the General Assembly's respect for his memory.
HOUSE JOINT RESOLUTION NO. 5009

Celebrating the life of Remelito B. Compuesto.

Agreed to by the House of Delegates, March 25, 2014
Agreed to by the Senate, April 8, 2014

WHEREAS, Remelito B. Compuesto of Virginia Beach, a devoted husband and father, a man of deep faith, a retired master chief petty officer in the United States Navy, and a respected leader in the Hampton Roads community, died on October 9, 2013; and
WHEREAS, Remelito Compuesto was born and raised in the Philippines; he proudly served in the United States Navy for 26 years and settled permanently in Virginia Beach after he retired; and
WHEREAS, during his naval career, Remelito Compuesto worked in the supply, logistics, and food management areas; his leadership abilities were recognized while serving on the USS John F. Kennedy and during assignments at Joint Expeditionary Base Little Creek-Fort Story and Naval Station Norfolk; and
WHEREAS, because of his outstanding leadership abilities and dedication to defending our nation, Remelito Compuesto was honored twice by the United States Navy, which awarded him Sailor of the Month and Sailor of the Year honors; and
WHEREAS, Remelito Compuesto also generously served the Filipino community in Hampton Roads; he was president of the Salinas Families of Tidewater organization for two terms, belonged to the Cavite Association of Tidewater, and was affiliated with Victory Daylight Lodge No. 178 of the Ancient Free and Accepted Masons; and
WHEREAS, faith was a constant presence in Remelito Compuesto's life; he prayed daily and shared in fellowship and worship at the Catholic Church of St. Mark in Virginia Beach; and
WHEREAS, in retirement, Remelito Compuesto enjoyed spending time with his extended family; his hobbies included a car collection and tending his garden; and
WHEREAS, Remelito Compuesto will be greatly missed and fondly remembered by his wife, Anicia; children, Sheilamarie and Annaliza, and their families; and many other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Remelito B. Compuesto, a devoted husband and father, a man of deep faith, a retired master chief petty officer in the United States Navy, and a respected leader in the Hampton Roads community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Remelito B. Compuesto as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5010

Commending Charles E. Johnson, Jr.

Agreed to by the House of Delegates, March 25, 2014
Agreed to by the Senate, April 8, 2014

WHEREAS, Charles E. Johnson, Jr., a distinguished educator in Virginia Beach, has served the youth of the area for more than 40 years; and
WHEREAS, Charles Johnson began his career in education as a longtime substitute teacher at Virginia Beach Junior High School in 1971; he was hired as a full-time teacher at Floyd E. Kellam High School in 1972 and moved to Green Run High School in 1979; and
WHEREAS, in 1989, Charles Johnson helped open Salem High School in Virginia Beach, where he has provided students with the tools to achieve success in higher education and careers and to become responsible citizens of the Commonwealth for 25 years; and
WHEREAS, working to provide new opportunities and experiences to his students, Charles Johnson serves as the National Honor Society advisor at Salem High School and has sponsored the Model United Nations, Key Club, Debate Club, and various other extracurricular activities related to history, current events, and the law; and
WHEREAS, Charles Johnson has received numerous awards and accolades throughout his career, including Teacher of the Year awards from Green Run High School in 1987 and Salem High School in 2003; and
WHEREAS, an active leader in the community, Charles Johnson also donates his time and talents to many civic and service organizations in Hampton Roads; and
WHEREAS, Charles Johnson is an exemplar of the professionalism and dedication shown by educators throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Charles E. Johnson, Jr., for his contributions to the future of the Commonwealth as an educator; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Charles E. Johnson, Jr., as an expression of the General Assembly's admiration for his commitment to serving the youth of the Virginia Beach community.
HOUSE JOINT RESOLUTION NO. 5011

Celebrating the life of Mary Caligari Russo.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Mary Caligari Russo, a beloved family woman and vibrant member of the Virginia Beach community, died on March 19, 2014; and
WHEREAS, Mary Russo served for 46 years as a volunteer with the City of Virginia Beach, including as the City Council-appointed chair and founding director of the City of Virginia Beach Office of Volunteer Resources; and
WHEREAS, Mary Russo was appointed by former Governors A. Linwood Holton, Jr., and Mills E. Godwin, Jr., to the Drug Advisory Council, as well as the Education Grant Review Committee; and
WHEREAS, Mary Russo founded many local programs, such as First Steps Virginia Beach, the Virginia Beach Citizen Corps, and the Virginia Beach Volunteer Council; and
WHEREAS, Mary Russo served as the chair of various state and local initiatives, including the United Drug Abuse Council, the Virginia Beach Drug Ford Focus Committee, the Sentara Bayside Hospital Ethics Committee, the Pendleton Child Service Center, the United Way Family Center, and many other programs; and
WHEREAS, Mary Russo's contributions to her community were recognized through numerous awards, such as the First Citizen of Virginia Beach, the Knights of Columbus Layman Award, the Benign Birth Salute the Women Award, the Virginia Council of Social Welfare Outstanding Citizenship Award, the Virginia Beach Bar Association's Liberty Bell Award, the City of Virginia Beach City Manager's Award, and Cox Cable's Great Citizen of Tidewater Award; and
WHEREAS, Mary Russo generously and tirelessly worked to recognize the individuals who gave their most precious gift—their time—by volunteering in all aspects of local government; and
WHEREAS, the Volunteer Recognition Garden at the municipal center in Virginia Beach was created in 1988 as a project of the Volunteer Council to honor volunteers such as Mary Russo, and it has been named the Mary Russo Garden in her honor; and
WHEREAS, as a volunteer coordinator, Mary Russo saved Virginia Beach over $20 million each year by having volunteers trained through her offices to perform needed services for the city; and
WHEREAS, through her 87 years, she served not only the community, but was also the wife of a Virginia Beach Circuit Court judge and the mother of three children, in whom she instilled a deep appreciation for the value of community service; and
WHEREAS, predeceased by her loving husband of 55 years, Mary Russo will be fondly remembered and greatly missed by her children, Mary R. Riley, Lee Ann Russo, and Philip L. Russo, Jr., and their families, and citizens from across the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of a great Virginia citizen and a respected member of the Virginia Beach community, Mary Caligari Russo; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Mary Caligari Russo as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5012

Celebrating the life of Marvin Lee Dozier.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Marvin Lee Dozier, a patriotic Virginian, avid outdoorsman, and respected community leader in Virginia Beach, died on March 19, 2014; and
WHEREAS, born in Princess Anne County, Marvin "Pete" Dozier was a diligent and hard-working farmer for all of his life, and in 2005, he was honored as the Virginia Beach Man of the Year in Agriculture; and
WHEREAS, Pete Dozier worked to safeguard the lives and property of local residents as a founding member of the Blackwater Fire and Rescue Squad; and
WHEREAS, an experienced hunter, fisher, and trapper, Pete Dozier served as the hunt master of the Blackwater Hunt Club and worked to preserve the environment for future generations as an ardent supporter of the Nature Conservancy; and
WHEREAS, Pete Dozier worked to enhance the community as a member of the Creeds Ruritan Club for over 50 years, and he enjoyed fellowship and worship as a member of Blackwater Baptist Church; and
WHEREAS, predeceased by his daughter, Jacqueline, Pete Dozier will be fondly remembered and greatly missed by his wife of 67 years, Lettie; children, Linda and Randy, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Marvin Lee Dozier, a hard-working farmer, admired community leader, and great Virginian; and, be it RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Marvin Lee Dozier as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5013

Commending Ginger Bartlett.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Ginger Bartlett, a skilled show horse exhibitor in Scott County, and her horse, Big Man, won the Grand Pleasure Horse Championship at the United Racking Horse Owners and Exhibitors Association World Celebration in September 2013; and

WHEREAS, a native of Nickelsville, Ginger Bartlett developed a love for horses at a young age and began to show quarter horses and paint horses in 2004; and

WHEREAS, following her passions, Ginger Bartlett found success competing in many types of events, including barrel racing, team roping, and trail riding; and

WHEREAS, Ginger Bartlett's current horse, Big Man (officially registered as Jose's Sirius Black), is a Tennessee Walking Horse, a breed known for its unique gait and calm disposition; the pair trained extensively and formed a deep bond of trust and respect; and

WHEREAS, in 2012, Ginger Bartlett and Big Man placed second at the United Racking Horse Owners and Exhibitors Association (URHOEA) competition; building on the experience, the pair returned to the URHOEA World Celebration in 2013 and won the Ladies Country Pleasure class, the Country Pleasure Stake class, and the coveted Grand Pleasure Horse Championship; and

WHEREAS, Ginger Bartlett and Big Man went on to win first prize at the Virginia Kentucky District Fair and the prestigious High Point Award for Racking Country Pleasure from the Scott County Regional Horse Association; and

WHEREAS, Ginger Bartlett plans to continue showing Big Man, now only six years old, for as long as possible; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Ginger Bartlett on her winning performance at the United Racking Horse Owners and Exhibitors Association World Celebration in September 2013; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Ginger Bartlett as an expression of the General Assembly's admiration for her accomplishments and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5014

Commending Project Lake Fleming.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Project Lake Fleming, a volunteer organization in Gate City, has served the community by preserving the Lake Fleming Wetlands and converting the area into an outdoor classroom and recreational area; and

WHEREAS, Project Lake Fleming was first envisioned by Dawn Williams, a science teacher at Gate City Middle School who hoped to transform the overgrown, two-acre wetlands into an educational resource for her students that would also benefit the community as a whole; and

WHEREAS, with the help of a dedicated group of volunteers, who put in more than 6,000 hours of work, and several government organizations and businesses, Project Lake Fleming began to enhance and beautify the wetlands; and

WHEREAS, volunteers for Project Lake Fleming removed overgrown brush, laid gravel and plank walkways, deepened the pond and stocked it with fish, built birdhouses and bat boxes, created two rain gardens, and installed a shelter for visitors and students; and

WHEREAS, the Lake Fleming Wetlands and Outdoor Learning Area now provides educational and recreational benefits to the Gate City community; the project has directly helped local residents by controlling standing water and decreasing the mosquito population; and

WHEREAS, in recognition of its outstanding work, Project Lake Fleming earned the 2014 Natural Resource Conservation Service Virginia Earth Team Partnership Award; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Project Lake Fleming for providing a place for students and members of the community to relax, enjoy nature, and learn about the importance of conservation; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dawn Williams of Gate City Middle School as an expression of the General Assembly's admiration for Project Lake Fleming's contributions to the community.

HOUSE JOINT RESOLUTION NO. 5015

Commending The Reading Connection.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, in 2014, The Reading Connection, a nonprofit organization based in Arlington County, celebrates 25 years of improving the lives of children and families in the metropolitan Washington, D.C., area by sharing the joys of reading; and

WHEREAS, founded by three Arlington County reading teachers in 1989, The Reading Connection now offers programs in the City of Alexandria, Washington, D.C., and the Counties of Arlington and Fairfax; the organization plans to expand its Read-Aloud program into Maryland in 2014; and

WHEREAS, over the years, The Reading Connection has enriched the lives of over 15,000 children by providing volunteers to read aloud at shelters and community centers and giving children nearly 100,000 books; in 2013, the organization read with 1,400 children and provided almost 12,500 new books; and

WHEREAS, The Reading Connection's programs are based on reading research from the 1985 Commission on Reading, *Becoming a Nation of Readers*, which stated that reading aloud to children is the "single most important activity for building the knowledge required for eventual success in reading"; and

WHEREAS, The Reading Connection encourages parents to take an active role in their children's reading education by offering workshops, and it trains family support workers who promote the importance and benefits of reading; and

WHEREAS, The Reading Connection owes much of its success to many generous donations from local businesses, residents, foundations, and organizations and the dedicated service and invaluable expertise of countless volunteers; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend The Reading Connection on the occasion of its 25th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Courtney Kissell, executive director of The Reading Connection, as an expression of the General Assembly's admiration for the organization's commitment to enriching the lives of children and families in the Washington, D.C., metropolitan area.

HOUSE JOINT RESOLUTION NO. 5016

Commending Little League International.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Little League International, a nonprofit organization that facilitates youth baseball and softball tournaments, has imparted the core values of leadership, citizenship, sportsmanship, and teamwork to boys and girls throughout the United States and the world for 75 years; and

WHEREAS, first envisioned by Carl E. Stotz while playing backyard baseball with his nephews in 1938, Little League International hosted its first official game on June 6, 1939, in Williamsport, Pennsylvania, which remains the home of the organization to this day; and

WHEREAS, originally including three 10-player teams, Little League International has grown to serve over 2.4 million children playing baseball and softball in 83 countries, with the help of countless volunteers and the generous support of local businesses and organizations in each Little League community; and

WHEREAS, Little League International experienced a period of great growth following World War II, and the first Little League World Series was played in 1947; the organization soon expanded internationally, and in 1957, a team from Monterrey, Mexico, became the first team from outside the United States to win the Little League World Series; and

WHEREAS, in 1974, Little League International launched a softball program, and in 1989, the organization launched the Challenger Division for children with physical and developmental challenges; today, the league maintains nine divisions, each culminating in their own World Series; and

WHEREAS, Little League International is deeply committed to enhancing the safety of its players on and off the field through its educational campaign, A Safety Awareness Program; Dr. Creighton J. Hale, a former president and chief executive officer of the league and a current member of the board of directors, helped develop innovative protective gear and the non-wood baseball bat; and

WHEREAS, Little League International offers young athletes the opportunity to have fun while learning the value of teamwork, respect, and self-discipline and how to win and lose with a positive attitude; and
WHEREAS, placing a strong emphasis on community fellowship, Little League International also provides a positive social experience for players, parents, spectators, and volunteers; the league carries on a long-standing tradition of local businesses and organizations supporting and sponsoring teams; and

WHEREAS, Little League International strives to teach players to become responsible members of their communities, and many former players have gone on to become successful actors, musicians, professional athletes, television personalities, community and business leaders, and elected officials; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Little League International on the occasion of its 75th anniversary in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Little League International as an expression of the General Assembly's admiration for the group's dedication to supporting youth and enhancing communities in the Commonwealth and throughout the United States and the world.

HOUSE JOINT RESOLUTION NO. 5017

Commending the Central High School girls' basketball team.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Central High School girls' basketball team of Wise County won the Virginia High School League Group 2A state championship on March 15, 2014; and

WHEREAS, in a storybook victory, the Central High School Warriors defeated their season-long rivals, the Gate City Blue Devils, 47-38 to claim the state title and finish the season with an impressive 24-6 record; and

WHEREAS, four of the Central High School Warriors' season losses came against the Blue Devils, but the team showed exceptional poise and determination in the championship game to achieve victory when it mattered most; and

WHEREAS, each of the players—Anna Albage, Reagan Elkins, Ally Stallard, Eliza Mullins, Logan Reynolds, Corinna Flaskamp, Kayla Mulkey, Annie Church, Reagan Davis, Khelsea Salyers, Carrie Cantrell, Sophie Mullins, Pay Caldwell, and Rion Caldwell—contributed greatly to the championship victory; and

WHEREAS, the victorious season is a testament to the hard work and talent of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire Central High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Central High School girls' basketball team on winning the Virginia High School League Group 2A state championship in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Robin Dotson, head coach of the Central High School girls' basketball team, as an expression of the General Assembly's admiration for the team's achievements and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5018

Commending the Chilhowie High School girls' basketball team.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Chilhowie High School girls' basketball team won the Virginia High School League Group 1A state championship on March 15, 2014, at the Siegel Center in Richmond; and

WHEREAS, taking a commanding lead in the second quarter, the Chilhowie Warriors defeated the Honaker High School Tigers by a score of 60-34 to earn the program's first state title and finish the season with an impressive 26-2 record; and

WHEREAS, the entire team played with focus and determination, winning 35 rebounds and forcing 13 turnovers; sophomore Kenzie Sabo led the team with 20 points, followed by senior Danielle Catron with 18 points and seven rebounds; and

WHEREAS, the victory is a testament to the hard work of each of the players—Taylor Billings, Ckareekeea Branch, Mary Luttrell, Leah Richards, Gracelyn Tilson, Emily Smarr, Rachel Hurley, Danielle Catron, Kenzie Sabo, and Lauren Kestner—and the leadership of the coaches—Mark Halsey, Larry Russell, Andrea Overbay, and Hillary Snodgrass; and

WHEREAS, the Chilhowie girls' basketball team is the pride of the entire Chilhowie High School community, bringing home the school's first state championship since 1970; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Chilhowie High School girls' basketball team on winning the 2013-2014 Virginia High School League Group 1A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Mark Halsey, head coach of the Chilhowie High School girls' basketball team, as an expression of the General Assembly's admiration for the team's dedication and skill.

HOUSE JOINT RESOLUTION NO. 5019

Commending Wallace Middle School.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Wallace Middle School, located in Washington County, was honored to be named by the National Forum to Accelerate Middle-Grades Reform on its 2014 "Schools to Watch" list; and
WHEREAS, the National Forum to Accelerate Middle-Grades Reform (Forum), an alliance of 60 educators, researchers, national associations, and officers of professional organizations and foundations, created the "Schools to Watch" list to identify those middle-grades schools that meet or exceed 37 criteria developed by the Forum; and
WHEREAS, schools selected for the "Schools to Watch" list first submit a written application that details how they meet the Forum's criteria and then, if it appears that the school meets the criteria, a state team visits the school to observe the classrooms; interview administrators, teachers, parents, and students; and look at achievement data, suspension rates, quality of lessons, and student work; and
WHEREAS, schools selected to the "Schools to Watch" list, which range in size from several hundred to several thousand students and represent urban, suburban, and rural communities, retain the designation for three years, at which time they can go through the process again to be redesignated; and
WHEREAS, Wallace Middle School, which has almost 450 students, was one of several exemplary middle schools chosen from across the country to receive the coveted designation; and
WHEREAS, Wallace Middle School students take academically rigorous courses and have the opportunity to participate in a wide array of extracurricular activities and sports designed to enhance their education; and
WHEREAS, Wallace Middle School students thrive with instruction from caring and knowledgeable teachers, leadership from dedicated administrators, and support from parents, friends, and the local community; and
WHEREAS, the selection of Wallace Middle School for the Forum's "Schools to Watch" list is a tribute to the school's commitment to helping all its students achieve their potential; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Wallace Middle School on being selected by the National Forum to Accelerate Middle-Grades Reform for its 2014 "Schools to Watch" list; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to David Lambert, principal of Wallace Middle School, as an expression of the General Assembly's congratulations and admiration for the school's commitment to excellence.

HOUSE JOINT RESOLUTION NO. 5020

Commending Richard V. Doud, Jr.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Richard V. Doud, Jr., an admired community and business leader in Arlington, retires as president of the Arlington Chamber of Commerce on May 15, 2014; and
WHEREAS, a 60-year resident of Arlington County, Richard "Rich" V. Doud, Jr., earned respect both locally and nationally as a successful entrepreneur; and
WHEREAS, in September 1990, Rich Doud began his tenure as president of the Arlington Chamber of Commerce; a wise and active leader, he worked to strengthen the business community, create new opportunities for his fellow residents, and encourage responsible growth in the county; and
WHEREAS, among his many accomplishments in his 23 years of service with the Chamber of Commerce, Rich Doud oversaw the creation of the Arlington Business Hall of Fame, which recognizes business leaders who take an active role in the community; and
WHEREAS, under Rich Doud's leadership, the Chamber founded Leadership Arlington, a leadership development program, and helped create the Community Action Committee, which works to promote cooperation between businesses and nonprofit organizations in building a bright future for Arlington County; and
WHEREAS, working to enhance the Arlington community in a variety of ways, Rich Doud generously donates his time and talents to many civic and service organizations; he has received countless awards and accolades for his contributions; and
WHEREAS, a devoted family man, Rich Doud plans to spend his well-earned retirement with his wife, children, and grandchildren; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Richard V. Doud, Jr., on the occasion of his retirement as president of the Arlington Chamber of Commerce in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Richard V. Doud, Jr., as an expression of the General Assembly's admiration for his leadership and service to the Arlington community and best wishes on his retirement.

HOUSE JOINT RESOLUTION NO. 5021

Commending Dr. Leonard L. Edloe.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Dr. Leonard L. Edloe of Mechanicsville received the 2014 Hugo H. Schaefer Award from the American Pharmacists Association for his many contributions to the field and tireless commitment to serving the members of his community; and
WHEREAS, the Hugo H. Schaefer Award was established by the American Pharmacists Association (APhA) in 1964 in honor of the organization's longtime treasurer and recognizes outstanding achievements by members of the pharmaceutical field; and
WHEREAS, Dr. Edloe is the retired president and pharmacist-in-charge of Edloe's Professional Pharmacy, which was opened by his father in 1945; Dr. Edloe guided the business to expand from one pharmacy to four, and it has served the Church Hill neighborhood of Richmond for more than 60 years; and
WHEREAS, a leader in the pharmaceutical field, Dr. Edloe recommended the establishment of the Preferred Drug List in Virginia, which has saved the Commonwealth hundreds of millions of dollars, and he has been a valuable resource for editors and reporters in both print and television media; and
WHEREAS, Dr. Edloe has imparted his knowledge and experience to several generations of students as an associate clinical professor and a former member of the board of directors of Virginia Commonwealth University, and a member of the adjunct faculty at Howard University; and
WHEREAS, Dr. Edloe has served as past chairman of the board of the American Heart Association, the first African American chairman of the board of the Retail Merchants Association, and a board member of the American Pharmacists Association and the Richmond Memorial Health Foundation; he also works to uplift members of the community as a pastor at New Hope Fellowship; and
WHEREAS, Dr. Edloe received the Hugo H. Schaefer Award at the APhA Annual Meeting and Exposition, held in Orlando, Florida, March 28 through 31, 2014; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Dr. Leonard L. Edloe on winning the Hugo H. Schaefer Award for his many contributions to the pharmaceutical field and dedication to bettering the lives of his fellow Virginians; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dr. Leonard L. Edloe as an expression of the General Assembly's congratulations and admiration for his service to the community and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5022

Celebrating the life of Robert Ryland Musick.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Robert Ryland Musick of Henrico County, a respected attorney and former member of the United States Secret Service, died on March 19, 2014; and
WHEREAS, a native of the City of Richmond, Robert "Bert" Ryland Musick attended St. Christopher's School and earned a bachelor's degree from the University of Virginia in 1999; he furthered his education at the University of Richmond, earning a master's degree and a law degree in 2002; and
WHEREAS, Bert Musick began his legal career as a clerk for the Honorable Frederick G. Rockwell III of the Chesterfield County Circuit Court; desirous to be of service to his country, he then joined the United States Secret Service and worked in the New York City field office from 2003 to 2006; and
WHEREAS, after returning to the Commonwealth, Bert Musick joined the law firm of Thompson McMullan, where he focused on business litigation, and in 2013, he became a director and the assistant general counsel of Capital One Bank; and
WHEREAS, Bert Musick was an active member of several peer and professional organizations, including the Virginia State Bar and the Richmond Bar Association; and
WHEREAS, an avid outdoorsman, Bert Musick enjoyed camping, kayaking, skiing, skydiving, and playing tennis and soccer; he donated his time and leadership as the coach of his son's soccer team; and
WHEREAS, a devoted family man, Bert Musick will be fondly remembered and greatly missed by his wife, Katherine; children, Ann and Robert, Jr.; and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Robert Ryland Musick, a former civil servant and admired member of the Richmond community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Robert Ryland Musick as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5023
Commending Virginia Diner, Inc.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Virginia Diner, Inc., a small business in Wakefield, has served delicious homemade meals and offered Virginian hospitality to generations of regulars, travelers, and families for 85 years; and

WHEREAS, founded in 1929 by D'Earcy Davis, the Virginia Diner served ham biscuits and Brunswick stew to hungry travelers from a refurbished Surry, Sussex and Southampton Railway car; the diner was purchased by the Monahan family in 1945 and by its current owners, the Galloway family, in 1976; and

WHEREAS, the Virginia Diner has grown to become a full restaurant, open 364 days a year; the friendly, dedicated staff members still serve the same country comfort food that has made the diner a beloved family tradition and attracted many of the same loyal customers for more than 50 years; and

WHEREAS, a well-known resting point for travelers to and from the mountains, the beach, or one of the Commonwealth's fine institutions of higher education, the Virginia Diner has been featured in fiction, served celebrities and former Virginia Governors, and garnered media attention from throughout the United States; and

WHEREAS, established in the heart of peanut country, the Virginia Diner is renowned for its succulent peanut pie, and its nuts and confections are available in retail stores nationwide and the diner's online store; and

WHEREAS, as one of the top three private employers in rural Sussex County, the Virginia Diner has provided opportunities and valuable experience to generations of employees; and

WHEREAS, helping to strengthen the future of the Commonwealth, the Virginia Diner has participated in the Virginia's Finest program to mentor countless other small businesses and aspiring restaurateurs over the years; and

WHEREAS, the Virginia Diner will commemorate its 85th anniversary with a celebration, beginning on September 25, 2014, to recognize the individuals and families who have helped the diner carry out its long tradition of service to the community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Virginia Diner, Inc., on the occasion of its 85th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Christine G. Epperson, president of Virginia Diner, Inc., as an expression of the General Assembly's admiration for the diner's long tradition of service to the residents of and visitors to Sussex County and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5024
Commending Pharrell Williams.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Pharrell Williams, a singer-songwriter, record producer, designer, artist, entrepreneur, and philanthropist from Virginia Beach, has reshaped the cultural landscape of the United States and the world through his creativity and passion; and

WHEREAS, a musical prodigy from a young age, Pharrell Williams graduated from Princess Anne High School in Virginia Beach; skilled with multiple instruments, he cultivated a wide range of skills that would later inspire his unique sound; and

WHEREAS, beginning his musical career as a member of a production team, The Neptunes, in 1992, Pharrell Williams created classic songs with Daft Punk, Nelly, Robin Thicke, Britney Spears, Jay-Z, and Justin Timberlake; the group was named Billboard's Producer of the Decade in 2010; and

WHEREAS, Pharrell Williams continued his career as both a solo artist and a member of the band N.E.R.D., which has been praised for its innovative use of rock, funk, and hip-hop elements; and

WHEREAS, over the course of his career, Pharrell Williams has written or produced 35 top-40 singles on the Billboard Top 100 Chart, 18 of which rose to the top 10 and six of which went to number one; and
WHEREAS, as an artist, Pharrell Williams has had eight top-40 singles, seven of which went to the top 10 and five of which went to number one; his two solo albums debuted at number three and number two on the Billboard 200 Chart, and a compilation album with the Neptunes debuted at number one in 2003; and

WHEREAS, Pharrell Williams has won several Grammy Awards, including one in 2003 in the Best Pop Vocal category, one in 2006 in the Best Rap Song category, and four in 2014 in the Producer of the Year, Album of the Year, Record of the Year, and Best Pop Duo/Group Performance categories; also in 2014, he was nominated for an Academy Award in the Best Original Song category for his hit song "Happy"; and

WHEREAS, a prolific designer and an intrepid businessman, Pharrell Williams has helped design accessories, jewelry, and luxury goods, and his latest venture, i am OTHER, serves as an umbrella for his many endeavors, including Billionaire Boys Club and ICECREAM apparel and Bionic Yarn; and

WHEREAS, Pharrell Williams also founded From One Hand To Another, an organization dedicated to empowering and inspiring underserved youths, which partners with cities, businesses, public schools, and universities to offer hands-on activities designed to enhance curiosity in technology, the arts, and media and provide youths with the tools to achieve success; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Pharrell Williams for his many cultural contributions to the Commonwealth, the United States, and the world; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Pharrell Williams as an expression of the General Assembly's admiration for his many achievements and best wishes on future endeavors.

HOUSE JOINT RESOLUTION NO. 5025

Commending the Salem High School Laconian staff.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Salem High School Laconian staff was honored by the Columbia Scholastic Press Association with a prestigious Silver Crown award for the 2012-2013 edition of the school's yearbook; and

WHEREAS, the Columbia Scholastic Press Association evaluated a total of 1,236 entries for the 2012-2013 academic year on writing, editing, design, content, concept, photography, art, and graphics; and

WHEREAS, the Laconian was one of only 24 high school yearbooks selected from across the country to receive the Columbia Scholastic Press Association Silver Crown award; and

WHEREAS, the Salem High School Laconian yearbook provides an opportunity for student staff members to gain valuable experience in a variety of areas related to publishing under the guidance of faculty advisor Katie Lewis; and

WHEREAS, continuing a tradition of excellence with the 2012-2013 Silver Crown, the staff members of the Laconian have previously earned four Gold Crown awards; and

WHEREAS, the Laconian advisor and staff members traveled to Columbia University in New York City to accept the Silver Crown award; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Salem High School Laconian staff on earning a Columbia Scholastic Press Association Silver Crown award for the school's 2012-2013 edition of its yearbook; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Katie Lewis, advisor of the Salem High School Laconian staff, as an expression of the General Assembly's congratulations and admiration for the staff's hard work and continued success.

HOUSE JOINT RESOLUTION NO. 5026

Celebrating the life of John Jerome McHale.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, John Jerome McHale, a respected attorney and a dynamic member of the Vienna community, died on March 22, 2014; and

WHEREAS, raised in Scranton, Pennsylvania, John "Jack" Jerome McHale graduated from the University of Scranton with a bachelor's degree and earned a law degree from Georgetown University; and

WHEREAS, Jack McHale enjoyed a distinguished career as an attorney with the United States Department of the Interior; and

WHEREAS, using his keen intellect and creativity, Jack McHale helped alter plans for the Trans-Alaska Pipeline System to lessen the system's effects on Alaskan wildlife; and
WHEREAS, deeply identifying with his Irish heritage, Jack McHale was the proud patriarch of a large family, whom he loved and supported unconditionally, and a caring friend to many in the community; and
WHEREAS, Jack McHale will be fondly remembered and greatly missed by his beloved wife of 48 years, Barbara; children, John, Kevin, Kathryn, Carolyn, Colleen, Charlotte, Kate, Sean, and Grayson, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of John Jerome McHale, a respected attorney and a vibrant member of the Vienna community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of John Jerome McHale as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5027
Commending Aubrey D. Tarkington.
Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014
WHEREAS, Aubrey D. Tarkington joined the Virginia Electric and Power Company, now known as Dominion, as a full-time employee in 1964, after having served as an officer in the United States Air Force; and
WHEREAS, Aubrey Tarkington has had a distinguished record of community service in both Central and Northern Virginia; and
WHEREAS, Aubrey Tarkington began his career in civic affairs as a volunteer by helping establish youth soccer in Chesterfield County; and
WHEREAS, during his tenure leading Dominion's local affairs efforts in Northern Virginia, Aubrey Tarkington served on more than a dozen community boards; and
WHEREAS, Aubrey Tarkington has been a leader in community organizations, including the Richmond Strikers, Leadership Fairfax, Celebrate Fairfax, and the Northern Virginia Community College Educational Foundation; and
WHEREAS, Aubrey Tarkington is a graduate of the Virginia Polytechnic Institute and State University (Virginia Tech) College of Engineering and served with distinction in both the Virginia Tech Corps of Cadets and as an officer in the United States Air Force; and
WHEREAS, Aubrey Tarkington is respected and admired for his integrity, perseverance, hard work, public spiritedness, and encyclopedic knowledge of the electric utility business; and
WHEREAS, for decades, Aubrey Tarkington has worked tirelessly to assist citizens and public officials during natural disasters of all types, from blizzards to hurricanes; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Aubrey D. Tarkington for his distinguished service, in both his professional and civic capacities; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Aubrey D. Tarkington as an expression of the General Assembly's admiration for his dedication, service, and professionalism and best wishes for his future endeavors.

HOUSE JOINT RESOLUTION NO. 5028
Commending the Salem High School forensics team.
Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014
WHEREAS, the Salem High School forensics team claimed its ninth state title by winning the Virginia High School League Group 4A state forensics championship on March 29, 2014, in Harrisonburg; and
WHEREAS, the Salem Spartans put on a stellar performance in the Group 4A North regional tournament; the team won six events and swept the top two spots in three events to beat second-place finisher John Handley High School 71-23; and
WHEREAS, with six students taking first place at regionals, four taking second place, and two taking third place, 12 members of the Salem Spartans earned a berth in the state championship; and
WHEREAS, facing worthy competitors from 19 other schools in the state championship, the Salem Spartans swept the top two spots in the poetry, humorous, and humorous duo categories and beat runner-up E. C. Glass High School 46-13; and
WHEREAS, the Salem Spartans have now won nine consecutive state forensics titles, the second most across all Virginia High School League groups, and 51 individual titles since 2004; and
WHEREAS, the victory is a testament to the hard work and dedication of each member of the team, the leadership of the coaches, and the enthusiastic support of the entire Salem High School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Salem High School forensics team on winning the Virginia High School League Group 4A state forensics championship in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Salem High School forensics team as an expression of the General Assembly's admiration for the team's talent and creativity and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5029

Celebrating the life of William David Wampler:

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, William David Wampler, a local and national leader in the poultry and beef cattle industries and a deeply respected member of the Rockingham County community, died on March 14, 2014; and
WHEREAS, William Wampler learned the value of hard work at an early age from his father, a pioneer of the modern poultry industry; he graduated from Dayton High School in 1946, where he was an active member of 4-H and the Future Farmers of America (FFA), serving as the president of 4-H at the state level and FFA at the local level; and
WHEREAS, William Wampler attended Bridgewater College and earned a bachelor's degree from Virginia Polytechnic Institute and State University (Virginia Tech) in 1950; he has remained a proud and loyal alumnus of both schools, serving on the Bridgewater College Board of Trustees and as a member of two advisory committees at Virginia Tech; and
WHEREAS, a respected businessman throughout his life, William Wampler was a stockholder and a partner in several family businesses, and he served as the president and treasurer of May Meadows Farms, Inc., and as managing partner of Charles W. Wampler and Sons farm; and
WHEREAS, William Wampler developed the Wamplers' Big White Turkeys, a breed of bronze turkeys with white feathers, and introduced Charolais cattle, a French breed of beef cattle, to the Shenandoah Valley; and
WHEREAS, William Wampler served as the president of the Rockingham County Sheep and Wool Producers Association, the Virginia Angus Association, the Virginia Poultry Federation, and the National Turkey Federation; and
WHEREAS, William Wampler received countless awards and accolades for his contributions to the community and the Commonwealth; also earning national recognition, he served as an advisor to the Secretary of the U.S. Department of Agriculture and was later appointed by President James Earl Carter, Jr., to the Federal Farm Credit Board, becoming the chair in 1986; and
WHEREAS, working tirelessly to better the lives of his fellow Rockingham County residents, William Wampler generously donated his time and wise leadership to many civic and service organizations, and he enjoyed fellowship and worship as an active, longtime member of Dayton Church of the Brethren and, later, Bridgewater Church of the Brethren; and
WHEREAS, predeceased by two children, William, Jr., and Suzanne, William Wampler will be fondly remembered and greatly missed by his wife, Bonnie; children, Melinda and Charles II and their families; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of William David Wampler, a local and national leader in the agricultural industry and a great Virginian; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of William David Wampler as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5030

Commending Todd J. Hawkins.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Todd J. Hawkins, a corporal with the Danville Police Department, was named the American Legion Dan River Post 1097 Police Officer of the Year in March 2014; and
WHEREAS, Todd Hawkins joined the Danville Police Department in 2002 and has served continuously for 12 years, earning a reputation as a capable and highly professional officer; and
WHEREAS, while most police officers can claim to have recovered no more than five stolen vehicles, Todd Hawkins has actively searched for and recovered 78 stolen vehicles over the course of his distinguished career; and
WHEREAS, using the experience earned over his 12 years with the department, Todd Hawkins develops educated guesses on the locations of stolen vehicles based on the location of the theft, the type of vehicle, and knowledge of people who frequent the area; and
WHEREAS, harnessing an uncanny sense of recollection and often remembering the details of stolen vehicles weeks or months after their theft, Todd Hawkins visually scans each vehicle he sees on his patrols; and
WHEREAS, Todd Hawkins is an exemplar of the hard work, professionalism, and dedication to duty displayed by law-enforcement officers and first responders throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Todd J. Hawkins on receiving the American Legion Dan River Post 1097 Police Officer of the Year award for his contributions to the Danville community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Todd J. Hawkins as an expression of the General Assembly's admiration for his unique skills and dedication to serving and protecting the people of Danville.

HOUSE JOINT RESOLUTION NO. 5031

Commending Brian K. Alderson.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Brian K. Alderson, a 25-year veteran of the Danville Fire Department, was named the American Legion Dan River Post 1097 Firefighter of the Year in March 2014; and

WHEREAS, a humble and devoted servant to the people of Danville, Brian Alderson serves as the captain of Station 1 of the Danville Fire Department and a life member of the Danville Life Saving Crew; and

WHEREAS, regularly going above and beyond in fulfilling his duties, Brian Alderson is admired as an active and helpful leader who always treats members of the public with courtesy, respect, and compassion; and

WHEREAS, as the face of the Danville Fire Department's social media campaign, Brian Alderson works to prevent fires by providing safety tips and keeps citizens and the media informed on high-profile incidents; and

WHEREAS, Brian Alderson also donates his time and expertise to the members of the Danville and Pittsylvania County communities by teaching cardiopulmonary resuscitation, first aid, and emergency medical technician classes; and

WHEREAS, Brian Alderson is an exemplar of the hard work, professionalism, and dedication to duty displayed by firefighters, first responders, and law-enforcement officers throughout the Commonwealth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Brian K. Alderson on receiving the American Legion Dan River Post 1097 Firefighter of the Year award for his contributions to the Danville community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Brian K. Alderson as an expression of the General Assembly's admiration for his dedication to safeguarding the lives and property of the people of Danville.

HOUSE JOINT RESOLUTION NO. 5032

Celebrating the life of Elizabeth Heim Haskell.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Elizabeth Heim Haskell, a former state Secretary of Natural Resources and longtime resident of Martinsville, was born on May 7, 1942, in Everett, Washington, and passed away on February 11, 2014, in Durham, North Carolina; and

WHEREAS, Elizabeth Heim Haskell earned a bachelor of arts degree in political science from the University of Pennsylvania in 1964, and she was one of the first Fellows of the Woodrow Wilson International Center for Scholars at the Smithsonian Institution in Washington, D.C.; and

WHEREAS, Elizabeth Heim Haskell was an astute and capable entrepreneur who managed her own environmental consulting firm from 1972 to 1981, specializing in public administration, pollution control and regulatory reform analyses, federal and state agencies, and foundations, and her clients included the United States Environmental Protection Agency Regulatory Reform Council, the Office of Management and Budget, and the Ford Foundation; and

WHEREAS, she was appointed to the state Air Pollution Control Board by former Governor A. Linwood Holton, Jr., where she served from 1973 to 1989, and as chairwoman for six years; as evidence of her ability and knowledge, Elizabeth Heim Haskell was reappointed to the board by former Governors Mills E. Godwin, John N. Dalton, Charles S. Robb, and Gerald L. Baliles; and

WHEREAS, in 1983, Elizabeth Heim Haskell was appointed by Governor Charles S. Robb to the Uranium Administrative Group, which was established by the General Assembly to study the environmental and economic implications of uranium mining in Virginia, and on which she served until 1985; and

WHEREAS, a member of the Martinsville City Council from 1996 to 2000, Elizabeth Heim Haskell was appointed to the New College Institute board by Governor Timothy M. Kaine, where she was one of the Institute's staunchest allies and served as vice president from 2006 to 2010; she was a founding member of the New College Foundation board, where she served as chairwoman from 2006 to 2011; and
WHEREAS, Elizabeth Heim Haskell was appointed state Secretary of Natural Resources by former Governor Lawrence Douglas Wilder, serving with distinction as a member of his cabinet from 1990 to 1994; she was influential in securing additional park land for the state and her tenure was marked by significant environmental progress, the creation of new and the revitalization of existing state parks, and the establishment of the state's Department of Environmental Quality; and during the Wilder administration, she was a member of the Conservationists for Wilder Committee and the Virginia Center for Innovative Technology board on which she served for eight years; and

WHEREAS, a true public servant, prolific author of books and articles on the environment, and director and officer of the Martinsville Bulletin, Elizabeth Heim Haskell was recognized in 2005 as the Outstanding Virginian by the General Assembly; and

WHEREAS, Elizabeth Heim Haskell was genuinely concerned about her community and protecting the environment while promoting economic progress; she focused on creating a well-educated workforce, jobs, economic growth, and ensuring environmental safety and education; and

WHEREAS, a confidante to colleagues on various boards on which she served, Elizabeth Heim Haskell was hardworking, dedicated, dependable, candid, visionary, and objective in her assessment of state environmental needs; she was able to balance business and environmental interests to preserve Virginia's natural wonders; and

WHEREAS, Elizabeth Heim Haskell was focused, goal-oriented, passionate, practical, and intellectually curious, and an articulate advocate for the protection and preservation of Virginia's natural resources, characteristics that made her an appealing leader in the public and private sectors concerning environmental and educational matters; and

WHEREAS, during her professional career, Elizabeth Heim Haskell used her many skills and devoted her time to serving as an environmental public policy analyst for the Urban Institute, special assistant to the Assistant United States Secretary of the Interior for water pollution control, legislative assistant to United States Senator Henry M. Jackson of Washington and United States Representative Richard White of Texas, and she was a member of the boards of the Virginia Museum of Natural History, Patrick Henry Community College Foundation, SunTrust Bank, the Southern Environmental Law Center, and Thomas Jefferson's Poplar Forest in Bedford County; during her career, she received the Clean Air Conservationist of the Year award from the Virginia Wildlife Federation for her work to address natural resources and environmental causes; and

WHEREAS, insightful, witty, and a good listener, Elizabeth Heim Haskell was admired for her friendly and empathetic nature, energetic leadership, courage, and ability to make tough decisions, while being positive and fun-loving; and

WHEREAS, Elizabeth Heim Haskell, a lady of grace and accomplishments, will be sorely missed by her family and friends and everyone who loved and whose life was touched by her; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Elizabeth Heim Haskell, former state Secretary of Natural Resources; and, be it RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Elizabeth Heim Haskell, former state Secretary of Natural Resources, as an expression of the General Assembly's respect for her memory and gratitude for her many outstanding contributions to the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5033

Commending Mary Ann Bergeron.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Mary Ann Bergeron, a respected community leader in Arlington County, retires in 2014 as the executive director of the Virginia Association of Community Services Boards, Inc.; and

WHEREAS, beginning in 1989, Mary Ann Bergeron helped develop and organize the Virginia Association of Community Services Boards, Inc. (VACSB), an organization that promotes and advocates for the highest quality public and private care for mental health, intellectual disabilities, and substance use disorders in the Commonwealth; and

WHEREAS, under Mary Ann Bergeron's guidance, the VACSB has built consensus on important issues, led statewide advocacy efforts, and ably represented the interests of community services consumers, their family members, and related organizations; and

WHEREAS, an active and innovative leader, Mary Ann Bergeron developed cutting-edge marketing, educational, and training plans for community services board members and other professionals in the health care field; and

WHEREAS, Mary Ann Bergeron strengthened the VACSB by building partnerships with local, state, and national agencies and organizations; she led efforts to develop nine integrated primary care and behavioral health projects, benefiting 30 localities throughout the Commonwealth; and

WHEREAS, a respected leader in the health field, Mary Ann Bergeron was appointed to the Josiah H. Beeman Commission, the Commission on Mental Health Law Reform Task Force on Access to Services, the Medicaid Revitalization Task Force, and the Interagency Civil Admissions Advisory Council; and

WHEREAS, Mary Ann Bergeron works to better the lives of her fellow community members as a devoted member and leader of many civic and service organizations, and she has received numerous awards and accolades for her contributions; and
WHEREAS, Mary Ann Bergeron is the proud mother of two children and grandmother of six, and she plans to spend her well-earned retirement with her family; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Mary Ann Bergeron on the occasion of her retirement as the executive director of the Virginia Association of Community Services Boards, Inc.; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Mary Ann Bergeron as an expression of the General Assembly's admiration for her years of leadership and service to the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5034

Commending the Colonial Forge High School boys' basketball team.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Colonial Forge High School boys' basketball team displayed strength and dedication by winning the Virginia High School League Group 6A state championship in March 2014; and
WHEREAS, defeating Landstown High School 58-54, the Colonial Forge Eagles made history by winning their first-ever state championship; and
WHEREAS, trailing at the end of the first half, the Colonial Forge Eagles rallied to outscore their opponent 28-19 in the second half; and
WHEREAS, the Colonial Forge Eagles presented a balanced game strategy; the offense earned points from eight of its players, and the defense had 27 rebounds and forced 20 turnovers; and
WHEREAS, the Colonial Forge Eagles (27-1) were led by head coach Jason John and assistant coaches Antonio Howard, Bryan Lewis, and Phillip Brown; and
WHEREAS, each member of the Colonial Forge Eagles—T.J. Flood, Marco Haskins, Jaylen Franklin, Carion Eaton, James Shellington, Gary Jennings, Isiah Williams, Austin Hall, Phillip King, Damen Daniel, Winston Burgess, and Caleb Stark—contributed immensely to the win and an outstanding season; and
WHEREAS, the victory is due to the talent and dedication of the players, the leadership of the head coach and staff, and support of the Colonial Forge High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the 2014 Colonial Forge High School boys' basketball team for winning the Virginia High School League Group 6A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Jason John, head coach of the Colonial Forge High School boys' basketball team, as an expression of the General Assembly's respect and congratulations for the team's successful season.

HOUSE JOINT RESOLUTION NO. 5035

Commending the Potomac High School boys' basketball team.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Potomac High School boys' basketball team captured the Virginia High School League Group 5A state championship title on March 14, 2014; and
WHEREAS, competing against defending state champion Henrico High School, the Potomac Panthers jumped out to an early lead in the first quarter and never looked back; and
WHEREAS, holding off a skilled competitor, the Potomac Panthers shot 46 percent from the field and made seven three-point shots, securing the title by a score of 54-42; and
WHEREAS, in a balanced game, the Potomac Panthers also excelled on defense, with senior Trey Porter recording six blocked shots; and
WHEREAS, the Potomac Panthers (28-1) were led by head coach Keith Honore and assistant coaches Chad Anderson, Sherman Rivers, and Louis Blackshear; and
WHEREAS, each member of the Potomac Panthers—Xavier laws, Jaren Johnson, David Osafa, Torrey Dixon, Jalen Melvin, Kejon Honore, Randall Haynes, Tariq Felder, Joshua Chukwu, Trey Porter, Avril Campbell, Darien Robinson, and Jared McCain—contributed immensely to the win and an impressive season; and
WHEREAS, the team's victory and successful season is due to the talent and dedication of the players, the leadership of the head coach and staff, and the support of the Potomac High School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Potomac High School boys’ basketball team on winning the Virginia High School League Group 5A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Keith Honore, head coach of the Potomac High School boys' basketball team, as an expression of the General Assembly's respect and congratulations for the team's successful season.

HOUSE JOINT RESOLUTION NO. 5036
Commending the Western Albemarle High School girls' swim team.
Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Western Albemarle High School girls' swim team won the Virginia High School League Group 3A state championship on February 22, 2014, to claim the school's fourth consecutive swimming state title; and
WHEREAS, in the team events, the Western Albemarle Warriors placed first and set a new team record in the 200-meter freestyle relay, second in the 200-meter medley relay, and seventh in the 400-meter freestyle relay; and
WHEREAS, the Western Albemarle Warriors also dominated individual events, with junior Remedy Rule placing first and setting new team records in the 100-meter butterfly and the 100-meter backstroke; and
WHEREAS, each of the swimmers—Brynn Acker, Lexi Campbell, Colleen Higgins, Storrs Lamb, Kristen Richey, McKenna Riley, Brazil Rule, Remedy Rule, Savannah Scarbrough, Maddy Tegen, and Keller Whitlock—contributed to the victory; and
WHEREAS, the Western Albemarle Warriors worked hard throughout the season to achieve success, even incorporating elements of Navy SEAL training, and showed admirable team spirit and unity; and
WHEREAS, the victory is a tribute to the skill and focus of each of the swimmers, the leadership of the coaches and staff, and the enthusiastic support of the entire Western Albemarle High School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Western Albemarle High School girls' swim team on winning the Virginia High School League Group 3A state championship in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dan Bledsoe, head coach of the Western Albemarle High School girls’ swim team, as an expression of the General Assembly's admiration for the team's continued success and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5037
Commending Nancy C. Damon.
Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Nancy C. Damon, the deeply admired longtime program director of the Virginia Festival of the Book, retired in 2014 after 20 years of service; and
WHEREAS, founded in 1994, the Virginia Festival of the Book is a five-day festival of literary events in Charlottesville designed to promote the importance of reading and literacy; it is the largest festival of its kind in the Commonwealth; and
WHEREAS, Nancy Damon has helped the event grow continuously since its inception; under her able leadership as program director for the past 14 years, the festival has adapted to meet changes in publishing and readership preferences, drawing countless enthusiasts, tourists, and visitors to the Charlottesville area year after year; and
WHEREAS, with her vibrant personality and quick wit, Nancy Damon helped maintain the festival's welcoming and passionate atmosphere and ensured its smooth operation; and
WHEREAS, Nancy Damon earned many awards and accolades for her work with the festival, including the Samuel Miller Memorial Medal from the Miller School of Albemarle for her work to involve children as festival attendees, writers, and program planners; and
WHEREAS, Nancy Damon not only provided readers, writers, and authors with a premier event, but also promoted and supported interest in language and literature; she leaves a legacy of excellence to future leaders of the Virginia Festival of the Book; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Nancy C. Damon on the occasion of her retirement as program director of the Virginia Festival of the Book; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Nancy C. Damon as an expression of the General Assembly's admiration for her dedication and contributions to the literary community in Charlottesville and throughout the Commonwealth.
HOUSE JOINT RESOLUTION NO. 5038

Commending Anthony Guy Bennett.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Anthony Guy Bennett, head coach of the University of Virginia men's basketball team, was named the Atlantic Coast Conference 2013-2014 Coach of the Year in March 2014; and

WHEREAS, a native of Green Bay, Wisconsin, Anthony "Tony" Guy Bennett played basketball at the University of Wisconsin, Green Bay; he was drafted thirty-fifth overall in the 1992 National Basketball Association draft and played professionally for three seasons with the Charlotte Hornets; and

WHEREAS, now in his fifth season at the University of Virginia, Anthony "Tony" Guy Bennett joined the Cavaliers as head coach on March 31, 2009, after earning accolades as a coach at Washington State University for several years; and

WHEREAS, with 16 Atlantic Coast Conference (ACC) wins in the 2013-2014 season, the University of Virginia Cavaliers are only the second ACC team to improve its record in each of the past five seasons; and

WHEREAS, under Anthony "Tony" Guy Bennett, the University of Virginia Cavaliers also set a school record with a 13-game ACC winning streak, won 12 ACC games by 10 points or more, and clinched the team's third consecutive winning season for the first time since the 1980s; and

WHEREAS, Anthony "Tony" Guy Bennett rebuilt the University of Virginia Cavaliers as a defensive powerhouse in the ACC, known for controlling the pace of the game and frequently holding teams well below their scoring averages; and

WHEREAS, Anthony "Tony" Guy Bennett led the 2013-2014 University of Virginia Cavaliers to their sixth ACC regular season title and their second outright since 1981, and the team went on to win its first ACC tournament championship since 1976; and

WHEREAS, under Anthony "Tony" Guy Bennett's guidance, the University of Virginia Cavaliers entered the 2013-2014 NCAA tournament as the number one seed in the East Region and advanced to the Sweet Sixteen; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Anthony Guy Bennett on being named the Atlantic Coast Conference 2013-2014 Coach of the Year; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Anthony Guy Bennett as an expression of the General Assembly's admiration for his leadership and determination and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5039

Commending the Christiansburg High School boys' indoor track and field team.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Christiansburg High School boys' indoor track and field team won the Virginia High School League Group 3A state championship on February 28 and March 1, 2014, at the Tolsma indoor track facility at Liberty University; and

WHEREAS, with a third place finish in the meet's final event, the 1,600-meter relay, the Christiansburg High School Blue Demons narrowly defeated the Blacksburg Bruins in a thrilling 97.5-95 victory; Blacksburg won the relay but was unable to overcome the Blue Demons' overall lead; and

WHEREAS, the Christiansburg Blue Demons swept the shot put event on February 28, with Jordan Fenton placing first, followed by C. J. Napper and Andrew McFee; and

WHEREAS, on March 1, the Christiansburg Blue Demons also swept the high jump, with Dd Smith placing first, followed by Mackenzie Muldoon and Josh Moore; the team earned an additional individual win in the 55-meter hurdles from Mackenzie Muldoon; and

WHEREAS, the victory is a testament to the hard work and skill of each of the athletes, the leadership of the coaches and staff, and the enthusiastic support of the entire Christiansburg High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Christiansburg High School boys' indoor track and field team on winning the Virginia High School League Group 3A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Sean Bossman, head coach of the Christiansburg High School boys' indoor track and field team, as an expression of the General Assembly's admiration for the team's achievements and best wishes for the future.
HOUSE JOINT RESOLUTION NO. 5040

Celebrating the life of James Rudolph Burgess.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, James Rudolph Burgess, a 40-year public servant and the deeply admired former Mayor of the Town of Altavista, died on March 17, 2014; and
WHEREAS, a lifelong resident of the Town of Altavista, James Rudolph "Rudy" Burgess began his professional career as a truck driver for Paul Farmer Oil Co., where he worked for 43 years; known as a selfless and caring servant to the community, he delivered heating oil to families in need, day or night; and
WHEREAS, desirous to be of further service to the town, Rudy Burgess ran for and was elected to the Altavista Town Council; he served in that capacity for 16 years until he was elected mayor in 1988; and
WHEREAS, Rudy Burgess oversaw many enhancements to the Town of Altavista throughout his 24-year tenure as mayor and served the community with dedication and distinction until his retirement from public office in 2012; and
WHEREAS, working to safeguard the lives and property of the residents of Altavista, Rudy Burgess bravely served on the Altavista Fire Company for 25 years; and
WHEREAS, Rudy Burgess treated everyone he met with courtesy and respect and strove to ensure that all of Altavista's residents had a good place to live and a safe place to raise a family; and
WHEREAS, in recognition of his countless contributions to the town, Rudy Burgess was named Altavista's Outstanding Citizen in 1978; and
WHEREAS, a man of deep and abiding faith, Rudy Burgess enjoyed fellowship and worship as an active member of Lane Memorial United Methodist Church, where he fulfilled several offices; and
WHEREAS, predeceased by his daughter, Beth, Rudy Burgess will be fondly remembered and greatly missed by his wife of 63 years, Lucy; children, Marshall, Bubba, Jane, and Lucy, and their families; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of James Rudolph Burgess, former Mayor of the Town of Altavista; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of James Rudolph Burgess as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5041

Celebrating the life of George Harold Sheetz.

Agreed to by the House of Delegates, April 8, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, George Harold Sheetz of Edinburg, a respected educator and devoted community leader, died on March 15, 2014; and
WHEREAS, a native of Woodstock, George Sheetz graduated from Woodstock High School in 1959, attended Massanutten Military Academy, and earned a bachelor's degree from Virginia Polytechnic Institute and State University in 1965; and
WHEREAS, George Sheetz helped prepare the youth of the community for higher education, careers, and responsible citizenship as a teacher and athletics coach at Massanutten Military Academy from 1965 to 1970; he later pursued a career in banking and retired with United Bank in 2009; and
WHEREAS, working to enhance the community, George Sheetz donated his time and wise leadership to the Rotary Club of Woodstock, where he served as a past president and treasurer; and
WHEREAS, George Sheetz also served on the Shenandoah Chamber of Commerce, the Shenandoah County Parks and Recreation advisory board, the Triplett Tech advisory committee, and the board of directors of the Moore Educational Trust; and
WHEREAS, a loving family man, George Sheetz will be fondly remembered and greatly missed by his wife of 49 years, Anne; son, Jason, and his family; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of George Harold Sheetz, an educator and community leader in Edinburg; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of George Harold Sheetz as an expression of the General Assembly's respect for his memory.
HOUSE JOINT RESOLUTION NO. 5042

Commending the Roanoke Tribune.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Roanoke Tribune, a family-owned newspaper in the City of Roanoke, celebrates 75 years of making and recording black history in 2014; and
WHEREAS, the Reverend F. E. Alexander set out to develop a publication that the African American community in Roanoke could identify with; his dream was realized when the Roanoke Tribune began operations in the spring of 1939; and
WHEREAS, over the course of his 32-year career as editor and publisher of the Roanoke Tribune, Reverend Alexander also founded publications in Martinsville, Charlottesville, and Bluefield, West Virginia; and
WHEREAS, in 1945, Claudia Alexander Whitworth began working with her father at the Roanoke Tribune; already an experienced linotype operator, she had worked for newspapers in New York, Ohio, and throughout the Commonwealth; and
WHEREAS, after Reverend Alexander's retirement in 1971, Claudia Whitworth purchased the Roanoke Tribune, and she remains the editor and publisher to this day; and
WHEREAS, carrying on a family tradition, Stanley Rotan Hale worked with his mother at the Roanoke Tribune for many years, and he now serves as the associate editor and handles advertising; and
WHEREAS, in addition to informing and educating the members of the community, the Roanoke Tribune has succeeded in its mission to promote self-esteem and respect for others and encourage diverse groups of people in Roanoke to come together for a common good; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Roanoke Tribune for its service to the community on the occasion of its 75th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Roanoke Tribune as an expression of the General Assembly's admiration for the newspaper's storied history and dedication to serving the community.

HOUSE JOINT RESOLUTION NO. 5043

Celebrating the life of the Reverend Robert Mayo Brunson, Jr.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Reverend Robert Mayo Brunson, Jr., a native son, was born on June 14, 1966, and was called to eternal rest on March 25, 2014; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., was educated in the Richmond Public Schools and graduated from the Jefferson-Huguenot-Wythe (George Wythe campus) High School in 1984; at age 15, he began working in his father's funeral home, Crawley and Brunson Funeral Home, where he learned funeral home administration and operation, how to clean cars, and maintain buildings and grounds; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., earned an associate degree in applied science for funeral services from John Tyler Community College in 1990; at the age of 23, he became one of the youngest licensed funeral directors and embalmers in Virginia, and after becoming general manager of the A. D. Price Funeral Establishment, Richmond's oldest African American business and funeral home, he cofounded Brunson's Funeral Chapel with his father in Richmond's historic Jackson Ward community, where they helped poor families bury their relatives with dignity and frequently forgave the debts of families who could not pay the expenses; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., has been characterized by family, acquaintances, and colleagues as a "stickler for details," focused, fair, humble, and incredibly charitable in his dealings with friends and constituents; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., affectionately called "Rob," was polite, compassionate, and a genuine southern gentleman, who was committed to continuing his father's legacy of providing excellent service to bereaved families with humility, grace, and care; he was civic-minded and a longtime member of the Richmond Funeral Directors Association, of which he served as past president, and the Virginia Morticians Association and a past national delegate to the National Funeral Directors and Morticians Association; and
WHEREAS, a devout Christian, the Reverend Robert Mayo Brunson, Jr., was guided by his strong faith in God, having been nurtured in the Glorious Churches of God in Christ, where he served as chairman of the Deacon and Trustee Boards and president of the Elders Board, and was ordained to the Gospel ministry and as an elder by his church; and
WHEREAS, in his ecclesiastical role, the Reverend Robert Mayo Brunson, Jr., was an active and founding member of the Greater Works Evangelistic Ministries, where he was ordained as Assistant Pastor and consecrated to the pastorate; in 2007, he founded the Unlimited Power Transformation Church, where he served as senior pastor until his death; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., was sustained by his favorite scripture, "Trust in the Lord with all thine heart and lean not on your own understanding. In all thy ways acknowledge him and he shall direct thy paths," Proverbs 3:5-6; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., who was loved immeasurably by everyone whose life he touched, will be sorely missed and fondly remembered by his family, friends, and loved ones; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Reverend Robert Mayo Brunson, Jr.; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Reverend Robert Mayo Brunson, Jr., as an expression of the General Assembly’s respect for his memory and contributions to the people of Richmond and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5044

Commending Eastern Shore of Virginia Habitat for Humanity.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Eastern Shore of Virginia Habitat for Humanity celebrates 25 years of helping Eastern Shore residents find comfort, joy, and security by providing safe and affordable homes; and
WHEREAS, Habitat for Humanity, a nonprofit, faith-based volunteer organization comprising 1,500 local affiliates throughout the United States and more than 70 organizations throughout the world, works to build or repair homes for members of underserved communities; and
WHEREAS, officially incorporated in November 1988, Eastern Shore of Virginia Habitat for Humanity has completed and dedicated 40 homes in the Counties of Accomack and Northampton, with two additional homes on schedule for completion in 2014; and
WHEREAS, each family living in an Eastern Shore of Virginia Habitat for Humanity house is paired with a support person, who works with them on financial management, nutrition, and health and parenting issues; the organization also coordinates workshops on financial planning and home maintenance through the Virginia Extension Service; and
WHEREAS, providing dignity, love, and hope to those in need, Eastern Shore of Virginia Habitat for Humanity has made great strides toward achieving its mission to build a world where everyone has a good place to live; and
WHEREAS, Eastern Shore of Virginia Habitat for Humanity owes much of its continued success to the dedication of countless volunteers and generous donations and support from local businesses, organizations, and church groups; and
WHEREAS, Eastern Shore of Virginia Habitat for Humanity will conclude its 25th anniversary celebration at a gala event on June 21, 2014, which will also commemorate the completion of its 41st house; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Eastern Shore of Virginia Habitat for Humanity for its many contributions to the community on the occasion of its 25th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Eastern Shore of Virginia Habitat for Humanity as an expression of the General Assembly’s admiration for the organization’s success in helping residents of the Eastern Shore find homes and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5045

Celebrating the life of N. Duval Flora.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, N. Duval Flora, an admired public servant and devoted community leader in the Cities of South Norfolk and Chesapeake, died on March 16, 2014; and
WHEREAS, a lifelong resident of either the City of South Norfolk or the City of Chesapeake, N. Duval Flora was a graduate of South Norfolk High School and the Norfolk Naval Apprentice School; and
WHEREAS, desirous to be of service to his country, N. Duval Flora joined many of the other young men of his generation by enlisting in the United States Navy during World War II; he served as a petty officer first class with a ship repair unit in California and Japan; and
WHEREAS, after returning home from the war, N. Duval Flora became the deputy treasurer for the City of South Norfolk and was elected treasurer in 1950, becoming the youngest treasurer in the Commonwealth at the time; and
WHEREAS, he later retired as the treasurer of the City of Chesapeake after 40 years of continuous service with both cities; a diligent public servant, he was the longest-serving treasurer in the Commonwealth upon his retirement; and
WHEREAS, N. Duval Flora was a deeply respected member of numerous peer organizations; he served as the president of the State Treasurers Association in 1969 and was named Treasurer of the Year in 1971; and
WHEREAS, working to enhance the community, N. Duval Flora donated his time and expertise to several boards and organizations, and he served as a past master and 65-year member of South Norfolk Masonic Lodge #339; in recognition of his many contributions, he was named the First Citizen of Chesapeake in 1989; and

WHEREAS, N. Duval Flora enjoyed fellowship and worship with the community as an active, lifelong member of Chesapeake Avenue United Methodist Church; and

WHEREAS, predeceased by his loving wife of 65 years, Bessie Sue, N. Duval Flora will be greatly missed and fondly remembered by his children, Michael and Michelle, and their families, and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of N. Duval Flora, a dedicated public servant and community leader in the Cities of South Norfolk and Chesapeake; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of N. Duval Flora as an expression of the General Assembly’s respect for his memory.

HOUSE JOINT RESOLUTION NO. 5046

Celebrating the life of the Reverend Blanche Whitehurst McAllister.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Reverend Blanche Whitehurst McAllister, a devout and beloved member of the Norfolk community, died on March 16, 2014; and

WHEREAS, a native of Norfolk, Blanche McAllister attended Norfolk Public Schools and pursued a successful 20-year career with what was then known as Tidewater Regional Transit; and

WHEREAS, a loyal member of Metropolitan A.M.E. Zion Church, Blanche McAllister answered her calling and became an associate minister; and

WHEREAS, in addition to serving as a minister for more than 30 years, Reverend McAllister offered her time and leadership to several auxiliaries at the church, including as a member of the Women’s Fellowship Choir and a Sunday school teacher; and

WHEREAS, Reverend McAllister worked to enhance the community as a past worthy matron of the Margaret Francis Chapter #101 of the Order of the Eastern Star, a past grand worthy matron of the Prince Hall Grand Lodge of Virginia, and past royal grand matron and treasurer of the Ladies of the Circle of Perfection Commonwealth of Virginia; and

WHEREAS, Reverend McAllister will be fondly remembered and greatly missed by her husband, Aaron; daughter, Diane, and her family; and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Reverend Blanche Whitehurst McAllister, a beloved member of the Norfolk community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Reverend Blanche Whitehurst McAllister as an expression of the General Assembly’s respect for her memory.

HOUSE JOINT RESOLUTION NO. 5047

Commending Altavista Combined School boys’ basketball team.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Altavista Combined School boys’ basketball team played with heart and composure in a hard-fought win during the Virginia High School League Group 1A state championship game in March 2014; and

WHEREAS, competing against the Radford High School Bobcats, the Altavista Combined School Colonels defeated Radford 49-44; and

WHEREAS, with mere seconds left before the end of the first half, the Altavista Colonels made a three-point shot, which gave them a 19-18 lead; and

WHEREAS, presenting a highly skilled defensive approach, the Altavista Colonels were able to hold their opponent to just 37 percent shooting from the floor and 11 percent from the three-point range; and

WHEREAS, in a very close game that was tied in the third quarter, the Altavista Colonels made a critical layup, giving them a lead they never relinquished; and

WHEREAS, with 18 seconds left in the final quarter, the Altavista Colonels inbounded the ball with a mid-court pass that resulted in a three-point play, sealing the victory and giving the Colonels a back-to-back state championship; and

WHEREAS, each member of the Altavista Colonels—Kenavus Jones, Walker Allen, Juan Thornhill, Meche Maulbeck, Jacob McClure, Demetrius Johnson, Josh Walker, Darius Johnson, Nikko Tucker, Richard Hubbard, Eric Poindexter,
Dylan Allen, Chandler Pribble, Nelson Dews, and Chase Short—significantly contributed to the win and outstanding season; and

WHEREAS, the victory is due to the talent and dedication of the players, the leadership of head coach, Mike Cartolaro, and the support of the Altavista Combined School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Altavista Combined School boys' basketball team on winning the Virginia High School League Group 1A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Mike Cartolaro, head coach of the Altavista Combined School boys' basketball team, as an expression of the General Assembly's respect and congratulations for the team's successful season.

HOUSE JOINT RESOLUTION NO. 5048

Celebrating the life of Lucy Martin Harmon.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Lucy Martin Harmon, a devoted educator who touched countless lives in the Salem area and throughout the Commonwealth, died on May 6, 2013; and

WHEREAS, a native of Pulaski, Lucy Harmon attended the Tuskegee Institute in Alabama, where she studied under George Washington Carver, and earned a bachelor's degree from Bluefield State College and a master's degree from Columbia University; and

WHEREAS, Lucy Harmon and her husband, Chauncey, actively supported the early civil rights movement; the couple sought equal pay for African American teachers and led efforts to build a new high school for African American students in Pulaski; and

WHEREAS, throughout a 40-year career in education, Lucy Harmon prepared the youth of the Commonwealth for higher education, careers, and responsible citizenship, teaching at schools in Blacksburg, Pulaski, Wytheville, and Salem; and

WHEREAS, a kind but firm teacher, Lucy Harmon encouraged her students to achieve excellence and become caring, active members of their communities; over the years, she mentored many students who became leaders in their fields throughout the Commonwealth and the United States; and

WHEREAS, following her well-earned retirement in 1980, Lucy Harmon and her husband led efforts to restore George Washington Carver's name to the G. W. Carver Elementary School in Salem, which had been renamed Salem Intermediate, and preserve the original site of the school; and

WHEREAS, Lucy Harmon also worked to enhance the community by donating her time and wise leadership to numerous civic and service organizations, and she enjoyed fellowship and worship as an active member of First Baptist Church of Salem; and

WHEREAS, predeceased by her loving husband of 52 years, Chauncey, Lucy Harmon will be fondly remembered and greatly missed by her children, Marylene and Chauncey, Jr., and their families, and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Lucy Martin Harmon, an educator and an iconic leader in the Salem community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Lucy Martin Harmon as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5050

Commending the Family Counseling Center of Greater Washington.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, in 2014, the Family Counseling Center of Greater Washington, a nonprofit organization in Vienna, celebrates 40 years of helping Asian Americans and recent immigrants overcome linguistic and cultural challenges and become active, well-adjusted members of their communities; and

WHEREAS, the Family Counseling Center of Greater Washington traces its roots to 1974, when a group of Korean American women opened a Washington, D.C., branch office of the Korean Legal Aid Center for Family Relations, an organization that helps Korean women understand their rights and obtain legal assistance; and

WHEREAS, in 1985, the Korean Family Counseling and Research Center (KFCRC) was founded in Maryland by volunteer attorneys and mental health professionals to serve the growing population of Korean immigrants in the metropolitan Washington, D.C., area; and
WHEREAS, in 1997, the KFCRC relocated to the Commonwealth and changed its name to the Korean American Family Counseling Center and later expanded its services to include the wider Asian American community; and

WHEREAS, to better reflect the organization's willingness to assist members of any ethnic group, its name was changed to the National Institute of Family Counseling in 2010 and the Family Counseling Center of Greater Washington in 2013; and

WHEREAS, the Family Counseling Center of Greater Washington offers a wide variety of services, including monthly seminars, community outreach programs, and public awareness campaigns; and

WHEREAS, the Family Counseling Center of Greater Washington provides individual, group, family, and youth counseling to address numerous issues, including parenting questions, marital problems, mental health, anger management, substance abuse, education, and careers; the center also encourages healing through the creative process with art therapy classes; and

WHEREAS, providing a foundation upon which youths can achieve success, the Family Counseling Center of Greater Washington offers school-based mentoring groups and peer-to-peer tutoring sessions; and

WHEREAS, the Family Counseling Center of Greater Washington will commemorate its 40th anniversary with a special celebration at the Westin Tysons Corner on May 3, 2014; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Family Counseling Center of Greater Washington for its service to the community on the occasion of its 40th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Family Counseling Center of Greater Washington as an expression of the General Assembly's admiration for the organization's commitment to serving and supporting those in need.

HOUSE JOINT RESOLUTION NO. 5051

Celebrating the life of Kevin Wayne Quick.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Kevin Wayne Quick, a dedicated and courageous law-enforcement officer with the Waynesboro Police Reserves, died in 2014; and

WHEREAS, a native of Waynesboro, Kevin Quick graduated from Nelson County High School and earned a bachelor's degree from Eastern Mennonite University; and

WHEREAS, desirous to be of service to the community, Kevin Quick followed in his father's footsteps and volunteered with the Waynesboro Police Reserves in 1990; he diligently worked to serve and protect the people of Waynesboro for 24 years, rising to the rank of captain; and

WHEREAS, a faithful employee of Invista for 18 years, Kevin Quick also worked to safeguard members of the community on the volunteer fire brigade with other members of the company; and

WHEREAS, Kevin Quick enjoyed fellowship and worship with the community as an active member of Hebron Baptist Church in Afton and Covenant Church in Charlottesville; and

WHEREAS, Kevin Quick was an exemplar of the professionalism, dedication to duty, and care for the community displayed by law-enforcement officers and first responders throughout the Commonwealth; and

WHEREAS, a loving family man, Kevin Quick will be greatly missed and fondly remembered by his wife, Shannon; daughter, Gabriella; mother, Vonda; and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Kevin Wayne Quick, a loyal and dedicated law-enforcement officer in Waynesboro; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Kevin Wayne Quick as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5052

Commending W. Denman Zirkle.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, W. Denman Zirkle, an astute businessman who dedicated himself to the preservation of the Commonwealth's historical and natural resources, retired as the executive director of the Shenandoah Valley Battlefields Foundation in 2014; and

WHEREAS, elected as the second executive director of the Shenandoah Valley Battlefields Foundation in March 2009, Denman Zirkle oversaw the preservation of more than 1,200 acres of land and left the foundation poised to acquire additional land; and
WHEREAS, showing remarkable foresight, Denman Zirkle worked to secure the foundation's future, leading efforts to increase membership and donations and helping the foundation purchase and develop its current home, the Lee-Jackson Building in New Market; and

WHEREAS, under Denman Zirkle's visionary leadership, the foundation introduced a model restoration and interpretation project at the Third Winchester Battlefield, the scale of which is comparable to United States National Park Service projects; and

WHEREAS, Denman Zirkle modernized and expanded the foundation's marketing efforts, making it a crucial partner in both local and statewide tourism; he strengthened the foundation's merchandising operations and built partnerships with local businesses to produce specialty coffee blends and wines; and

WHEREAS, a helpful and active leader, Denman Zirkle always worked to ensure that each member of his staff succeeded in his or her duties, and he was an able representative of the foundation to both the public and state officials; and

WHEREAS, prior to working with the foundation, Denman Zirkle offered his expertise as a senior manager at companies in Florida, New York, and Germany; he lives on his historic family farm near Edinburg and is married with four grown children; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend W. Denman Zirkle on the occasion of his retirement as the executive director of the Shenandoah Valley Battlefields Foundation; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to W. Denman Zirkle as an expression of the General Assembly's admiration for his commitment to preserving the history and heritage of the Shenandoah Valley and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5053

Commending Margaret Crowder-Johnson, M.D.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Margaret Crowder-Johnson, M.D., a respected physician and devoted community leader, has diligently served the Petersburg community for the majority of her life; and

WHEREAS, Margaret Crowder attended Petersburg City Public Schools and earned a bachelor's degree from Virginia Union University and a medical degree from Howard University; while attending medical school, she met her future husband, the late Dr. Alfred G. Johnson, with whom she proudly raised a daughter, Dr. Karen Y. Johnson; and

WHEREAS, after completing residency in Ohio, Dr. Crowder-Johnson and her husband returned to the Commonwealth and made history as the first two African American specialists to open a private practice in Petersburg; and

WHEREAS, specializing in internal medicine, Dr. Crowder-Johnson cared for the health and well-being of her fellow Petersburg residents for 41 years; she was admired for her medical expertise and genuine care for her patients; and

WHEREAS, Dr. Crowder-Johnson worked to enhance the community by donating her time and wisdom as a member of the local chapters of Links, Inc., and Alpha Kappa Alpha, Inc., and a member of Old Dominion Medical Society, the National Medical Association, and the Southside Regional Medical Center Authority; and

WHEREAS, Dr. Crowder-Johnson remained active in the community after her retirement in 1998, serving as the board president of the Mary Carter Beacon House, a care center for elderly and handicapped adults; and

WHEREAS, Dr. Crowder-Johnson is an exemplar of community spirit and a role model for aspiring physicians in the Petersburg area and the Commonwealth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Margaret Crowder-Johnson, M.D., for her decades of service to the Petersburg community and the Commonwealth; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Margaret Crowder-Johnson, M.D., as an expression of the General Assembly's admiration for her dedication to caring for and serving others.

HOUSE JOINT RESOLUTION NO. 5054

Celebrating the life of William Elry Gilbert.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, William Elry Gilbert of Roanoke, a veteran, civil rights activist, and educator, died on March 7, 2014; and

WHEREAS, a native of Roanoke, William "Billy" Elry Gilbert attended Roanoke City Public Schools and enlisted in the United States Army after graduating from Lucy Addison High School; and
WHEREAS, serving as a paratrooper for three years, Billy Gilbert completed 34 parachute jumps; after finishing his military service, he earned a bachelor's degree from Bluefield College and master's degrees from the City University of New York system; and
WHEREAS, while attending college, Billy Gilbert courageously participated in civil rights demonstrations at segregated hotels, restaurants, and public facilities; and
WHEREAS, Billy Gilbert helped prepare students for further education, careers, and responsible citizenship as an educator and administrator in the New York City Public School system for over three decades; he also worked as a recreation therapist at the New York State Department of Mental Hygiene; and
WHEREAS, Billy Gilbert worked to enhance the community by donating his time and wisdom as an active member of many civic and service organizations, and he enjoyed fellowship and worship as a longtime member of Sweet Union Baptist Church; and
WHEREAS, Billy Gilbert will be fondly remembered and greatly missed by numerous family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of William Elry Gilbert, a veteran, civil rights activist, and educator; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of William Elry Gilbert as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5055

Celebrating the life of James Rodney Schlesinger.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, James Rodney Schlesinger, a brilliant economist and national defense strategist who served three United States Presidents in cabinet-level positions in the 1970s, died on March 27, 2014; and
WHEREAS, a native of New York City, James Schlesinger graduated from the Horace Mann School and earned bachelor's, master's, and doctoral degrees from Harvard University; and
WHEREAS, after completing his education, James Schlesinger helped inspire future leaders of the Commonwealth and the nation as a professor of defense economics at the University of Virginia; he later taught at the Naval War College in Rhode Island, and his lectures there were anthologized in a book in 1960; and
WHEREAS, in 1963, James Schlesinger joined the RAND Corporation, a prominent think tank, as a specialist on nuclear issues and budget issues, and in 1969, he was appointed by President Richard M. Nixon as deputy director of the Bureau of the Budget, where he worked to maintain the defense budget; and
WHEREAS, in 1971, James Schlesinger became the chairman of the Atomic Energy Commission, where he instituted reforms and created the division of environmental and safety affairs to help the agency better serve the public; a skillful administrator who was respected for his intellectual prowess, he was next appointed as the Director of Central Intelligence; and
WHEREAS, James Schlesinger was named Secretary of Defense in 1973 with goals to reform and revise the nation's nuclear strategy and enhance military capabilities and readiness among North Atlantic Treaty Organization allies; and
WHEREAS, popular with members of the military, James Schlesinger modernized weapons systems and led the Department of Defense through a series of international incidents during the Nixon and Ford administrations, including the Yom Kippur War, the Turkish invasion of Cyprus, the evacuation of the American embassy during the fall of Saigon, and the hijacking of the SS Mayaguez; and
WHEREAS, James Schlesinger then served as a consultant to President Jimmy Carter during his election campaign; he was named as the President's energy adviser, and after the formation of the Department of Energy in 1977, he became the nation's first Secretary of Energy; and
WHEREAS, James Schlesinger worked to reduce dependence on foreign oil and left a strong legacy by helping to draft a visionary energy reform bill that ended price controls on natural gas and offered tax incentives to Americans with solar panels on their homes; and
WHEREAS, after completing his service at the Department of Energy, James Schlesinger offered his experience as a consultant for a New York City investment bank, served as the chairman of a nonprofit government research group, and remained active in national defense affairs as a member of several commissions and advisory panels; and
WHEREAS, predeceased by his wife, Rachel, James Schlesinger will be fondly remembered and greatly missed by his children, Cora, Charles, James, Jr., Ann, William, Emily, Thomas, and Clara, and their families and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of James Rodney Schlesinger, a respected economist and national defense strategist who offered his expertise to three United States Presidents; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
the family of James Rodney Schlesinger as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5056

Commending James Andrew Ashe.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, James Andrew Ashe, assistant Scoutmaster with Boy Scouts of America Troop 1539 in Vienna and
community volunteer, earned the 2014 Silver Beaver Award from the Boy Scouts of America National Capital Area
Council; and

WHEREAS, the highest Scouting award given at the local level, the Silver Beaver award recognizes volunteers for their
dedicated leadership of Scouts and service to youths in the community; and

WHEREAS, James "Jim" Andrew Ashe earned his Eagle Scout badge with Troop 501 in Houston, Texas, and later
served on the summer camp staff of Explorer Post 1984; he went on to hold numerous leadership positions, including Den
Leader, Cubmaster, Scoutmaster, and Boy Scout Roundtable Commissioner; and

WHEREAS, Jim Ashe currently serves as a member of the training team and as assistant Cub Scout Roundtable
Commissioner for the George Mason District, and he recently offered his leadership as a Scoutmaster at the National Scout
Jamboree in West Virginia; and

WHEREAS, a professional engineer and a professional geologist, Jim Ashe works on construction-related environmental
projects and strives to pass along his love of both science and the outdoors to his Scouts; and

WHEREAS, active in his community, Jim Ashe serves as a confirmation instructor at his church and as the head timer for
the Vienna Woods summer swim program; and

WHEREAS, Jim Ashe and his wife of 23 years, Carolyn, are the proud parents of two sons, both of whom carried on the
family tradition of service to the community through Scouting; and

WHEREAS, Jim Ashe and the 21 other members of the 2014 Silver Beaver class were recognized for their achievements
at the council's Court of Honor dinner on April 3, 2014; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend
James Andrew Ashe on receiving the 2014 Silver Beaver award for his many contributions to Scouting and the Vienna
community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
James Andrew Ashe as an expression of the General Assembly's admiration for his accomplishments and best wishes for the
future.

HOUSE JOINT RESOLUTION NO. 5057

Celebrating the life of Joseph Megeath Rogers, M.D.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Joseph Megeath Rogers, M.D., a respected country doctor, passionate conservationist, and skilled
competitive horseman who served the Loudoun County community for much of his life, died on March 8, 2014; and

WHEREAS, Dr. Rogers opened a private practice in Loudoun County after earning a medical degree from the University
of Maryland in 1947; the quintessential country doctor, he routinely supported the community by making house calls to
patients he knew could not afford to pay for medical care; and

WHEREAS, a respected leader in the field of medicine, Dr. Rogers served as the chief of staff and the chief of the
emergency room at Loudoun Memorial Hospital, and he worked to ensure the health of his fellow residents by volunteering
his time on several medical boards, foundations, and organizations; and

WHEREAS, Dr. Rogers was a highly successful businessman; he was a co-owner of Wilkins Rogers Mills, a former
owner of Loudoun County Milling Company, a former director of Farmers & Merchants National Bank and Earthworks,
Inc., and an initial investor in the Leesburg Today newspaper; and

WHEREAS, Dr. Rogers lived on his thriving 1,200-acre farm, Hillbrook Farm, where he bred beef cattle, produced hay
and other crops, and developed his racing stock; an expert on productive farming, he understood the changes facing the
industry as the once-rural areas of Northern Virginia developed and grew; and

WHEREAS, deeply committed to the preservation and conservation of the area's rural countryside and agriculture
industry, Dr. Rogers gave his knowledge and wise leadership to numerous boards, committees, and civic organizations
addressing those issues; and
WHEREAS, Dr. Rogers led efforts to promote conservation initiatives and helped develop the Rural Economic Development zone in Loudoun County; he was instrumental in the creation of the Goose Creek Historic District and made many contributions to Morven Park; and

WHEREAS, widely admired as an owner, trainer, and rider of some of the Commonwealth's most successful steeplechase horses, Dr. Rogers retired the prestigious Virginia Gold Cup with three different horses, including the well-known King of Spades; and

WHEREAS, as the founder of the Virginia Steeplechase Association and what was then known as the United States Combined Training Association—the nation's Olympic equine sports training organization—Dr. Rogers made countless contributions to equine sports at local, state, and national levels; and

WHEREAS, Dr. Rogers also lent his medical expertise and leadership to the veterinary field as a pioneer of aerobic training for racehorses, which increases a horse's endurance and overall health; and

WHEREAS, receiving many awards and accolades, including the Man of the Year award from the Loudoun Times Mirror in the 1990s, Dr. Rogers was a humble and selfless man who made his contributions to the community and his professional peers without fanfare and with no expectation of reward; and

WHEREAS, Dr. Rogers will be fondly remembered and greatly missed by his wife, Donna; children, Marilyn, Joseph, Jr., and Elizabeth, and their families; and numerous other family members, friends, and people whose lives he touched; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Joseph Megeath Rogers, M.D., physician, farmer, horseman, and iconic member of the Loudoun County community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Joseph Megeath Rogers, M.D., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5058

Commending the Spotswood High School girls' basketball team.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Spotswood High School girls' basketball team captured the Virginia High School League Group 3A state championship title on March 13, 2014; and

WHEREAS, in a hard-fought game against conference rival Broadway High School, the Spotswood High School Trailblazers prevailed by a score of 56-49; and

WHEREAS, tied at 39 points with 4:29 left in the game, the Spotswood Trailblazers received a momentum swing when senior Tayler Dodson, who injured her ankle at the opening of the fourth quarter, checked back into the game; and

WHEREAS, scoring seven unanswered points from the floor and going 10 for 10 at the foul line with just minutes remaining, the Spotswood Trailblazers captured the lead and won their second state championship in as many years; and

WHEREAS, the Spotswood Trailblazers (27-1) were led by head coach Chris Dodson and assistant coaches D.J. Johnson, Ashley McAdams, and Houston Stutz and assisted by managers Lexi Bennington and Ryan Mitchell; and

WHEREAS, each member of the Spotswood Trailblazers—Anna Patterson, McKenzie Jenkins, Addisen DeLucas, Rachel Lindsay, Elizabeth Dofflemyer, Hannah Bailey, Reagan Houlbrooke, Nikki Lam, Taylor Dodson, Maddie Prieur, Laura Patterson, Taylor Bronaugh, Addison Shenk, and Hannah Hagan—contributed immensely to the win and an impressive season; and

WHEREAS, the team's victory is due to the talent and dedication of the players, the leadership of the head coach and staff, and the support of the Spotswood High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Spotswood High School girls' basketball team on winning the Virginia High School League Group 3A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Chris Dodson, head coach of the Spotswood High School girls' basketball team, as an expression of the General Assembly's respect and congratulations for the team's successful season.

HOUSE JOINT RESOLUTION NO. 5059

Commending the Commonwealth Tourism Financing Development Program.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014
WHEREAS, the Commonwealth Tourism Financing Development Program, a program of Partnership Alliance Marketing designed to facilitate responsible growth and provide new opportunities, received certification for the Newport News City Center at Oyster Point Entertainment District Tourism Project; and

WHEREAS, the Commonwealth Tourism Financing Development Program works with developers, financial institutions, localities, and state entities to provide gap financing within designated tourism zones for the benefit of the community; and

WHEREAS, the Newport News City Center at Oyster Point Entertainment District Tourism Project is the second Commonwealth Tourism Financing Development Program project to receive certification; it comprises four components in a multiphase process, which reflect a total investment of over $26 million in the area; and

WHEREAS, providing a variety of entertainment and dining options, two components—a live concert venue and restaurant and a Brazilian Churrasco restaurant—have already opened for business; a 12-screen luxury movie theater with two additional restaurants is scheduled to open in May 2014, and an Italian-American restaurant is scheduled to open in July 2014; and

WHEREAS, with the support of the Commonwealth Tourism Financing Development Program, the project will be able to offer new opportunities in the dynamic Newport News community by creating more than 500 jobs, which equates to more than 250 full-time positions; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Commonwealth Tourism Financing Development Program on receiving project certification for the Newport News City Center at Oyster Point Entertainment District Tourism Project; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to McKinley L. Price, Mayor of the City of Newport News, as an expression of the General Assembly's admiration for the program's work to strengthen local economies and advance the City of Newport News as a welcoming and exciting destination for visitors.

HOUSE JOINT RESOLUTION NO. 5060

Commending Thomas Harrison Middle School STEM Explorations Academy.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Thomas Harrison Middle School STEM Explorations Academy in Harrisonburg received the Program Excellence Award from the International Technology and Engineering Educators Association at the organization's annual conference in March 2014; and

WHEREAS, also named the top middle school program in the Commonwealth by the Virginia Technology and Engineering Education Association in 2013, Thomas Harrison Middle School STEM Explorations Academy was one of three academies launched by Harrisonburg City Public Schools for the 2012-2013 academic year; and

WHEREAS, the Program Excellence Award from the Virginia Technology and Engineering Education Association recognizes programs that have made outstanding contributions to students and the field, with selection based on a site visit, student performance and growth, curriculum, faculty qualifications, parental involvement, and administrative support; and

WHEREAS, the Program Excellence Award from the International Technology and Engineering Educators Association is one of the highest honors given to science and technology education programs at the elementary, middle, and high school levels; Thomas Harrison Middle School STEM Explorations Academy was one of only 30 schools in the world to receive the prestigious award in 2014; and

WHEREAS, with a goal to promote interest in science, technology, engineering, and mathematics and prepare students for careers in those fields, Thomas Harrison Middle School STEM Explorations Academy accepts 40 rising seventh graders to an innovative two-year program; and

WHEREAS, Thomas Harrison Middle School STEM Explorations Academy students participate in guided and inquiry-based science labs, individual and group research projects, and guided science activities, then plan, build, and test designs to solve engineering challenges; the program also includes a leadership element, with students running for and holding class offices; and

WHEREAS, Thomas Harrison Middle School STEM Explorations Academy is led by five experienced and highly professional faculty members: Greg Corder, William Stansberry, Stephanie Nelson, Daniel Kirwan, and Amy Sabarre; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Thomas Harrison Middle School STEM Explorations Academy on receiving the Program Excellence Award from the International Technology and Engineering Educators Association; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Greg Corder, coordinator of Thomas Harrison Middle School STEM Explorations Academy, as an expression of the General Assembly's admiration for the program's work to give students the tools to make the Commonwealth a leader in the fields of science, technology, engineering, and mathematics.
WHEREAS, Janyce N. Hedetniemi of Annandale, a community relations and development expert and active leader in Fairfax County, was named the 2013 Citizen of the Year by the Fairfax County Federation of Citizens' Associations; and
WHEREAS, beginning in 1994, Janyce Hedetniemi served as the founding director of the Office of Community Liaison at the National Institutes of Health (NIH); during her tenure at the NIH, she helped develop two national biomedical research programs related to women's health and breast cancer; and
WHEREAS, after her retirement from the NIH in 2002, Janyce Hedetniemi offered her wisdom and experience to local government, serving on the Fairfax County Park Authority Board, the Fairfax County Transportation Advisory Commission, the Fairfax County Community Revitalization and Redevelopment Group, and the Tysons Land Use Task Force steering committee; and
WHEREAS, in 2012, Janyce Hedetniemi helped form and served as the first chair of the Braddock District Land Use and Environmental Management Committee, and she currently serves as an at-large member of the Fairfax County Planning Commission; and
WHEREAS, Janyce Hedetniemi will be honored at the Fairfax County Federation of Citizens' Associations 64th annual awards banquet on April 27, 2014, at the Crowne Plaza Tysons Corner; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Janyce N. Hedetniemi on being named the 2013 Citizen of the Year by the Fairfax County Federation of Citizens' Associations; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Janyce N. Hedetniemi as an expression of the General Assembly's admiration for her diligent service to Fairfax County and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5062

WHEREAS, in 2014, Our Daily Bread, a nonprofit organization in Fairfax County, celebrates 30 years of providing hope and support to members of the community in need; and
WHEREAS, Our Daily Bread began in 1984 as a temporary homeless shelter that rotated between area churches; the organization shifted its focus to feeding the homeless and was officially renamed Our Daily Bread in 1986 and incorporated as a nonprofit in 1989; and
WHEREAS, adapting to changes in the community, Our Daily Bread began delivering meals to individuals and families living in motels in Fairfax County; the organization also began delivering supplemental groceries to offer more variety and independence to its clients; and
WHEREAS, in an effort to serve all members of the community, Our Daily Bread offers emergency food, financial assistance, and seasonal assistance to individuals and families facing financial hardship due to unemployment, debt, or health issues; the organization also provides financial mentoring and instructional services; and
WHEREAS, through the Project BRIDGE program, Our Daily Bread combines all of its services to meet an individual's unique needs and help each client plan for the future and achieve financial self-sufficiency; and
WHEREAS, Our Daily Bread has succeeded in its benevolent mission thanks to the dedication and hard work of countless volunteers and many generous donations from local individuals, businesses, and organizations; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Our Daily Bread for its service to the community on the occasion of its 30th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Richard Haynes, president of Our Daily Bread, as an expression of the General Assembly's admiration for the organization's long tradition of helping those in need.

HOUSE JOINT RESOLUTION NO. 5063

WHEREAS, in 2014, Our Daily Bread, a nonprofit organization in Fairfax County, celebrates 30 years of providing hope and support to members of the community in need; and
WHEREAS, Our Daily Bread began in 1984 as a temporary homeless shelter that rotated between area churches; the organization shifted its focus to feeding the homeless and was officially renamed Our Daily Bread in 1986 and incorporated as a nonprofit in 1989; and
WHEREAS, adapting to changes in the community, Our Daily Bread began delivering meals to individuals and families living in motels in Fairfax County; the organization also began delivering supplemental groceries to offer more variety and independence to its clients; and
WHEREAS, in an effort to serve all members of the community, Our Daily Bread offers emergency food, financial assistance, and seasonal assistance to individuals and families facing financial hardship due to unemployment, debt, or health issues; the organization also provides financial mentoring and instructional services; and
WHEREAS, through the Project BRIDGE program, Our Daily Bread combines all of its services to meet an individual's unique needs and help each client plan for the future and achieve financial self-sufficiency; and
WHEREAS, Our Daily Bread has succeeded in its benevolent mission thanks to the dedication and hard work of countless volunteers and many generous donations from local individuals, businesses, and organizations; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Our Daily Bread for its service to the community on the occasion of its 30th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Richard Haynes, president of Our Daily Bread, as an expression of the General Assembly's admiration for the organization's long tradition of helping those in need.
WHEREAS, Gracelia Joy R. Helring, a proud veteran, devoted educator, and respected community leader in Arlington, has selflessly offered her time and talents in service to others for more than 70 years; and

WHEREAS, a native of McMinn County, Tennessee, Joy Helring attended the Women's College of the University of North Carolina; desirous to be of service to her country, she joined the Women Accepted for Volunteer Emergency Service during World War II; and

WHEREAS, after the war, Joy Helring worked in the Veterans Administration as a counselor on career choices and housing assistance for returning veterans; and

WHEREAS, completing her honorable military service, Joy Helring helped prepare students for further education, careers, and responsible citizenship as an elementary school teacher in North Carolina and Maryland for 25 years; and

WHEREAS, at the age of 55, Joy Helring retired from teaching and pursued a law degree from George Mason University; she was admitted to the Virginia State Bar in 1982 and practiced immigration law for 30 years; and

WHEREAS, encouraging others to do their civic duty, Joy Helring served as a poll watcher for 13 hours straight during the 2008 presidential election; she also offered her wise leadership to the Arlington Heights Neighborhood Civic Association as the association's vice president in 2009; and

WHEREAS, Joy Helring is an exemplar of community spirit and the importance of serving others, and she remains a vibrant and dynamic member of the Arlington community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Gracelia Joy R. Helring for her more than 70 years of diligent community service and leadership; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Gracelia Joy R. Helring as an expression of the General Assembly's admiration and respect for her contributions to the Commonwealth and the United States.

HOUSE JOINT RESOLUTION NO. 5064

Commending Oliver W. Spencer, Jr.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Oliver W. Spencer, Jr., a devoted educator and administrator, enthusiastic motivational speaker, and generous philanthropist, retires as the superintendent of Brunswick County Public Schools in 2014; and

WHEREAS, a native of Texas, Oliver Spencer earned a bachelor's degree from Prairie View A&M University in Texas, where he was a three-year letterman in football, and master's and doctoral degrees from the University of Minnesota; and

WHEREAS, a highly respected educator and administrator, Oliver Spencer served as the director of kindergarten through 12th grade instruction for at-risk youths in a Kansas City school district and as the coordinator for the African American Male Leadership Academy; and

WHEREAS, Oliver Spencer later served as the vice president and an adjunct instructor at Paul Quinn College in Texas and as a teacher, coach, and principal at high schools and middle schools in Minnesota; and

WHEREAS, Oliver Spencer went on to become the assistant superintendent of Newport News Public Schools and the superintendent of Middlesex County Public Schools; under his leadership, all Middlesex County schools achieved full accreditation; and

WHEREAS, Oliver Spencer became the superintendent of Brunswick County Public Schools in 2007; he was the first African American appointed to the position in Brunswick County; and

WHEREAS, as a well-known and admired speaker, Oliver Spencer has inspired countless students and teachers to make a difference in the world; he also authored the "First and Ten Mentoring Manual" and designed the First and Ten Mentoring Program; and

WHEREAS, working to further enhance the community, Oliver Spencer has donated his time and wise leadership to several boards and civic and service organizations; he currently serves as a member of the Brunswick County Chamber of Commerce and has served as a deacon at his church for more than 25 years; and

WHEREAS, earning numerous awards and accolades throughout his career, Oliver Spencer was named the 2000 Citizen of the Year by Omega Psi Phi Fraternity, Inc., and Man of the Year by the South Central Negro Business and Professional Women's Club; he was also inducted into the Middlesex County Hall of Fame in 2007; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Oliver W. Spencer, Jr., on the occasion of his retirement as the superintendent of Brunswick County Public Schools in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Oliver W. Spencer, Jr., as an expression of the General Assembly's admiration for his leadership and service to Brunswick County and the Commonwealth.
HOUSE JOINT RESOLUTION NO. 5066

Commending Virginia National Guard 1710th Transportation Company.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the courageous soldiers and airmen of the Virginia National Guard have made outstanding and valuable contributions to the defense of the United States and the security of the Commonwealth and have advanced the cause of freedom around the world; and
WHEREAS, since the terrorist attacks of September 11, 2001, more than 15,000 Virginia soldiers and airmen have served on active duty in support of Operations Noble Eagle, Enduring Freedom, Iraqi Freedom, and New Dawn, helping to maintain security in the United States and further the cause of freedom around the world; and
WHEREAS, approximately 150 soldiers from the Emporia-based Virginia National Guard 1710th Transportation Company, 529th Combat Sustainment Support Battalion, 329th Regional Support Group began serving on federal active duty on April 1, 2013; and
WHEREAS, soldiers from the 1710th Transportation Company returned to the Commonwealth in February 2014 after serving on federal active duty in Afghanistan since June 2013, where they conducted transportation support operations at Kandahar Airfield; and
WHEREAS, the 1710th Transportation Company had no soldiers killed in action or seriously wounded; and
WHEREAS, soldiers from the 1710th Transportation Company drove more than 304,000 miles, conducted 43 sustainment and retrograde missions, and hauled more than 3,200 20-foot container units for resupply operations and 100 pieces of rolling stock for transport out of country; and
WHEREAS, the 1710th Transportation Company maintained a 99 percent operational readiness rate and received a safety streamer for having no serious accidents, and the company's maintenance section performed nearly 800 quality assurance and quality control inspections before each vehicle left on a mission and performed 95 repairs and completed 55 annual services; and
WHEREAS, the 1710th Transportation Company is made up of soldiers from all over the Commonwealth, including approximately 70 soldiers from the Hampton Roads area, 30 from the Richmond and Petersburg area, 15 from the Emporia, Franklin, and Courtland area, and 10 from the Northern Virginia area, as well as other locations; and
WHEREAS, the Virginia National Guard is recognized as one of the best in the nation in many critical areas and provides a ready, reliable, relevant, and rapidly responding force that deploys as directed by the Governor to assist state and local authorities; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Virginia National Guard 1710th Transportation Company and its dedicated soldiers for their devotion to duty and their outstanding and valuable contributions to the defense of the United States and the Commonwealth; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation on behalf of the patriotic soldiers of the Virginia National Guard 1710th Transportation Company as an expression of the General Assembly's gratitude for their dedication to the citizens of the Commonwealth, the nation, and the world.

HOUSE JOINT RESOLUTION NO. 5067

Commending Joan Rogers.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Joan Rogers, the longtime president of the Friends of Fairfax Station who helped preserve the area's rich cultural heritage by supporting the Fairfax Station Railroad Museum, retired in 2014; and
WHEREAS, the Friends of Fairfax Station is a nonprofit, volunteer organization dedicated to maintaining the rebuilt Fairfax railroad depot as a museum; Joan Rogers and her husband have been involved with the museum since the 1970s; and
WHEREAS, serving as president of the Friends of Fairfax Station for 19 years, Joan Rogers has been a driving force in the museum's success and was instrumental in moving the museum to its current location on Fairfax Station Road; and
WHEREAS, over the course of her distinguished tenure, Joan Rogers was responsible for ensuring the success of tours, special events, the annual train show, Sunday afternoon train displays, quarterly forums, and Civil War displays at the museum; and
WHEREAS, Joan Rogers donates her time and talents to enhance the community as a member of numerous civic and service organizations, including Dominion Valley Pony Club, Girl Scouts of the USA, the local PTA, St. Mary of Sorrows Catholic Church, and Clifton Community Woman's Club; and
WHEREAS, admired for her passion and hard work, Joan Rogers leaves a legacy of excellence for future volunteers at the museum and the entire Fairfax community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Joan Rogers on the occasion of her retirement as president of the Friends of Fairfax Station; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Joan Rogers as an expression of the General Assembly's admiration for her commitment to preserving the history and heritage of Fairfax.

HOUSE JOINT RESOLUTION NO. 5068

Celebrating the life of Robert H. Conner:

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Robert H. Conner, a diligent public servant and successful businessman in Brunswick County, died on April 19, 2014; and
WHEREAS, a native of Brunswick County, Robert "Rudy" H. Conner was raised in South Hill and graduated from Park View High School; and
WHEREAS, a successful and admired entrepreneur, Rudy Conner and his wife co-owned Conner Claims Service from 1980 to 2006; he also owned a beef cattle farm in Brunswick County; and
WHEREAS, desirous to be of service to the people of Brunswick County, Rudy Conner ran for and was elected to the board of supervisors, where he ably represented the Mecklenburg District from 1992 to 2011; and
WHEREAS, a certified planning commissioner, Rudy Conner represented the board of supervisors on the Brunswick County Planning Commission; he worked to preserve the area's natural resources by creating the Brunswick County Water Safety Committee and supporting the designation of the Mecklenburg River as a Virginia State Scenic River; and
WHEREAS, Rudy Conner helped implement efforts to name and map roads to facilitate countywide 911 services and oversaw the construction of the Albertis S. Harrison Courthouse and the development of the Fort Christiansville Historical Site; and
WHEREAS, Rudy Conner strove to enhance the community on several local boards and generously offered his time and wise leadership to a variety of civic, service, and peer organizations, including as a master mason with the Masonic Lodge of Richmond and a past president of the South Brunswick Ruritan Club; and
WHEREAS, Rudy Conner also worked to safeguard the lives and property of his fellow residents as a life member of Ebony Volunteer Fire Department, and he enjoyed fellowship and worship with the community as a member of Prospect United Methodist Church; and
WHEREAS, Rudy Conner will be fondly remembered and greatly missed by his wife of more than 50 years, Patricia; sons, Robert and Charles, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Robert H. Conner, a pillar of the Brunswick County community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Robert H. Conner as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5069

Commending the Chester Lions Club.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Chester Lions Club, located in Chesterfield County, proudly celebrated its 75th anniversary in January 2014; and
WHEREAS, receiving its charter in 1939, the Chester Lions Club became a part of the largest service organization in the world, the International Association of Lions Clubs; and
WHEREAS, adhering to the mission of the international organization, the Chester Lions Club works to serve both the visually and hearing impaired; and
WHEREAS, by hosting White Cane Days, the longest semiannual community-supported event, and participating in sight and hearing conservation, the Chester Lions Club is able to raise funds for eyeglasses and exams and collect old eyeglasses and hearing aids for conversion into useable instruments for individuals in need; and
WHEREAS, members of the Chester Lions Club donate to a multitude of Lions Club supported service entities, including Leader Dog School, Old Dominion Eye Bank, Virginia Rehabilitation Center for the Blind, Virginia Voice for the Printed Handicapped, Pedia-Vision for testing children, and Bland Memorial Music Scholarships; and
WHEREAS, over the course of its 75-year history, the Chester Lions Club has raised over $375,000 from white cane days, variety shows, community birthday calendars, and other fund-raising activities to benefit the needy and has received
many awards, including New Club Sponsor, various district awards, the Lions International President's Award, and the Melvin Jones Fellowship Award; and

WHEREAS, by adhering to the motto "We Serve," the Chester Lions Club has assisted in improving the lives of those less fortunate for the last 75 years; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Chester Lions Club on the occasion of its 75th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Gregory F. Bergeret, president of the Chester Lions Club, as an expression of the General Assembly's congratulations and admiration for the club's many years of devoted service to the Chesterfield community and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5070

Commending Captain Peter R. Nette.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Captain Peter R. Nette has served the United States Navy and the King George County community with distinction as the commanding officer of Naval Support Activity-South Potomac in Dahlgren; and

WHEREAS, Captain Nette received his commission in the United States Navy in 1986 after earning a bachelor's degree from the University of Florida, and he was designated a naval aviator in 1989; he later completed the Joint Professional Military Education Program and earned a master's degree from Auburn University; and

WHEREAS, Captain Nette served tours aboard the USS Lexington, flying C-2A Greyhound cargo planes in the western Atlantic Ocean and the Caribbean, and aboard the USS Independence, flying ES-3A Shadow reconnaissance planes in support of Operation Southern Watch and China-Taiwan contingency operations; and

WHEREAS, in 2001, Captain Nette reported to the Joint Interagency Coordination Group for Combating Terrorism, and from 2004 to 2006, he served as the executive officer, then commanding officer, of Fleet Logistics Support Squadron 30; he later served the Chief of Naval Operations as the head of the Individual Augmentation Branch; and

WHEREAS, following a tour with Commander Pacific Fleet, Captain Nette assumed command of Naval Support Activity-South Potomac in 2011; under his leadership, the civilian and military employees of the base have connected with the community through numerous outreach programs, including Feds Feed Families and holiday assistance campaigns; and

WHEREAS, Captain Nette has encouraged membership and participation in the South Potomac Community Relations Council, which fosters dialogue with the community on the base's stewardship of the local environment and natural resources; and

WHEREAS, commissioning studies on joint land use, Captain Nette has helped preserve the health, safety, and welfare of local residents while maintaining support for the base; he has also consulted with community leaders on how to enhance safety for base employees and local residents by creating new traffic patterns; and

WHEREAS, Captain Nette's ongoing support for the Dahlgren Heritage Museum has been instrumental in preserving the proud history of both the base and the United States Navy; with his support, the museum has remained able to provide education and outreach to the community; and

WHEREAS, throughout his military career, Captain Nette logged 2,850 flight hours and 430 arrested landings aboard 18 aircraft carriers, and he earned numerous awards and decorations for his valorous and dedicated service; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Captain Peter R. Nette for his leadership of Naval Support Activity-South Potomac and his involvement in the community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Captain Peter R. Nette as an expression of the General Assembly's admiration for his distinguished military career and service to King George County.

HOUSE JOINT RESOLUTION NO. 5071

Commending Payne Memorial United Methodist Church.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Payne Memorial United Methodist Church celebrates 100 years of serving and uplifting members of the Cumberland community in 2014; and

WHEREAS, Payne Memorial United Methodist Church traces its roots to March 15, 1913, when J. E. Clarke, J. H. Jenkins, T. M. Clarke, W. M. Smith, and B. B. Woodson were appointed to plan and build a Methodist church in the Cumberland Court House district; and
WHEREAS, the trustees of the Cumberland Court House Church approved building plans and an estimated cost of $1,800 on November 10, 1913, and construction was under way soon thereafter; and

WHEREAS, in 1914, the Reverend J. T. Payne officially organized and established Cumberland Court House Church; the plaque on the church reads "In Memory of John T. Payne Who Founded This Church in 1914, And Served As Its First Pastor"; and

WHEREAS, the church site is part of the Effingham Tavern track, which allows visitors to trace Cumberland County's unique contributions to the birth of the nation as one of the first counties to issue a call for independence; and

WHEREAS, on December 3, 1921, the quarterly conference authorized changing the name of Cumberland Court House Church to Payne Memorial Church in honor of the Reverend J. T. Payne, who died in 1917; and

WHEREAS, on December 9, 1922, the name of the church was officially changed to Payne Memorial Methodist Church; and

WHEREAS, in 1968, Payne Memorial Methodist Church became Payne Memorial United Methodist Church, following the merger of the Evangelical United Brethren and the Methodist Churches; and

WHEREAS, ably led by the Reverend William Gess, who has served as pastor since July 1, 2012, Payne Memorial United Methodist Church has succeeded in its mission to meet the spiritual needs of its congregation and serve the wider community through outreach and good will; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Payne Memorial United Methodist Church on the occasion of its 100th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Reverend William Gess, pastor of Payne Memorial United Methodist Church, as an expression of the General Assembly's admiration for the church's long tradition of service to the Cumberland community.

HOUSE JOINT RESOLUTION NO. 5072

Commending the University of Virginia men's basketball team.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the University of Virginia men's basketball team won the Atlantic Coast Conference tournament on March 16, 2014; and

WHEREAS, defeating the Duke University Blue Devils 72-63, the University of Virginia Cavaliers secured the school's first Atlantic Coast Conference (ACC) tournament title since 1976; and

WHEREAS, during the ACC tournament championship, the University of Virginia Cavaliers' renowned defense was on display, holding the Blue Devils below their scoring average and controlling the pace of the game; and

WHEREAS, sophomore Malcolm Brogdon led the team with 23 points, and senior Joe Harris was named the most valuable player of the ACC tournament; and

WHEREAS, earlier in the season, the University of Virginia Cavaliers won a school record 18 straight ACC home games, set a school record by winning 12 ACC games by 10 or more points, and defeated the Syracuse University Orange to claim the school's sixth regular season title and its second outright since 1981; and

WHEREAS, following the ACC tournament, the University of Virginia Cavaliers advanced to the Sweet Sixteen of the NCAA tournament as the number one seed in the East Region; and

WHEREAS, each member of the team—Devon Hall, Justin Anderson, Maleek Frazier, Teven Jones, Mike Tobey, Evan Nolte, Joe Harris, Anthony Gill, Malcolm Brogdon, Rob Vozenilek, London Perrantes, Caid Kirven, Akil Mitchell, Thomas Rogers, Darion Atkins, and Jeff Jones—contributed greatly to the championship win; and

WHEREAS, the victory is a testament to the skill and determination of each of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire University of Virginia Wahoo community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the University of Virginia men's basketball team on winning the Atlantic Coast Conference tournament title in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Tony Bennett, head coach of the University of Virginia men's basketball team, as an expression of the General Assembly's admiration for the team's achievements and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5073

Commending Karl E. Peace.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014
WHEREAS, Karl E. Peace, a prolific biostatistician and devoted educator, has contributed immensely to his field and inspired countless students at the Medical College of Virginia and other universities to achieve greatness in science and medicine; and

WHEREAS, over the past three decades, Karl Peace offered his expertise in senior management and leadership positions at research laboratories and pharmaceutical companies throughout the eastern United States; and

WHEREAS, Karl Peace began his teaching career as a graduate teaching assistant at Clemson University and went on to teach at Georgia Southern University, Randolph Macon College, Virginia Commonwealth University, the University of North Carolina, Duke University, Temple University, and the University of Michigan; and

WHEREAS, Karl Peace has served as adjunct or affiliate faculty at the Medical College of Virginia (MCV) for over 30 years; during that time, he achieved high levels of research productivity through studies and publications, and he has indirectly facilitated research through his support for students and faculty; and

WHEREAS, Karl Peace generously created and funded the Biostatistics Award for Excellence and Scholarship, the Biopharmaceutical Applied Statistics Scholarship, and the Hans Carter Professorship at MCV Foundation; his scholarship awards have helped over 50 students earn their master's degrees or doctorates; and

WHEREAS, among his many awards and accolades throughout his career, Karl Peace earned the Founder's Society Medal for Outstanding Contributions and Meritorious Contributions to the Medical College of Virginia and the Featured Alumnus and Star Alumnus of the School of Basic Sciences awards from the Medical College of Virginia; and

WHEREAS, a respected leader in the fields of medicine and biostatistics, Karl Peace is a member of several professional and peer organizations, including the American Public Health Association, the American Statistical Association, the Drug Information Association, the Georgia Society for Clinical Oncology, the International Chinese Statistical Association, and the Philippine Statistical Association; and

WHEREAS, Karl Peace holds a bachelor's degree from Georgia Southern University and a master's degree from Clemson University; he studied at Virginia Polytechnic Institute and State University and Vanderbilt University before earning a doctorate from the Medical College of Virginia at Virginia Commonwealth University; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Karl E. Peace for his work to advance the field of biostatistics and service to countless students throughout his career; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Karl E. Peace as an expression of the General Assembly's admiration for his numerous contributions to the community and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5074

Commending Business Development Assistance Group, Inc.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, for more than 20 years, Business Development Assistance Group, Inc. (BDAG), a nonprofit organization in Northern Virginia, has helped recent immigrants and minorities contribute to their communities by starting a small business and fostered economic self-sufficiency through entrepreneurship; and

WHEREAS, founded in Arlington County in the early 1990s, Business Development Assistance Group strives to help small, women, veteran, and minority-owned businesses thrive by providing a wide variety of services, including training, technical assistance, market research, and networking, all free of charge; and

WHEREAS, in 2002, Business Development Assistance Group partnered with the Northern Virginia Workforce Investment Board and the Fairfax County Department of Family Services to open the Center for Business Planning and Development, a resource hub for current and future small businesses in the area; and

WHEREAS, Business Development Assistance Group is a crucial partner in the Employing Northern Virginia Through Entrepreneurship (ENOVATE) program, which helps eligible adults and dislocated job seekers—particularly veterans—start their own businesses; the program is operated under the Virginia Employment Through Entrepreneurship Consortium (VTEC), which was funded by the United States Department of Labor Workforce Innovation Fund; and

WHEREAS, Business Development Assistance Group has earned numerous awards and accolades for its work to provide new opportunities for immigrants and minorities and enhance the local, state, and national economies; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Business Development Assistance Group, Inc., for more than 20 years of service to the community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Business Development Assistance Group, Inc., as an expression of the General Assembly's admiration for the organization's mission to help small businesses succeed and strengthen the American workforce through entrepreneurship.
HOUSE JOINT RESOLUTION NO. 5075

Celebrating the life of John D. Hardesty.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, John D. Hardesty of Berryville, a respected farmer and dedicated community leader who made many lasting contributions to the well-being of Clarke County, died on April 15, 2014; and
WHEREAS, a Clarke County native with deep family roots in the area, John "Jack" D. Hardesty fulfilled his dream of becoming a farmer when he opened Harvue Farms with his father in 1949; he helped the farm grow from a 25-cow herd to a dairy that produces millions of pounds of milk each year and ships the genetics of its registered Holsteins all over the world; and
WHEREAS, recognized as the Outstanding Young Farmer for Virginia in 1955, Jack Hardesty was a well-known member of the agriculture industry; he offered his wise leadership to several peer organizations at local, state, and regional levels; and
WHEREAS, desirous to be of further service to the community, Jack Hardesty was elected to the Clarke County Board of Supervisors, where he served for 30 years, including 17 years as chair, and helped strengthen and secure the future of the county by developing its first Comprehensive Plan; and
WHEREAS, in 1963, Jack Hardesty was selected to serve on the Bank of Clarke County board of directors; becoming the chair in 1986, he helped the bank thrive and better serve the members of the community by expanding from two branches to 11, including nine in the City of Winchester and Frederick County; and
WHEREAS, working to better the lives of his fellow Clarke County residents, Jack Hardesty donated his time and talents to many civic and service organizations; as a member of the Clarke County Ruritan Club, he was instrumental in the acquisition of the Clarke County Ruritan fairgrounds; and
WHEREAS, earning numerous awards and accolades for his contributions to the agriculture industry and leadership of Clarke County throughout his life, Jack Hardesty was named the 2014 Citizen of the Year by the Top of Virginia Regional Chamber; and
WHEREAS, Jack Hardesty enjoyed fellowship and worship with the community as a member of Burnt Factory United Methodist Church and a past chair of the administrative board at Crums United Methodist Church; and
WHEREAS, predeceased by his wife of 50 years, Carter, Jack Hardesty will be fondly remembered and greatly missed by his sons, John, Jr., and David, and their families and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of John D. Hardesty, an admired farmer and a pillar of the Clarke County community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of John D. Hardesty as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5076

Commending the Reverend Dr. Willie Woodson.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Reverend Dr. Willie Woodson, an admired spiritual and community leader in Richmond, retires as the pastor of First United Presbyterian Church on June 30, 2014; and
WHEREAS, a native of Richmond, Willie Woodson earned a bachelor's degree from Virginia Union University, master's degrees from Virginia Union University and the Presbyterian School of Christian Education, and a doctorate from Union Presbyterian Seminary; and
WHEREAS, desirous to be of service to his country, Reverend Woodson joined the United States Air Force in 1967 and received an honorable discharge in 1971; and
WHEREAS, as the pastor of First United Presbyterian Church in Richmond for more than 27 years, Reverend Woodson developed or revitalized numerous ministries; he engaged the congregation in studies to broaden existing ministries and support innovative approaches, initiated a summer day camp, and helped plan a new community and educational building; and
WHEREAS, an admired leader in the Presbyterian church, Reverend Woodson has served in leadership positions at local, state, and national levels, and he has spread joy and good will throughout the world, participating in mission trips to Central America, West Africa, and Asia; and
WHEREAS, Reverend Woodson authored the booklets "Can I Get a Witness" and "Contextually Grounded Evangelism" and coauthored "Beams of Heaven As I Go"; he also created a board game called "Christo"; and
WHEREAS, Reverend Woodson has offered his time and wise leadership to countless boards, commissions, and civic and service organizations; he served as a member of the boards of Boaz and Ruth and Northside Outreach Affordable
Housing, and as the executive director of Living the Dream, Inc., he expanded programs and emphasized youth leadership development; and

WHEREAS, striving to support and inspire the youth of the Commonwealth, Reverend Woodson helped develop a day-care center at Thyne Memorial Presbyterian Church, mentored students at Henderson Middle School, and served as an adjunct professor at the Virginia University of Lynchburg; and

WHEREAS, Reverend Woodson has earned many awards and accolades for his service over the years, including the Verizon Wireless Humanitarian Award in 2008; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Reverend Dr. Willie Woodson on the occasion of his retirement in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Reverend Dr. Willie Woodson as an expression of the General Assembly's admiration for his decades of service to the community and best wishes on a happy retirement.

HOUSE JOINT RESOLUTION NO. 5077

Celebrating the life of John C. Youngs.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, John C. Youngs, a highly respected attorney and the first public defender for Arlington County and the City of Falls Church, died on February 27, 2014; and

WHEREAS, John Youngs attended Walnut Hills High School in Cincinnati, Ohio, and earned a bachelor's degree from Harvard University in 1966; and

WHEREAS, John Youngs worked as a youth counselor and parole officer for the Ohio Youth Commission and as the chief of operations for Pretrial Services Agency for the District of Columbia; and

WHEREAS, after earning a law degree from Georgetown University, John Youngs practiced law as a sole practitioner for 26 years in Arlington, handling extensive criminal matters; and

WHEREAS, John Youngs devoted the first 15 years of his practice almost exclusively to representing indigents, and he was appointed as the first public defender for Arlington County and the City of Falls Church in 2004; and

WHEREAS, with his patience, deep knowledge of the law, and devotion to helping others, John Youngs practiced law with great fairness and wisdom until his retirement in 2008; a man of great integrity, he served the community and the Commonwealth with dedication and distinction and was a mentor and friend to many attorneys over his lifetime; and

WHEREAS, a member of the Arlington County Bar Association since 1976, John Youngs served in every capacity on the board of directors as an officer and past president, in addition to serving as chair of the courts committee for nearly 20 years; and

WHEREAS, John Youngs served on the Arlington County Community Services Board, where he assisted those who were suffering from mental illness or substance abuse; and

WHEREAS, in 2008, John Youngs was awarded the prestigious Arlington County Bar Foundation's William L. Winston Award for his long-standing public service in the promotion of democratic ideals and the advancement of the rule of law; and

WHEREAS, John Youngs pursued a passion for opera and the collection of opera memorabilia; and

WHEREAS, John Youngs will be fondly remembered and greatly missed by his wife, Charlotte; siblings Paul and Susan, and their families; and numerous other friends and associates; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of John C. Youngs, a respected public servant in the Arlington County and City of Falls Church communities; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of John C. Youngs as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5079

Commending Richard J. Rappoport.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Richard J. Rappoport, a dedicated, longtime law-enforcement officer, retires as the chief of police for the City of Fairfax in 2014 after 38 years of service; and

WHEREAS, Richard Rappoport graduated from the Southern Police Institute AOC Program at the University of Louisville, earned a bachelor's degree from American University in Washington, D.C., and later graduated from the Federal Bureau of Investigation National Academy; and
WHEREAS, Richard Rappoport began his career in law enforcement in 1976 with the Fairfax County Police Department, one of the largest local police departments in the Commonwealth; he rose through the ranks from patrol officer to deputy chief of police for administration, serving in the Major Crimes Division, Personnel Division, Community Services Bureau, and Internal Affairs Bureau; and

WHEREAS, Richard Rappoport became the chief of police for the City of Fairfax Police Department in 2000; under his able leadership, the 85-member department maintained low crime rates, built strong relationships with members of the community, developed innovative traffic safety programs, and participated in major task forces directed at narcotics, organized crime, gangs, terrorism, and computer crimes; and

WHEREAS, highly admired in the law-enforcement field, Richard Rappoport is a member of several peer organizations and served as chair of the Metropolitan Washington Council of Governments Police Chiefs Committee in 2003 and 2004; and

WHEREAS, Richard Rappoport was a contributing editor of two nationally published books on protecting civil rights and recruiting women to law enforcement, and he was appointed by Governor James S. Gilmore III to the Advisory Committee on Bias Based Policing; and

WHEREAS, Richard Rappoport strives to better the community as a loyal volunteer, donating his time to numerous civic and service organizations; from 1994 to 2000, he served as a member of the executive board of the Boy Scouts of America National Capital Area Council and earned the Silver Beaver Award, the council's highest honor; and

WHEREAS, working to impart his wisdom and experience to the youth of the Commonwealth, Richard Rappoport was a member of the Fairfax County Public Schools Professional/Technical Studies Advisory Committee and has served as an adjunct professor at George Mason University since 2010; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Richard J. Rappoport on the occasion of his retirement as chief of police for the City of Fairfax in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Richard J. Rappoport as an expression of the General Assembly's admiration for his deep commitment to serving and protecting the members of the Fairfax community.

HOUSE JOINT RESOLUTION NO. 5080
Commending the Fairfax County Convention and Visitors Corporation.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, in 2014, the Fairfax County Convention and Visitors Corporation, a nonprofit destination marketing organization, celebrates 10 years of successfully promoting Fairfax County as a premier tourist destination; and

WHEREAS, the Fairfax County Convention and Visitors Corporation, also known as Visit Fairfax, was established in 2004 to work with local stakeholders to encourage tourism and coordinate sporting events, conventions, and hospitality opportunities in the area; and

WHEREAS, using objective-based programs, Visit Fairfax engages hotels, restaurants, and other venues in coordinated efforts to bring groups, organizations, youth and adult sports teams, and families to Fairfax County; and

WHEREAS, with the leadership of Visit Fairfax, tourism is a billion-dollar industry in Fairfax County, supporting over 30,000 jobs and creating countless new opportunities for local residents; Fairfax County is one of the top contributors to the Commonwealth's tourism industry; and

WHEREAS, Visit Fairfax has earned numerous awards and accolades for its work to strengthen the community, including recognition from the Virginia Tourism Corporation, the Virginia Association of Convention and Visitors Bureaus, and the Washington, D.C., chapter of the American Marketing Association; and

WHEREAS, Visit Fairfax celebrated its 10th anniversary on May 8, 2014, at a special ceremony in Tysons Corner that also commemorated National Travel and Tourism Week; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Fairfax County Convention and Visitors Corporation on the occasion of its 10th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Fairfax County Convention and Visitors Corporation as an expression of the General Assembly's admiration for the organization's commitment to enhancing economic and social growth in Fairfax County.

HOUSE JOINT RESOLUTION NO. 5081
Commending the Delta Sigma Theta Sorority, Inc., Roanoke Alumnae Chapter.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, in 2014, the Delta Sigma Theta Sorority, Inc., Roanoke Alumnae Chapter celebrates 75 years of devoted volunteer service to the Roanoke community; and
WHEREAS, Delta Sigma Theta Sorority, Inc., encourages women to provide assistance and support to established service programs in their communities; the organization comprises more than 1,000 collegiate and alumnae chapters in the United States and throughout the world; and

WHEREAS, originally known as the Alpha Mu Sigma Chapter, the Roanoke Alumnae Chapter was chartered in 1939 by Alva Craighead, Arthelia Cundiff, Clara Elizabeth Howard—the only surviving charter member—Malena Law, Sadie Lawson, Emma Logan, Marguerite Nabor, Geneva Penn, Mary Saunders, Evelyn Skipper, Iretha Woodliff, and Beatrice Woodson; and

WHEREAS, reflecting the national organization's Five Point Programmatic Thrust, the Roanoke Alumnae Chapter has made countless local contributions to the areas of economic development, educational development, international awareness, physical and mental health awareness, and political awareness and social action; and

WHEREAS, supporting the African American community in the region, the Roanoke Alumnae Chapter was instrumental in founding one of the first black Girl Scouts of the USA troops and regularly contributed to projects at Burrell Memorial Hospital; and

WHEREAS, the Roanoke Alumnae Chapter has been one of the strongest and most loyal volunteer bases for Roanoke City Public Schools and surrounding schools; the chapter has initiated a variety of educational programs and provided more than $10,000 in scholarship awards to students; and

WHEREAS, the Roanoke Alumnae Chapter's annual art showcase, Jabberwock, has become a beloved tradition in the City of Roanoke and serves as a major fundraiser for the organization's scholarship program; and

WHEREAS, on the national level, the Roanoke Alumnae Chapter has supported the United Negro College Fund, the Ronald McDonald House, and St. Jude Children's Research Hospital; the chapter has also worked to fund the construction of a well for a village in Kenya; and

WHEREAS, throughout the organization's long history, the members of the Roanoke Alumnae Chapter have generously donated their time and talents to better the lives of their fellow Roanoke residents; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Delta Sigma Theta Sorority, Inc., Roanoke Alumnae Chapter on the occasion of its 75th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Delta Sigma Theta Sorority, Inc., Roanoke Alumnae Chapter as an expression of the General Assembly's admiration for the organization's long tradition of service to the Roanoke community.

HOUSE JOINT RESOLUTION NO. 5082

Commending Dr. Philip Lee Worrell.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Dr. Philip Lee Worrell, an accomplished educator and school administrator, retires as the superintendent of Greensville County Public Schools in 2014; and

WHEREAS, Philip Worrell answered his calling to become an educator, earning bachelor's and master's degrees from the University of Virginia and a doctorate from Virginia Commonwealth University; and

WHEREAS, Dr. Worrell began his almost 40-year career as a teacher at W. E. Waters Junior High School in 1975 and later taught at John F. Kennedy High School; he served as the assistant principal of King George County High School and the principal of Potomac Elementary School; and

WHEREAS, in 1989, Dr. Worrell joined Greensville County Public Schools, where he served the county for the next 25 years, first as an assistant superintendent and, beginning in 1994, as superintendent; and

WHEREAS, a respected leader in the field of education, Dr. Worrell is a member of numerous peer organizations, boards, and committees; he is a former president of the Virginia Association of School Superintendents, served on the governing board of the American Association of School Administrators, and was the chair of the Superintendent's Study Group for Region 8; and

WHEREAS, Dr. Worrell worked to enhance the community through various service organizations, and he shared his wisdom and experience through numerous presentations to state agencies and state government officials on important topics related to education in the Commonwealth; and

WHEREAS, Dr. Worrell was named Superintendent of the Year by the Superintendent's Study Group for Region 8 in 1998 and 2008; he is an exemplar of the professionalism, dedication, and passion for lifelong learning displayed by educators throughout the Commonwealth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Dr. Philip Lee Worrell on the occasion of his retirement as the superintendent of Greensville County Public Schools; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dr. Philip Lee Worrell as an expression of the General Assembly's admiration for his commitment to serving the youth of Greensville County and best wishes on a happy retirement.
HOUSE JOINT RESOLUTION NO. 5083

Commending the James Madison High School girls' second varsity crew team.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the James Madison High School girls' second varsity crew team won a gold medal at the Stotesbury Cup Regatta in May 2014; and
WHEREAS, the Stotesbury Cup Regatta, one of the oldest and largest high school rowing tournaments in the world, is held on the Schuylkill River in Philadelphia, Pennsylvania, and draws thousands of competitors from around the country; and
WHEREAS, as one of several boats to compete for James Madison High School, the girls' second varsity crew team overcame challenging conditions due to torrential rain and surged past the second-place finisher to win by 2.74 seconds; and
WHEREAS, the James Madison High School girls' second varsity crew team was the only boat from a Fairfax County school to win a medal in any event; and
WHEREAS, the victory is a testament to the hard work of the rowers, the leadership of the coaches and staff, and the enthusiastic support of the entire James Madison High School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the James Madison High School girls' second varsity crew team on winning a gold medal at the 2014 Stotesbury Cup Regatta; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Paul Allbright, head coach of the James Madison High School crew program, as an expression of the General Assembly's admiration for the team's determination and skill.

HOUSE JOINT RESOLUTION NO. 5084

Commending Amelia Baptist Church.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, in 2014, Amelia Baptist Church celebrates 100 years of serving and uplifting the members of the Amelia County community; and
WHEREAS, Amelia Baptist Church was established in 1914 when members of several denominations began meeting for songs and Bible study in a small schoolhouse on what is today known as the Ward farm; the group later met in the county high school and the county court house; and
WHEREAS, in July 1916, the group called a pastor and officially requested membership in the Middle District Baptist Association; Amelia Baptist Church held its first baptism on July 23, 1916, adding nine new members to the growing community; and
WHEREAS, Amelia Baptist Church worked with other local churches to build a parsonage for ministers, and in 1922, construction began on a church sanctuary and Sunday school classrooms; the original building was completed on August 5, 1923; and
WHEREAS, Amelia Baptist Church continued to grow, completing enhancements and renovations in the 1950s and 1960s and construction on an educational building in 1971; the church also unveiled an outdoor pavilion for picnics, Bible school, and other activities in 1991; and
WHEREAS, on September 26, 1999, Amelia Baptist Church dedicated its new ministry center, which serves the needs of the congregation through adult Bible study courses and senior, youth, ladies, and music ministries; and
WHEREAS, Amelia Baptist Church participates in mission trips and programs at local, national, and international levels; the members of the church work to enhance the community by offering their time and talents to numerous charitable organizations and support groups; and
WHEREAS, from May 28, 2014, to June 8, 2014, Amelia Baptist Church will commemorate its 100th anniversary with concerts, speakers, special guests, and displays of church memorabilia; two time capsules will be opened and a new capsule will be placed in the foundation of the original church building with instructions for it to be opened in 2064; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Amelia Baptist Church on the occasion of its 100th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Reverend Vernon Gilmer, pastor of Amelia Baptist Church, as an expression of the General Assembly's admiration for the church's long tradition of outreach to and spiritual leadership of the Amelia County community.
HOUSE JOINT RESOLUTION NO. 5085

Commending Jon Ellestad.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Jon Ellestad, an accomplished civil servant in the City of Lexington, retires as city manager in July 2014 after more than two decades of diligent service; and
WHEREAS, a native of Fort Atkinson, Wisconsin, Jon Ellestad earned a bachelor's degree from the University of Wisconsin and continued his education at the University of Delaware; and
WHEREAS, Jon Ellestad completed an internship with the city manager in Newark, Delaware, then worked as an assistant city manager for three years; he went on to serve the Town of Blacksburg for five years and the City of Fairfax for eight years; and
WHEREAS, in 1990, Jon Ellestad applied for the position of city manager in the City of Lexington; impressing both residents and the city council, he was appointed to and has served in that position for almost 24 years; and
WHEREAS, throughout his distinguished career, Jon Ellestad built strong relationships with dozens of city council members; he offered his wisdom to new members and worked to facilitate outcomes on policy decisions that would benefit all Lexington residents; and
WHEREAS, among his many accomplishments, Jon Ellestad oversaw the consolidation of fire and emergency services, hired the city's first paid fire chief, and improved the water system; and
WHEREAS, Jon Ellestad successfully encouraged cooperation between Rockbridge County and the Cities of Lexington and Buena Vista to create a regional tourism program, emergency dispatch center, and senior center; and
WHEREAS, Jon Ellestad plans to remain in Lexington after his well-earned retirement; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Jon Ellestad on the occasion of his retirement as city manager of the City of Lexington in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Jon Ellestad as an expression of the General Assembly's admiration for his leadership and best wishes for a happy retirement.

HOUSE JOINT RESOLUTION NO. 5086

Commending Charles C. Singleton.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Charles C. Singleton of Amherst County has diligently and courageously served the Commonwealth as a volunteer firefighter in Vienna, Ebony, and Amherst County for more than 62 years; and
WHEREAS, Charles "Charlie" Singleton began his career as a volunteer firefighter with the Vienna Volunteer Fire Department in 1952; he rose to the rank of chief and was named a life member; and
WHEREAS, in 1980, Charlie Singleton moved to Ebony and joined the Ebony Volunteer Fire Department, where he served as chief for 14 years; he remains active with the department, making a 100-mile commute to attend meetings, help with fundraising, and even respond to calls as a driver and pump operator; and
WHEREAS, Charlie Singleton continues to offer his wisdom and experience to fire departments in Amherst County and serves as the chair of the Amherst County Emergency Services Council; and
WHEREAS, an active member of the Virginia State Firefighters Association (VSFA) for over 57 years, Charlie Singleton sits on the executive committee for the 3rd District, which represents over 50 volunteer fire departments in six counties; and
WHEREAS, from 1983 to the present, Charlie Singleton has also served as a chair or cochair of the VSFA Legislative Committee, which communicates the needs of volunteer fire services to the Virginia General Assembly and the United States Congress; and
WHEREAS, in recognition of his exceptional service, Charlie Singleton has earned numerous awards and accolades, and he was inducted into the VSFA Hall of Fame on August 12, 1994; and
WHEREAS, Charlie Singleton was appointed by former Governor Timothy M. Kaine to represent the VSFA on the Volunteer Length of Service Awards Programs, where he served two six-year terms; and
WHEREAS, Charlie Singleton is an exemplar of the professionalism, dedication to duty, and selflessness shown by volunteer firefighters and first responders throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Charles C. Singleton, an admired, longtime volunteer firefighter; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Charles C. Singleton as an expression of the General Assembly's admiration for his commitment to safeguarding the lives and property of others and respect for his service.
HOUSE JOINT RESOLUTION NO. 5087

Commending Kelvin Brown.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Kelvin Brown, a devoted, longtime police officer, retires as the chief of police for the Town of Amherst on August 31, 2014, after more than three decades of service; and
WHEREAS, Kelvin Brown joined the Amherst Police Department in 1981 and rose through the ranks to become chief in 2011; and
WHEREAS, overseeing a department of five full-time officers and one part-time officer, Kelvin Brown has been an active and dedicated leader, guiding the department through changes in technology and training to ensure the highest levels of service to the community; and
WHEREAS, with his calm, quiet leadership style and compassion for others, Kelvin Brown is a great example of the professionalism shown by law-enforcement officers throughout the Commonwealth; and
WHEREAS, Kelvin Brown plans to spend his well-earned retirement with his family, and he will continue to serve and uplift members of the Amherst community as the pastor of Mount Olive Baptist Church; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Kelvin Brown on the occasion of his retirement as the chief of police for the Town of Amherst in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Kelvin Brown as an expression of the General Assembly's admiration for his commitment to serving and protecting the Amherst community and best wishes on a happy retirement.

HOUSE JOINT RESOLUTION NO. 5088

Commending the Amherst County Public Library.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, in 2014, the Amherst County Public Library celebrates 50 years of promoting and fostering the growth of knowledge in Amherst County; and
WHEREAS, the Amherst County Public Library traces its roots to the generosity of a group of local mothers who used their own book collections to form a library at Ascension Episcopal Church; and
WHEREAS, in 1964, the Library of Virginia opened a demonstration library in Amherst County; as a way for localities to assess the benefits of a local library, the program provided books, materials, and funds for staff for two years; and
WHEREAS, after the two-year trial period, Amherst County continued to operate the library from its original location; in the early 1970s, the Amherst County Public Library moved to its current site on South Main Street, which also housed Amherst County Public Schools at the time; and
WHEREAS, Amherst County Public Library also opened its Madison Heights Branch in the 1970s, and in 1979, the branch library moved from Seminole Shopping Center to its current home in the River James Shopping Center; and
WHEREAS, the Amherst County Public Library continued to grow and adapt to changes in readership preferences, offering electronic books to the public in 2011 and introducing electronic readers in 2013; and
WHEREAS, in 2014, the two branches of the Amherst County Public Library offered its collection of more than 100,000 items, including books, CDs, DVDs, audio books, periodicals, reference materials, and electronic books, to countless visitors; and
WHEREAS, the Amherst County Public Library also offers Internet access, computer classes, interlibrary loans, and educational programs, including weekly and summer reading programs for children and classes on affordable travel and publishing for adults; and
WHEREAS, the Amherst County Public Library will commence its anniversary celebration with a Spring Fling at the Madison Heights Branch in May 2014 and will commemorate its official anniversary in November 2014 with a party; and
WHEREAS, the Amherst County Public Library owes much of its success to many dedicated librarians and staff members and currently maintains 14 full-time and part-time employees; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Amherst County Public Library on the 50th anniversary of its founding; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Steve Preston, director of the Amherst County Public Library, as an expression of the General Assembly's congratulations and admiration for the library's long tradition of service to the Amherst County community.
HOUSE JOINT RESOLUTION NO. 5089

Celebrating the life of Anthony M. Reed.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Anthony M. Reed, a dedicated civil servant and an admired supporter of the Roanoke community, died on May 17, 2014; and
WHEREAS, a native of Philadelphia, Pennsylvania, Anthony "Tony" Reed graduated from Germantown High School, where he was a member of the football and track teams, and attended Biscayne University in Florida; and
WHEREAS, Tony Reed served the public through a career in law enforcement at Western Virginia Regional Jail and later worked for Enterprise Rent-a-Car; and
WHEREAS, giving generously of his time and talents, Tony Reed was passionate about serving the community as a member of Aladdin Shrine Temple 111 and the Acorn Consistory, and he encouraged others to become involved in civics as a former chair of the Roanoke Valley Democratic Party; and
WHEREAS, as a past master of Prince Hall Freemasonry Alleghany-Dunbar Lodge 109, Tony Reed worked to encourage charitable contributions and volunteer service, promote family values, and inspire and uplift members of the community; and
WHEREAS, in 2011, Tony Reed led efforts between Alleghany-Dunbar Lodge 109 and Total Action for Progress (TAP) to provide Thanksgiving dinners, clothing, and educational toys to children in the TAP Head Start Program; and
WHEREAS, Tony Reed will be fondly remembered and greatly missed by his devoted wife, Anita; children, Terron and Anthony, Jr., and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Anthony M. Reed, a pillar of the Roanoke community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Anthony M. Reed as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5090

Celebrating the life of Ronne Toker Jacobs.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Ronne Toker Jacobs of Richmond, a devoted educator and a business professional who worked to impart her leadership skills to others, died on April 29, 2014; and
WHEREAS, a native of Elizabeth, New Jersey, Ronne Jacobs attended the University of Michigan and earned a bachelor's degree from American University and master's degrees from Virginia Commonwealth University; and
WHEREAS, Ronne Jacobs began her professional career as an arts and English teacher in New Jersey and later taught at J. R. Tucker High School in Henrico County and the University of Richmond; and
WHEREAS, Ronne Jacobs became involved with management training programs for department heads at Virginia Commonwealth University, then served as the assistant vice president for organizational development at United Virginia Bank; and
WHEREAS, possessed of an entrepreneurial spirit, Ronne Jacobs started her own consulting firm in 1980; the firm specialized in advising other companies on how to improve managerial skills and served major corporations throughout the United States; and
WHEREAS, while running her firm, Ronne Jacobs also served as an assistant professor at the University of Richmond and The College of William and Mary and published a guidebook on public speaking; and
WHEREAS, working to better the lives of her fellow Richmond residents, Ronne Jacobs offered her time and wise leadership to numerous charitable organizations, including Jewish Family Services, and the Legal Information Network for Cancer, which presents the annual Ronne Jacobs Leadership Award in her honor; and
WHEREAS, Ronne Jacobs also served as a past president and founding member of the Richmond Women Business Owner's Association and a founding member of the Multiple Myeloma Support Group; and
WHEREAS, Ronne Jacobs cared deeply for her family, and she will be fondly remembered and greatly missed by her husband of more than 50 years, Cecil; sons, Stephen and Andy, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Ronne Toker Jacobs, a dedicated educator and business leader in Richmond; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Ronne Toker Jacobs as an expression of the General Assembly's respect for her memory.
HOUSE JOINT RESOLUTION NO. 5091

Celebrating the life of the Reverend Dr. George H. Studivant.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Reverend Dr. George H. Studivant, a devoted spiritual leader and an active member of the Brunswick County community, died on May 27, 2014; and
WHEREAS, a native of Brunswick County, George Studivant answered his calling to serve the Lord at a young age; he enjoyed fellowship and worship with the community at Mt. Pleasant Reformed Zion Union Apostolic (R.Z.U.A.) Church for many years, serving as a trustee and a Sunday school teacher and superintendent; and
WHEREAS, George Studivant was licensed as a minister in 1960, and he was ordained as a deacon at Mt. Pleasant R.Z.U.A. Church; he was later named the presiding bishop of Reformed Zion Union Apostolic Churches of America; and
WHEREAS, George Studivant shared the joy of his faith with others as the lead singer in the Holy Gospel Five musical group for more than 10 years; and
WHEREAS, predeceased by two sons, Joseph and Alvin, George Studivant will be fondly remembered and greatly missed by his loving wife, Annie; children, LaVerne, Mary, Wilbur, Marion, Ella, Gerald, Michael, Eric, and Andrea, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Reverend Dr. George H. Studivant, an admired spiritual leader in the Brunswick County community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Reverend Dr. George H. Studivant as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5092

Commending Benjamin Jackson Holland.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Benjamin Jackson Holland, a devout and hardworking member of the Nansemond and Southampton County communities, celebrates his 102nd birthday on June 5, 2014; and
WHEREAS, born in 1912 in Holland, Virginia, Benjamin Holland learned the value of responsibility on his family's farm, and he worked as a farmer for much of his life; and
WHEREAS, after living in New York for 10 years, Benjamin Holland returned to the Commonwealth and worked at Union Camp Corporation in Franklin until his retirement; and
WHEREAS, a devoted husband, Benjamin Holland was married to the late Naomi Copeland Holland for 40 years; and
WHEREAS, Benjamin Holland enjoys fellowship and worship as a lifelong member of Mt. Sinai Baptist Church in Suffolk, where he still reads prayers at Sunday service; and
WHEREAS, an active member of the community, Benjamin Holland volunteers at Dr. Martin Luther King, Jr., Community Center in Franklin, where he promotes a positive atmosphere among his peers; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Benjamin Jackson Holland on the occasion of his 102nd birthday; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Benjamin Jackson Holland as an expression of the General Assembly's admiration for his contributions to the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5093

Celebrating the life of George Malvin Carter.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, George Malvin Carter, a proud veteran and active member of the Emporia and Greensville County communities, died on May 17, 2014; and
WHEREAS, a native of Southside Virginia, George Carter attended elementary school in Sussex County and Edward W. Wyatt High School in Greensville County, where he worked on the family farm; and
WHEREAS, desirous to be of service to his country, George Carter joined the United States Army and earned a Purple Heart during the Korean War; and
WHEREAS, after his honorable discharge, George Carter returned to the Commonwealth to finish his education and pursued a distinguished professional career with Allied Corporation and Johnson & Johnson pharmaceutical company; and
WHEREAS, working to better the lives of his fellow residents, George Carter generously donated his time and wise leadership as a member of the Emporia-Greensville NAACP; Acme Lodge 158 of the Free and Accepted Masons, Inc.; American Legion Post 151; the Greensville County Democratic Committee; and the Greensville County Transportation Safety Commission; and
WHEREAS, George Carter enjoyed fellowship and worship with the community as a longtime member of Little Shiloh Baptist Church in Emporia; affectionately known as "Red Carter," he was a devoted friend and mentor to countless individuals throughout Southside Virginia and the United States; and
WHEREAS, predeceased by his wife, Daisy, George Carter will be fondly remembered and greatly missed by his children, Sharon, George, Jr., and Larry, and their families and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of George Malvin Carter, a proud veteran and an admired member of the Emporia and Greensville County communities; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of George Malvin Carter as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5094
Commending Robert Hardy.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Robert Hardy, a proud veteran and retired civil servant, has served the youth of the Fairfax community as a volunteer rifle team coach at Robinson Secondary School for more than 33 years; and
WHEREAS, a native of Alabama, Robert "Bob" Hardy was born into a military family and learned the value of honor, sacrifice, and duty at a young age; after graduating from the University of Alabama, he was commissioned in the United States Army and began active-duty service in 1956; and
WHEREAS, Bob Hardy began his military career as an air defense artillery officer and commanded a missile battery in Lorton before being reassigned to the Republic of Korea; he returned home in 1962 to marry his wife of 51 years, Patty, with whom he has three children and three grandchildren; and
WHEREAS, Bob Hardy and his family traveled to various postings, including Fort Sill, Fort Knox, Fort Bragg, Fort Bliss, and Heidelberg, Germany; he then served a one-year tour in Vietnam, earning the Combat Infantry Badge; and
WHEREAS, after receiving a master's degree from the University of Alabama, Bob Hardy served on the public affairs staff of the Secretary of Defense until his retirement as a lieutenant colonel in 1977; he went on to serve a United States Representative and a United States Senator as a press secretary and worked at the Department of Health and Human Services for several years; and
WHEREAS, in 1981, Bob Hardy began generously volunteering his time and wise leadership as the head coach of the Robinson Secondary School rifle team; he has helped countless students hone their skills and earn college scholarships, achieve appointments to military academies, or enter occupations that serve their communities and the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Robert Hardy for more than three decades of service to the Fairfax community and a lifetime of service to the Commonwealth and the United States; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Robert Hardy as an expression of the General Assembly's respect for his service and admiration for his commitment to the youth of Fairfax County.

HOUSE JOINT RESOLUTION NO. 5095
Commending Daniel D. Polsby.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Daniel D. Polsby has ably guided the George Mason University School of Law as dean for more than a decade, inspiring countless young attorneys and ensuring that the school remains a leader in legal education; and
WHEREAS, Daniel Polsby earned a bachelor's degree from Oakland University and a law degree from the University of Minnesota; in his distinguished career, he served as a clerk of the United States Court of Appeals for the District of Columbia Circuit, legal counsel to the Federal Communications Commission, an associate at a prominent Washington, D.C., law firm, and visiting professor or professor at schools throughout the country; and
WHEREAS, specializing in voting and employment rights, family law, spectrum utilization, and weapons policy, Daniel Polsby has authored numerous articles, book chapters, reviews, and reports; he is licensed to practice law in three states, Washington, D.C., and before the Supreme Court of the United States; and

WHEREAS, Daniel Polsby joined George Mason University as an associate dean and a professor in 1999, becoming interim dean in 2004 and dean in 2005; under his leadership, the school has experienced an increase in applications and consistently attracted top students, faculty, and staff from around the country; and

WHEREAS, during Daniel Polsby's tenure as dean, George Mason University School of Law graduates have passed the bar exam at rates exceeding the Commonwealth's high state average, and graduates have consistently achieved success in a wide range of career fields; and

WHEREAS, Daniel Polsby supported the school's Law and Economics Center and helped found the Center for Protection of Intellectual Property, which has facilitated discussion of intellectual property rights among lawmakers, academics, and business leaders; and

WHEREAS, seeking to help those who have served and sacrificed for the good of the nation, Daniel Polsby oversaw the creation of the Clinic for Legal Assistance to Servicemembers and Veterans, a program that offers pro bono legal representation to members of the military and their families; in 2013 and 2014, the center provided assistance to 44 clients; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Daniel D. Polsby on his exceptional leadership of George Mason University School of Law for more than a decade; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Daniel D. Polsby as an expression of the General Assembly's admiration for his contributions to higher education and the legal community.

HOUSE JOINT RESOLUTION NO. 5096
Commending the Greater Merrifield Business Association.
Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Greater Merrifield Business Association, a nonprofit organization that unites local businesses and works to enhance the Merrifield community, celebrates its 30th anniversary in 2014; and

WHEREAS, founded by a group of concerned businesses and landowners in 1984, the Greater Merrifield Business Association offers networking opportunities for businesses, acts as a community advocate, and promotes the many ways residents and visitors can live, play, work, eat, and shop in Merrifield; and

WHEREAS, the Greater Merrifield Business Association gives businesses a voice in local affairs and encourages the exchange of ideas with local, county, and state representatives; members enjoy numerous other benefits; and

WHEREAS, the Greater Merrifield Business Association actively supports the community, hosting an annual silent auction to benefit Psychiatric Rehabilitation Services and providing care packages for foster students entering college; and

WHEREAS, promoting the unique charm of the Merrifield community, the Greater Merrifield Business Association also hosts the Taste of Merrifield and Merrifield Fall Festival each year; and

WHEREAS, the Greater Merrifield Business Association played an integral role in the development of the Mosaic District mixed-use center; the project comprises a luxury movie theater, boutique shops and restaurants, and apartments and townhouses, all within walking distance of the Dunn Loring-Merrifield Metro Station; and

WHEREAS, with the help and hard work of the members of the Greater Merrifield Business Association, the Mosaic District will facilitate positive, responsible growth in the community by creating thousands of jobs and drawing new businesses to the area; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Greater Merrifield Business Association on the occasion of its 30th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Billy Thompson, president of the Greater Merrifield Business Association, as an expression of the General Assembly's admiration for the organization's work to make Merrifield one of the premier communities in Fairfax County.

HOUSE JOINT RESOLUTION NO. 5097
Commending Deborah MacDowell.
Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Deborah MacDowell was named the 2013-2014 Williamsburg-James City County Public Schools High School Teacher of the Year in April 2014; and
WHEREAS, Deborah MacDowell attended Hobart and William Smith Colleges and the University at Albany, State University of New York; and
WHEREAS, currently teaching algebra I and algebra II at Jamestown High School, Deborah MacDowell has spent 12 years of her 19-year education career with Williamsburg-James City County Public Schools; and
WHEREAS, Deborah MacDowell strives to build personal relationships to ensure that her students recognize their full potential and develop the tools to achieve success in higher education, careers, and citizenship; and
WHEREAS, Deborah MacDowell is an exemplar of the professionalism, hard work, and devotion to her students displayed by educators throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Deborah MacDowell on being named the 2013-2014 Williamsburg-James City County Public Schools High School Teacher of the Year; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Deborah MacDowell as an expression of the General Assembly's congratulations and admiration for her service to the youth of the Williamsburg and James City County communities.

HOUSE JOINT RESOLUTION NO. 5098

Commending Anna Thomas.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Anna Thomas was named the 2013-2014 Williamsburg-James City County Public Schools Middle School Teacher of the Year in April 2014; and
WHEREAS, Anna Thomas attended Old Dominion University and The College of William and Mary, where she is currently pursuing a doctoral degree; and
WHEREAS, before becoming a teacher, Anna Thomas began her career as a special education aide; now in her ninth year with Williamsburg-James City County Public Schools, she teaches English, math, and other classes to students in sixth, seventh, and eighth grades at Toano Middle School; and
WHEREAS, addressing each student as an individual, Anna Thomas personalizes lessons and encourages exploration, questioning, and experimentation in the learning process; she celebrates students' achievements to help each class function as a community; and
WHEREAS, Anna Thomas is an exemplar of the professionalism, hard work, and devotion to her students displayed by educators throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Anna Thomas on being named the 2013-2014 Williamsburg-James City County Public Schools Middle School Teacher of the Year; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Anna Thomas as an expression of the General Assembly's congratulations and admiration for her service to the youth of the Williamsburg and James City County communities.

HOUSE JOINT RESOLUTION NO. 5099

Commending Jessica Capano.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Jessica Capano was named the 2013-2014 Williamsburg-James City County Public Schools Elementary School Teacher of the Year in April 2014; and
WHEREAS, Jessica Capano has earned bachelor's and master's degrees from James Madison University; and
WHEREAS, Jessica Capano began her three-year career in education with Williamsburg-James City County Public Schools, and she currently teaches fifth grade at D. J. Montague Elementary School; and
WHEREAS, Jessica Capano strives to create a warm classroom environment, where students feel accepted and confident enough to take risks; she incorporates movement, technology, creativity, and peer collaboration to help students make real-world connections with subject material; and
WHEREAS, Jessica Capano is an exemplar of the professionalism, hard work, and devotion to her students displayed by educators throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Jessica Capano on being named the 2013-2014 Williamsburg-James City County Public Schools Elementary School Teacher of the Year; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Jessica Capano as an expression of the General Assembly's congratulations and admiration for her service to the youth of the Williamsburg and James City County communities.

HOUSE JOINT RESOLUTION NO. 5100

*Commending CORFAC International.*

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, in 2014, CORFAC International, a Falls Church-based, nonprofit organization that has built a trusted network of independent real estate offices, celebrates 25 years of offering customers outstanding real estate services throughout the United States and the world; and

WHEREAS, incorporated in 1989 with a mission to unite local real estate services companies and facilitate business at a national level, CORFAC (Corporate Facility Advisors) International comprises 65 offices in North America with affiliates in dozens of countries around the world; and

WHEREAS, invitation-only membership in the CORFAC International referral network is built on a unique business model, ensuring that customers have access to respected firms that adhere to the highest standards of ethics and accountability; and

WHEREAS, CORFAC International firms represent tenants, buyers, landlords, and sellers and deliver a wide range of commercial real estate services; the organization regularly hosts training seminars and professional development events focusing on industry best practices; and

WHEREAS, building an unsurpassed business record in recent years, CORFAC International firms have ably served their customers by completing an average of 9,600 transactions annually, totaling more than 513 million square feet of property worth more than $5.95 billion; and

WHEREAS, CORFAC International members are recognized leaders in the real estate industry, with numerous members serving as Society of Industrial and Office Realtors designees, Counselors of Real Estate designees, Certified Commercial Investment Members, and Certified Property Managers; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend CORFAC International on the occasion of its 25th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Robert Tillsley, president of CORFAC International, as an expression of the General Assembly's admiration for the organization's many achievements and best wishes on continued success.

HOUSE JOINT RESOLUTION NO. 5101

*Commending Constantino Daniel Clemente.*

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Constantino Daniel Clemente, a respected businessman, attorney, and philanthropist who has served the Commonwealth for more than five decades, completes his term as the rector of George Mason University in 2014; and

WHEREAS, beginning in 2010, Daniel Clemente has offered his time and wise leadership to the George Mason University Board of Visitors; unanimously elected as rector in 2012, he has ensured that the university remains at the forefront of higher education in the Commonwealth and reaches students around the world; and

WHEREAS, a native of New York City, Daniel Clemente attended Brooklyn Preparatory School and earned a bachelor's degree from Fordham University; after studying at Marquette University, he earned a law degree from Georgetown University; and

WHEREAS, Daniel Clemente founded Clemente Development Company, Inc., a real estate and development company in Tysons Corner; he has represented high-profile corporations and individuals as an attorney, trustee, and consultant; and

WHEREAS, Daniel Clemente offered his expertise as an advisor to candidates for the United States presidency and the United States Senate; and

WHEREAS, a recognized leader in the banking industry, Daniel Clemente founded and served as the chairman of the board of several financial institutions in the Commonwealth; he has also served as an expert witness on complex real estate, corporate, and business issues before courts throughout the Commonwealth, Washington, D.C., and Maryland; and

WHEREAS, Daniel Clemente served the Commonwealth as the chairman of the Resolution Trust Corporation and the Virginia Economic Recovery Commission Committee on Capital Formation; he was also appointed to the Governor's Advisory Council on Revenue Estimates and the Task Force on Regulatory and Government Reform; he currently serves as a member of the board of the Virginia Economic Development Partnership; and
WHEREAS, Daniel Clemente has made many generous donations to universities and artistic endeavors; he also serves on the board of the Friends of Clemyjontri, an organization that supports Clemyjontri Park, which offers specialized equipment for children and adults with special needs; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Constantino Daniel Clemente for his contributions to George Mason University and the Commonwealth; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Constantino Daniel Clemente as an expression of the General Assembly's admiration for his leadership and expertise.

HOUSE JOINT RESOLUTION NO. 5102

Celebrating the life of the Honorable Jeremiah A. Denton, Jr.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Honorable Jeremiah A. Denton, Jr., of Virginia Beach, a proud and loyal veteran and a former United States Senator, died on March 28, 2014; and

WHEREAS, a native of Mobile, Alabama, Jeremiah Denton graduated from the United States Naval Academy in 1946 and earned a master's degree from George Washington University in 1964; and

WHEREAS, while serving as a commander in the United States Navy during the Vietnam War, Jeremiah Denton was captured by enemy forces when his bomber was shot down in 1965; a strong and courageous soldier, he endured incredible hardship as a prisoner of war over the next seven years; and

WHEREAS, as one of the highest-ranking officers to be taken prisoner, Jeremiah Denton bolstered morale among the other prisoners by maintaining a high degree of professionalism and pride in his country; he helped institute a secret communication system among his fellow prisoners and famously blinked in Morse Code during a North Vietnamese propaganda film; and

WHEREAS, during Operation Homecoming in 1973, Jeremiah Denton was the first freed prisoner of war to step off the plane at a United States air base in the Philippines, becoming the face of the sacrifice, defiance, and patriotism exhibited by each of his fellow prisoners of war; and

WHEREAS, after the war, Jeremiah Denton became the commandant of the Armed Forces Staff College in Norfolk, and he continued to proudly serve in the United States Navy until his retirement as a rear admiral in 1977; and

WHEREAS, in recognition of his valorous service, Jeremiah Denton was highly decorated throughout his military career, earning the Navy Cross, the Defense Distinguished Service Medal, three Silver Stars, the Distinguished Flying Cross, and several other decorations; and

WHEREAS, in 1980, Jeremiah Denton made history as the first Republican to represent Alabama in the United States Senate since the Reconstruction era; and

WHEREAS, as a United States Senator, Jeremiah Denton worked to enact important legislation related to the preservation of traditional American values and offered his wisdom and experience to a subcommittee on internal security and terrorism; and

WHEREAS, after completing his elected service, Jeremiah Denton moved to Williamsburg and remained active in public affairs as a speaker; a man of conviction, integrity, and mettle, he served the nation with distinction; and

WHEREAS, predeceased by his wife of 61 years, Jane, Jeremiah Denton will be fondly remembered and greatly missed by his wife, Mary; children, Jerry, Bill, Don, Jim, Madeleine, Michael, and Mary Beth; numerous other family members and friends; and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Jeremiah A. Denton, Jr., a loyal veteran and a former United States Senator; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Honorable Jeremiah A. Denton, Jr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5103

Celebrating the life of Richard B. Dingman.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, Richard B. Dingman of Vienna, a proud veteran, a devoted public servant, and a man of deep and abiding faith, died on April 23, 2014; and

WHEREAS, a native of Baltimore, Maryland, Richard "Dick" Dingman earned a bachelor's degree from the University of Maryland and a master's degree from American University; and

WHEREAS, in the 1950s, Dick Dingman honorably served his country as a photographer with the United States Army in Korea and later received a direct commission to a topographic reserve unit; and
WHEREAS, Dick Dingman continued to serve his country with the Department of Defense for 18 years and as a senior congressional aide for 13 years, including six years as the executive director of the United States House of Representatives Republican Study Committee; and
WHEREAS, hoping to better the lives of his fellow residents, Dick Dingman was elected to the Vienna Town Council in 1964 and ably served the community in that capacity for 10 years; and
WHEREAS, a devout Christian who lived his faith through his actions, Dick Dingman was active with Christian Youth Crusade, McLean Bible Church, and Youth for Tomorrow; he supported successful efforts to designate 1990 as the International Year of Bible Reading and helped establish the National Bible Reading Marathon at the United States Capitol; and
WHEREAS, Dick Dingman earned many awards and accolades for his good work, including the Ten Outstanding Young Men of America award from the Vienna Jaycees in 1970; and
WHEREAS, Dick Dingman will be fondly remembered and greatly missed by his devoted wife of 57 years, Ann; his four children and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Richard B. Dingman; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Richard B. Dingman as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5104
Commending the Bridgewater College men's baseball team.
Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014
WHEREAS, the Bridgewater College men's baseball team won the Old Dominion Athletic Conference tournament championship on April 27, 2014, at City Stadium in Lynchburg; and
WHEREAS, the Bridgewater College Eagles defeated the regular season champions, Shenandoah University, in a three-game series to claim the conference tournament title; and
WHEREAS, after the Bridgewater College Eagles won the second game of the series 5-2, senior Tyler Hoffman's two-out, two-strike, two-run double secured a 6-5 victory in the third game; and
WHEREAS, junior pitcher Corey Armentrout was named Most Outstanding Player of the tournament, recording saves in each outing and a total of five scoreless innings; and
WHEREAS, under head coach Curt Kendall, the Bridgewater College Eagles have appeared in the Old Dominion Athletic Conference tournament in the past three seasons and earned 12 conference tournament titles; and
WHEREAS, with the conference tournament victory, the Bridgewater College Eagles advanced to the NCAA Division III tournament for the second consecutive year and finished the season with an impressive 36-14 record; and
WHEREAS, the successful season is a testament to the hard work of each of the players, the leadership of the coaches and staff, and the enthusiastic support of the entire Bridgewater College community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the 2014 Bridgewater College men's baseball team on winning the Old Dominion Athletic Conference tournament championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Curt Kendall, head coach of the Bridgewater College men's baseball team, as an expression of the General Assembly's admiration for the team's determination and skill.

HOUSE JOINT RESOLUTION NO. 5105
Commending Starr Hill Brewery.
Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014
WHEREAS, Starr Hill Brewery, a craft beer brewery in Crozet, won a gold medal at the prestigious World Beer Cup on April 11, 2014; and
WHEREAS, the World Beer Cup is a global competition that recognizes outstanding brewers and beers from around the world; the 2014 competition drew thousands of entries from brewers in 58 countries, and a respected panel of 219 judges presented awards in 94 categories; and
WHEREAS, founded in 1999 by Mark Thompson and Kristin Dolan in Charlottesville, Starr Hill Brewery uses the highest quality ingredients to provide innovative, artisanal products; the brewery offers year-round, seasonal, and specialty beers in 10 states; and
WHEREAS, at the 2014 competition, Starr Hill Brewery earned its third World Beer Cup medal for its Whiter Shade of Pale Ale, a creative blend of Belgian Wit and India Pale Ale styles that bested 55 other entries in the American-Belgo Style Ale category; and

WHEREAS, Starr Hill Brewery is one of the most award-winning craft breweries in the eastern United States; the brewery has won a total of 21 medals at the Great American Beer Festival, the World Beer Cup, and the Great British Beer Festival; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Starr Hill Brewery on winning a gold medal at the 2014 World Beer Cup; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare copies of this resolution for presentation to Mark Thompson and Kristin Dolan, cofounders of Starr Hill Brewery, as an expression of the General Assembly's admiration for its commitment to providing creative, high-quality products to the citizens of the Commonwealth and the United States.

HOUSE JOINT RESOLUTION NO. 5106

Commemorating the actions of Company I, 155th New York Volunteer Infantry during the Civil War battle at Sangster's Station.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, during the Civil War, control of the Orange and Alexandria Railroad was of crucial importance to both the Union and Confederate States armies, and Sangster's Station in Fairfax County was the site of numerous engagements; and

WHEREAS, the first battle at Sangster's Station took place in March 1862 when Union cavalry from New York and New Jersey engaged the rear guard of a unit led by General Joseph E. Johnston, who had withdrawn his troops from Northern Virginia to defend Richmond; and

WHEREAS, in the summer of 1863, a Union brigade known as Corcoran's Irish Legion was assigned to guard the Orange and Alexandria Railroad in western Fairfax County; the members of Company I, 155th New York Volunteer Infantry, who were mostly recruited from Buffalo, New York, were deployed near Sangster's Station; and

WHEREAS, a larger battle took place in December 1863 when Company I, 155th New York Volunteer Infantry was ambushed by cavalry of the Confederate Laurel Brigade, which was leading a raid toward the Shenandoah Valley from Fredericksburg; and

WHEREAS, outnumbered almost 10 to one, Company I, 155th New York Volunteer Infantry fought gallantly, and after the war, the captain of the unit successfully petitioned the Fairfax County Board of Supervisors to erect the "Tears and Love" monument, memorializing the battle with the Laurel Brigade; and

WHEREAS, the Fairfax County Historical Society preserved plates from the original monument after it was dismantled in the 1960s; a new monument is planned for July 2014; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commemorate the actions of Company I, 155th New York Volunteer Infantry during the Civil War battle at Sangster's Station; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Fairfax County Board of Supervisors as an expression of the General Assembly's admiration for the courage and sacrifices of Company I, 155th New York Volunteer Infantry and all Union and Confederate troops involved in the engagements around Sangster's Station.

HOUSE JOINT RESOLUTION NO. 5107

Commending the Virginia Opera Association, Inc.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, in 2014, the Virginia Opera Association, Inc., celebrates 40 years of delighting audiences, providing exceptional outreach programs, and elevating the opera experience in the Commonwealth; and

WHEREAS, organized in 1974 by founding president Edythe C. Harrison, Virginia Opera began with two productions in the Norfolk Center Theater and expanded to Richmond in 1977; the Richmond Friends of Opera was formed to provide annual productions in the city and a Virginia Opera Richmond office opened in 1983; and

WHEREAS, in 1992, Virginia Opera expanded to the Washington, D.C., metropolitan area, presenting its first production at the George Mason University Center for the Arts, and in 1994, the General Assembly designated the Virginia Opera as the Official Opera Company of the Commonwealth of Virginia; and

WHEREAS, in 2013, Virginia Opera offered a full season of acclaimed productions at the Edythe C. and Stanley L. Harrison Opera House in Norfolk, the Carpenter Theatre at Richmond CenterStage, the George Mason University Center for the Arts in Fairfax, and the Sandler Center for the Performing Arts in Virginia Beach; and
WHEREAS, highly respected in the industry, Virginia Opera draws many of the nation's most promising young singers, as well as distinguished directors and opera and theater designers, and maintains a proud tradition of commissioning and co-commissioning new works; and

WHEREAS, Virginia Opera has provided countless opportunities to more than 150,000 students annually through its innovative Education and Community Outreach Program and offers training, performances, and networking to rising stars with the competitive Emerging Artist Program; and

WHEREAS, Virginia Opera will commemorate its anniversary with gala events throughout the year and a 2014-2015 performance program featuring the highest levels of artistry and talent; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Virginia Opera Association, Inc., on the occasion of its 40th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Russell P. Allen, president and chief executive officer of Virginia Opera Association, Inc., as an expression of the General Assembly's admiration for the company's work to promote arts and culture in the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5108

Celebrating the life of Milton Lecounte Jacocks, Sr.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Milton Lecounte Jacocks, Sr., a passionate educator and devoted civil servant who touched countless lives in the City of Norfolk, died on March 3, 2014; and

WHEREAS, a lifetime resident of Norfolk, Milton Jacocks graduated from Booker T. Washington High School and what is now known as Norfolk State University; a skilled athlete, he played baseball in high school and was a football letterman in college; and

WHEREAS, joining many of the other young men of his generation, Milton Jacocks proudly served his country in the United States Army during World War II and received an honorable discharge as a staff sergeant in 1946; and

WHEREAS, after his military service, Milton Jacocks served the community for more than 32 years as a member of the United States Postal Service; he helped prepare the youth of the community for higher education, careers, and citizenship as a substitute teacher with Norfolk Public Schools for more than 15 years; and

WHEREAS, admired as an engaging conversationalist, Milton Jacocks was eager to share his wisdom and experience with everyone he met; he enjoyed fellowship and worship with the community as a lifelong member of First Baptist Church of Norfolk; and

WHEREAS, predeceased by his wife, Atlanta, and his daughter, Freda, Milton Jacocks will be fondly remembered and greatly missed by his children, Karen and Milton, Jr., and their families and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Milton Lecounte Jacocks, Sr., a respected educator and dedicated civil servant in Norfolk; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Milton Lecounte Jacocks, Sr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5109

Commending the Virginia School for the Deaf and the Blind.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Virginia School for the Deaf and the Blind celebrates its 175th anniversary in 2014; one of the oldest schools in the Commonwealth, and the second school of its kind in the United States, it was established by an act of the Virginia General Assembly on March 31, 1838, and the first student arrived on November 30, 1839; and

WHEREAS, the Virginia School for the Deaf and the Blind (VSDB) served the Commonwealth as the only school for deaf and blind children until 1909, and it continues to serve deaf, blind, and deafblind children to this day; and

WHEREAS, the VSDB campus was surrendered to the Confederate States for use as a military hospital on July 19, 1861, and in August 1864, Union forces took possession of the campus and continued to use it as a hospital until May 1865; and

WHEREAS, the two state schools serving deaf, blind, deafblind, and sensory-impaired, multiple-handicapped children were consolidated on the VSDB Staunton campus by the General Assembly in 2008; and

WHEREAS, as a result of the consolidation of the two schools, the Commonwealth renovated existing facilities and built a new, state-of-the-art facility, which was completed in 2012, to ensure a high-quality education for all sensory-impaired children; and
WHEREAS, students attending VSDB receive an education based upon their individual needs, with a number of diploma options; the school provides community-based instruction in an atmosphere that fosters independence with peers and provides opportunities for students to compete in academic and sports programs with other schools for the deaf and the blind; and

WHEREAS, VSDB offers a program that provides information, education, and support services to families with children from birth to three years old who are deaf, blind, or deafblind; and

WHEREAS, VSDB also provides a summer program and short-term programs during the school year to students attending other schools; and

WHEREAS, upon graduation, VSDB students are connected with outside agencies from which they may receive further training and educational opportunities; and

WHEREAS, VSDB partners with local businesses, nonprofit organizations, and private entities in an effort to offer enhanced programs for students; and

WHEREAS, VSDB collaborates with state universities' licensing programs to provide opportunities for college practicum and internships; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Virginia School for the Deaf and the Blind on the occasion of its 175th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Nancy C. Armstrong, superintendent of the Virginia School for the Deaf and the Blind, as an expression of the General Assembly's congratulations and admiration for the school's 175 years of continuous service to the Commonwealth and its mission to develop citizen leaders who are prepared to make positive contributions to the common good of society.

HOUSE JOINT RESOLUTION NO. 5110

Celebrating the life of Harold Green Jackson.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Harold Green Jackson, a well-respected businessman and revered citizen of the City of Hampton, died on March 24, 2013; and

WHEREAS, Harold Jackson was born in the City of Newport News in 1925 to Micajah and Grace Jackson and moved to the Town of Phoebus in 1939; and

WHEREAS, Harold Jackson played offensive line for the Hampton High School Crabbers football team and graduated in the Hampton High School Class of 1944, where he met the love of his life, Betty Selby; and

WHEREAS, Harold Jackson owned or operated four successful businesses on the Virginia Peninsula for nearly five decades, including Jackson's Market, Empire Pipe and Block, Truss Engineering Company, and Paragon Contracting, Inc.; and

WHEREAS, Harold Jackson was an honest and decent man with a reputation that was beyond reproach; he was reverently referred to as "Emperor" by his friends and business associates; and

WHEREAS, Harold Jackson was a distinguished member of the Hampton Rotary Club for 60 years; he served as its president in 1969 and received the Paul Harris Fellow Award in 1982 and 2013; he lived his life and ran his businesses in the spirit of Rotary International's motto, Service above Self; and

WHEREAS, Harold Jackson served with honor and distinction as chair of the Selective Service Draft Board during a difficult and tumultuous time in our nation's history; he also served his community as a member of the Salvation Army Advisory Board and the American Red Cross; and

WHEREAS, Harold Jackson was a man of faith and a lifelong member of Phoebus Baptist Church, where he served as deacon and taught Sunday school for over 30 years; and

WHEREAS, during his retirement years, Harold Jackson worked at R. Hayden Smith Funeral Home, where he shared his gift of compassion with others in their time of need; and

WHEREAS, Harold Jackson was completely devoted to his family and left them a legacy of patience, perseverance, and selflessness that they will treasure forever; he will be sorely missed and fondly remembered by his wife of 66 years, Betty; children, Steven, Cindi, Mary, Mark, and Michael, and their families; and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the passing of a fine Virginia gentleman, Harold Green Jackson; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Harold Green Jackson as an expression of the General Assembly's respect for his memory.
HOUSE JOINT RESOLUTION NO. 5111

Celebrating the life of Mary C. McBride.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Mary C. McBride, a distinguished and admired educator and school administrator in Arlington County, died on May 26, 2014; and

WHEREAS, a native of Milwaukee, Wisconsin, Mary McBride graduated from Dominican High School, attended Trinity College, and earned a bachelor's degree from Santa Clara University; she earned a master's degree from Georgetown University and a doctorate from the University of Maryland; and

WHEREAS, while completing her master's degree, Mary McBride helped prepare students for higher education, careers, and responsible citizenship as a teacher at Shaw Junior High School in Washington, D.C.; and

WHEREAS, Mary McBride became a head teacher at H-B Woodlawn Secondary Program, an alternative public high school program, where she helped provide a quality education while encouraging student creativity and personal initiative; and

WHEREAS, with a passion for lifelong learning, Mary McBride inspired countless students and served as a respected mentor to her fellow teachers and administrators; and

WHEREAS, an active leader in the field, Mary McBride served on committees addressing diversity, curricula, and standards; she also gave generously of her time and talents to better the community, volunteering with the Arlington Food Assistance Center; and

WHEREAS, Mary McBride will be fondly remembered and greatly missed by numerous family members, friends, colleagues, and students; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Mary C. McBride; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Mary C. McBride as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5112

Commending R. Edward Howell.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, R. Edward Howell, the longtime vice president and chief executive officer of the University of Virginia Medical Center, who greatly improved and expanded health care options in the Charlottesville area, retires in July 2014; and

WHEREAS, Edward Howell served the community as a high school teacher and coach, then began a distinguished 37-year career in health care; he served as chief executive officer of the University of Iowa Hospitals and Clinics before joining the University of Virginia Medical Center in 2002; and

WHEREAS, Edward Howell oversaw more than 5,000 employees at the University of Virginia Medical Center and worked to meet countless patients' needs by strengthening the hospital both clinically and financially; and

WHEREAS, under Edward Howell's tenure, the University of Virginia Medical Center added 100 inpatient beds, expanded surgical and medical procedure capacities, implemented electronic medical records, and built the Emily Couric Clinical Cancer Center, the Transitional Care Hospital, and a clinical laboratory facility; and

WHEREAS, one of Edward Howell's proudest accomplishments was the construction of an expanded outpatient facility for the University of Virginia Children's Hospital, which is scheduled for completion in 2014; and

WHEREAS, Edward Howell extended the University of Virginia Medical Center's high quality care to the Culpeper area through an agreement with Culpeper Regional Hospital in 2009, and he built strong partnerships with Riverside Health System, Mary Washington Healthcare, and Winchester Medical Center; and

WHEREAS, a respected leader in the field, Edward Howell offered his time and wisdom to numerous boards and committees and currently serves as the secretary and treasurer for the Virginia Hospital and Healthcare Association; and

WHEREAS, during his well-earned retirement, Edward Howell plans to focus on teaching and spend more time with his family; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend R. Edward Howell on the occasion of his retirement as vice president and chief executive officer of the University of Virginia Medical Center; and, be it

RESOLVED FURTHER, That the Clerk of the House prepare a copy of this resolution for presentation to R. Edward Howell as an expression of the General Assembly's admiration for his contributions to the medical field and best wishes on a happy retirement.
HOUSE JOINT RESOLUTION NO. 5113

Commending the Fort Defiance High School Envirothon team.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Fort Defiance High School Envirothon team demonstrated its knowledge of environmental science and natural resource management by winning the Virginia Envirothon competition; and

WHEREAS, the Virginia Envirothon, sponsored by the Virginia Association of Soil and Water Conservation Districts and the Commonwealth's 47 soil and water conservation districts, was held May 18 and 19, 2014, at Sweet Briar College in Lynchburg; and

WHEREAS, Envirothon is an innovative competition that provides high school students with the opportunity to learn about environmental and natural resource management issues, develop problem-solving and presentation skills, and gain exposure to careers in the natural resources field; and

WHEREAS, the Fort Defiance High School Envirothon team competed against teams from 16 other schools to complete seven "in-the-field" test stations, consisting of projects related to soils, wildlife, aquatics, forestry, and current environmental issues; and

WHEREAS, the Fort Defiance High School Envirothon team placed first in the wildlife, forestry, and special topics categories to claim victory; and

WHEREAS, the Fort Defiance High School Envirothon team will travel to Chicago in August 2014 to compete at the national level; and

WHEREAS, the victory is a testament to the hard work of the students, the leadership of the coaches and advisors, and the enthusiastic support of the entire Fort Defiance High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Fort Defiance High School Envirothon team as an expression of the General Assembly's admiration for their skill and determination.

HOUSE JOINT RESOLUTION NO. 5114

Celebrating the life of Elizabeth Manning Paige.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Elizabeth Manning Paige, a devout and beloved member of the Phoebus community, died on June 1, 2014; and

WHEREAS, a native of Franklin County, North Carolina, Elizabeth Manning Paige was raised on her family's farm; she graduated from Albion Academy and attended Fayetteville State Teachers College; and

WHEREAS, Elizabeth Manning Paige relocated to Philadelphia, Pennsylvania, where she met and married the Reverend Charles Thomas Paige; the Paige family moved to Texas and Tennessee before settling in Phoebus in 1963; and

WHEREAS, Elizabeth Manning Paige enjoyed fellowship and worship with the community as an active member of Zion Baptist Church in Hampton; and

WHEREAS, a loving matriarch, Elizabeth Manning Paige cared deeply for her family, and she shared her joy through her delicious home-cooked meals and by leading songs at family gatherings; and

WHEREAS, predeceased by her husband, Thomas, and three sons, Milton, Robert, and Jesse, Elizabeth Manning Paige will be fondly remembered and greatly missed by her daughters, Helen, Jeanette, Sarah, Inena, Carlena, Vivian, and step-daughter, Jacqueline, and their families and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Elizabeth Manning Paige, a woman of faith and a beloved member of the Phoebus community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Elizabeth Manning Paige as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5115

Commending Roberta Naranjo.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014
WHEREAS, Roberta Naranjo, a champion of high-quality education in Southampton County, retires from the Southampton County School Board in 2014 after more than four decades of diligent service; and

WHEREAS, when she was first elected as the Boykins District representative, Roberta Naranjo was one of only two women on the board; over the course of her 40-year tenure, she has inspired several other women to follow in her footsteps; and

WHEREAS, Roberta Naranjo currently serves as the vice chair of the Southampton County School Board; giving generously of her time and talents, she is also the chair of the Superintendent Election Committee, a former chair of the Budget Committee, and a member of the Technology, Gifted, and Talented Committee; and

WHEREAS, as a former chair of the Building Committee, Roberta Naranjo played a crucial role in the construction of three new schools in Southampton County; and

WHEREAS, Roberta Naranjo helps provide cultural opportunities for her students and the community; she has worked with the Virginia Symphony Opera and the Virginia Museum of Fine Arts, and Rawls Museum Arts presents an annual award for excellence that is named in her honor; and

WHEREAS, Roberta Naranjo has earned numerous awards and accolades for her work; in 2003, she was recognized by the Virginia School Board Association and welcomed into its Quarter Century Club for long-serving members; and

WHEREAS, guiding the board through many changes to the community and the field of education throughout her career, Roberta Naranjo has remained true to her mission to break down barriers and ensure that educators have the tools to provide a quality education to all students; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Roberta Naranjo on the occasion of her retirement from the Southampton County School Board; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Roberta Naranjo as an expression of the General Assembly's admiration for her commitment to educating the Commonwealth's next generation of leaders.

HOUSE JOINT RESOLUTION NO. 5116

Celebrating the life of Mary Anne Reiley.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Mary Anne Reiley, a successful entrepreneur who enhanced the Commonwealth by sharing her wisdom and expertise with members of local and state governments, political activists, and community and philanthropic leaders, died on June 2, 2014; and

WHEREAS, a native of Newport News, Mary "Mame" Anne Reiley was raised in Fairfax County; she graduated from St. Mary's Academy in Alexandria and earned a bachelor's degree from Sacred Heart College in North Carolina; and

WHEREAS, Mame Reiley developed a keen interest in government at a young age, and she was active as a volunteer for various causes throughout high school and college; and

WHEREAS, Mame Reiley worked as an event planner at the Watergate Hotel in Washington, D.C., in the 1980s; a respected businesswoman, she later founded The Reiley Group, a consulting, fundraising, and special events agency; and

WHEREAS, with a passion for inspiring and motivating others, Mame Reiley spearheaded several election campaigns, including those of a Virginia congressman, a candidate for Virginia governor, and a presidential primary bid in New Hampshire, and an inaugural for a Governor; she was a friend to governors of both parties; and

WHEREAS, appointed to the board of the Metropolitan Washington Airports Authority from 2002 to 2012, Mame Reiley served as chair of the authority from 2005 to 2007 and was a crucial supporter of the Dulles Corridor Metrorail Project; and

WHEREAS, Mame Reiley also served the Commonwealth on the Democratic National Committee for more than 20 years; she was the chair of the Women's Caucus and a member of the Executive Committee and the Rules and Bylaws Committee; and

WHEREAS, Mame Reiley will be greatly missed and fondly remembered by numerous family members, friends, and colleagues; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Mary Anne Reiley, a respected business leader in the Alexandria community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Mary Anne Reiley as an expression of the General Assembly's respect for her memory.
HOUSE JOINT RESOLUTION NO. 5117

Commending Donna R. Sterling.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Donna R. Sterling, Distinguished Service Professor, professor of science education, and director of the Center for Restructuring Education in Science and Technology at George Mason University's College of Education and Human Development, has advanced science education in the Commonwealth and the United States through her outstanding leadership; and

WHEREAS, Donna Sterling has served as a research scientist, a science and mathematics teacher, a teacher educator, a curriculum developer, and a program director for education projects from kindergarten through graduate school and is the author of over 100 articles, books, and reports; and

WHEREAS, Donna Sterling has been recognized for her work in helping to improve science teaching in elementary and secondary schools and higher education settings; her collaborative work with colleagues to investigate research-based effective teaching and learning practices; and her expertise in designing, directing, and evaluating integrated science, technology, engineering, and mathematics (STEM) education programs; and

WHEREAS, Donna Sterling's research over the past 22 years at George Mason University has been instrumental in helping to improve science teaching in elementary schools, secondary schools, and institutions of higher education throughout the Commonwealth and the United States, while simultaneously increasing the educational impact of George Mason University throughout the Commonwealth and beyond; and

WHEREAS, Donna Sterling has served as principal investigator for numerous teacher, professional development, and research grants, including the award-winning New Science Teachers' Support Network for provisionally licensed science teachers and Science Camp for training pre-service and experienced teachers to conduct problem-based learning with children; and

WHEREAS, Donna Sterling's research formed the basis for the Virginia Initiative for Science Teaching and Achievement (VISTA)—one of the largest Investing in Innovation Fund grants awarded by the U.S. Department of Education and the largest grant in the history of George Mason University, bringing together six major Virginia universities, the Virginia Department of Education, the Virginia Math and Science Coalition, and private corporate partners to support the improvement of K-12 science education; and

WHEREAS, Donna Sterling has been an active staff and board member of the Virginia Mathematics and Science Coalition, where she developed policy recommendations and white papers for improving K-12 science education and oversaw the development of science leaders and the preparation of outstanding teacher and student programs; and

WHEREAS, Donna Sterling's research has garnered major funding from numerous corporations such as Exxon, Northrop Grumman, Boeing, and Micron; the National Science Foundation, American Association for the Advancement of Science, and Carnegie Institution of Washington; and the U.S. Department of Education and Virginia Department of Education; and

WHEREAS, Donna Sterling is recognized as both a pioneer and a distinguished graduate student in science education, having attained her doctorate in science education at George Washington University and completing her early research and career training under two noted Nobel Prize winners—Linus Pauling and Melvin Calvin—recipients of a combined three Nobel Prizes; and

WHEREAS, for the past two decades, Donna Sterling has been a trusted colleague and friend to her peers at the College of Education and Human Development, where she teaches science education leadership courses in the master's and doctoral science education leadership programs, and she has collaborated on more than $50 million in research grant funding, placing her among George Mason's top research grant recipients; and

WHEREAS, Donna Sterling has been a role model and mentor to generations of graduates—particularly women graduate students—inspiring and supporting them as they pursue teaching, research, and leadership careers in the field of K-12 science and STEM education; and

WHEREAS, Donna Sterling's ability to inspire graduate students through scientific discovery—inviting them to question, hypothesize, and verify new knowledge through experimentation and persistence—has been a hallmark of her passion for science education; and

WHEREAS, Donna Sterling has continued to support an ever-expanding network of former students, who are inspiring thousands of other young men and women to unlock the mysteries and wonder of the world through scientific discovery; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Donna R. Sterling for her distinguished service in the field of science and mathematics education in the Commonwealth; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Donna R. Sterling as an expression of the General Assembly's appreciation for her commitment to the education of the Commonwealth's next generation of leaders.
HOUSE JOINT RESOLUTION NO. 5118

Celebrating the life of Rufus Langford.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Rufus Langford, a tireless advocate for civil rights, bold voice for transparency and justice, and proud citizen of the City of Hampton, died on March 10, 2014; and
WHEREAS, raised in Phoebus, Rufus "Rudy" Langford attended Hampton City Public Schools and graduated from the historic George P. Phenix High School; he earned an associate's degree from Peninsula Business College and a bachelor's degree from Strayer University; and
WHEREAS, desirous to be of service to his country, Rudy Langford joined the United States Marine Corps in the 1950s; and
WHEREAS, enjoying a diverse and distinguished professional career, Rudy Langford worked for what was then known as the United States General Accounting Office, the Department of Corrections, and as a clerk of Circuit Court of Washington, D.C.; and
WHEREAS, later working as the postmaster at Hampton University, Rudy Langford was a mentor to countless students and encouraged them to make a difference in their communities; he proudly helped develop an internship program, allowing students to observe the judicial process; and
WHEREAS, beginning in 1957, Rudy Langford was a prominent and courageous figure in the civil rights movement for many years, and he served as the founder of the Coalition for Justice for Civil Rights; and
WHEREAS, Rudy Langford was instrumental in founding 24 branch chapters of the coalition throughout the Commonwealth; during his tenure as president of the organization, he helped countless Virginians in thousands of civil rights cases; and
WHEREAS, a recognized activist, Rudy Langford campaigned for transparency, accountability, and justice at local and state levels; he fought passionately for fairness and equality for all people, and he leaves a legacy of excellence to future community leaders and public servants in the City of Hampton; and
WHEREAS, Rudy Langford will be fondly remembered and greatly missed by his wife, Marion; daughter, Brenda, and her family; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Rufus Langford, a pillar of the Hampton community and a great Virginian; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Rufus Langford as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5119

Commending Robin Stern Hamby.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Robin Stern Hamby has devoted much of her life to helping and serving youths in Fairfax County as an educator, private tutor, and family and school relations specialist; and
WHEREAS, Robin Hamby earned a bachelor's degree from the University of Maryland and a master's degree from Marymount University before beginning a 30-year career in education, including 23 years with Fairfax County Public Schools; and
WHEREAS, Robin Hamby served as a teacher for children with disabilities in public schools, then opened her own private tutoring and testing business; she later returned to the public school system, teaching technology and reading at Fairfax Juvenile Detention Center; and
WHEREAS, Robin Hamby currently serves as a family partnerships specialist with Fairfax County Public Schools Department of Communications and Community Outreach; she works to increase parent involvement in children's education and support immigrant families during the reunification process; and
WHEREAS, in conjunction with parents and school staff, Robin Hamby developed innovative materials and programs for children who were raised in another country and recently reunited with their parents in the United States; and
WHEREAS, under Robin Hamby's able leadership, the Immigrant Family Reunification Program offers training for school staff and service providers and workshops for parents and is developing parent-led support groups; and
WHEREAS, Robin Hamby is an exemplar of the professionalism, creativity, and devotion shown by special educators throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Robin Stern Hamby for three decades of service to the youths of Fairfax County and the Commonwealth; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Robin Stern Hamby as an expression of the General Assembly's admiration for her dedication to and care for her students.

HOUSE JOINT RESOLUTION NO. 5120

Commending the Thomas A. Edison High School girls' basketball team.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, after an exceptional season, the Thomas A. Edison High School girls' basketball team advanced to the Virginia High School League Group 5A state semifinals in 2014; and
WHEREAS, the Thomas A. Edison High School Eagles won the Capitol Conference championship and the Group 5A North Regional championship to finish the season with an impressive 25-4 record; and
WHEREAS, sophomore Jada Graves was named the conference and regional player of the year and earned a spot on the Group 5A all-state first team; senior Tatianna Torres was named to the all-conference, all-regional, and all-state first teams; and
WHEREAS, each member of the team—Jada Graves, Lindsey Krisak, Nabil Burhan, Jamie Potts, Megan Hendrick, Raven Moses, Julia Eversole, Mariyah Harper, Caitlyn Riley, Tierra Cochran, Jessica Harris, and Tatianna Torres—contributed greatly to the team's outstanding record; and
WHEREAS, the successful season is also a testament to the leadership of the coaches and staff and the enthusiastic support of the entire Thomas A. Edison High School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Thomas A. Edison High School girls' basketball team on advancing to the Virginia High School League Group 5A state semifinals in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dianne Lewis, head coach of the Thomas A. Edison High School girls' basketball team, as an expression of the General Assembly's admiration for the team's dedication and skill.

HOUSE JOINT RESOLUTION NO. 5121

Celebrating the life of Raymond Harold Boone.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Raymond Harold Boone, revered founding editor and publisher of the Richmond Free Press, was born on February 2, 1938, in Suffolk and entered into eternal rest on June 3, 2014; and
WHEREAS, Raymond Harold Boone graduated from East Suffolk High School, where he started both its newspaper and yearbook, stating that it was an opportunity to put his school on the map; he attended Norfolk State University, where he gained reporting experience writing for the Norfolk Journal and Guide and the Suffolk News-Herald before transferring to Boston University, where he earned his degree while serving as city editor for the Boston Chronicle and as a reporter for the Quincy Patriot Ledger; he earned a master's degree in journalism from Howard University; and
WHEREAS, after his graduation, Raymond Harold Boone accepted employment with Tuskegee University as the public information officer before being drafted into the United States Army in the early 1960s, where he served honorably and with distinction; and
WHEREAS, following his military service, Raymond Harold Boone became the White House correspondent for the Afro-American in Baltimore at the height of the Civil Rights Movement and later also reported from Cuba, Russia, and other overseas hot spots as an international correspondent for the National Newspaper Publishers Association; and
WHEREAS, in 1965, Raymond Harold Boone was assigned to Richmond as the editor of the local edition of the Afro-American, which marked his rise as a prominent leader in the Richmond community, using the power of his pen to speak fearlessly and courageously against racial injustice; in 1969, he collaborated on the creation of the Frederick Douglass Program to train young African Americans for careers in journalism, and during his 11-year tenure as editor, his efforts helped to boost the power and influence of many African Americans in local, state, and national politics; and
WHEREAS, from 1976 to 1981, Raymond Harold Boone served as editor and vice president of the Afro-American Newspapers in Baltimore; in 1981 he began teaching journalism at Howard University, where he earned a reputation as a tough, demanding educator who emphasized excellence and ethics; he returned to Washington, D.C., in 1992 to start his own newspaper; and
WHEREAS, Raymond Harold Boone was the son of Tsujito Miyazaki and Leathia Boone, loving parents who were unable to marry due to Virginia's laws prohibiting interracial marriage; who emphasized the importance of family, determination, hard work, and tolerance; and who instilled in him a strong work ethic and nurtured his business acumen; his family's struggles fueled his passion to eradicate social and racial injustices; and
WHEREAS, Raymond Harold Boone was actively involved in his community and received numerous awards and recognitions, among them twice serving as a Pulitzer Prize juror, which paved the way for the inclusion of African Americans on the Pulitzer board at Columbia University; he was a proud lifetime member of Kappa Alpha Psi Fraternity and member of the National Association of Guardsmen, the National Newspaper Publishers Association, the Virginia Communications Hall of Fame in 2000, national leadership honor society Omicron Delta Kappa in 2013, and many other professional and community groups; and he was a longtime member of St. Philip's Episcopal Church in Richmond; and

WHEREAS, Raymond Harold Boone will be remembered for his thoughtfulness, honesty, integrity, courage, intellectual curiosity, and audacity to speak truth to power, even when confronted by injustice, inequality, and ignorance; and

WHEREAS, Raymond Harold Boone, a longtime journalist and defender of freedom, will be sorely missed by his family, friends, and colleagues who will cherish his memory forever; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Raymond Harold Boone, founder, editor, and publisher of the Richmond Free Press; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Raymond Harold Boone as an expression of the General Assembly's appreciation for his service to the Commonwealth and respect for his memory.

HOUSE JOINT RESOLUTION NO. 5122

Commending Pamela Graves.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, Pamela Graves of Fauquier County, a dedicated educator who has touched countless lives throughout her career, received the Agnes Meyer Outstanding Teacher Award from the Washington Post's Educational Foundation in 2014; and

WHEREAS, the Agnes Meyer Outstanding Teacher Award was established to recognize teachers who have made exceptional contributions to their field and inspired creativity and a passion for lifelong learning among their students; Pamela Graves was one of 20 teachers in the Washington, D.C., metropolitan area to receive the prestigious honor; and

WHEREAS, a native of the Commonwealth, Pamela Graves has lived throughout the United States and earned a bachelor's degree from George Mason University and a master's degree from Walden University; and

WHEREAS, Pamela Graves discovered her passion for education while volunteering at Margaret M. Pierce Elementary School; she began her career as a teacher at Central Elementary School in 1993 and transferred to James G. Brumfield Elementary School in 2001; and

WHEREAS, over the course of a distinguished 20-year career, Pamela Graves helped prepare countless students for further education, careers, and responsible citizenship as a fourth, fifth, and sixth grade teacher; she offered her wisdom and experience to numerous committees and facilitated new opportunities as a sponsor of several student organizations; and

WHEREAS, known as a caring and devoted mentor, Pamela Graves has inspired students to believe in themselves and achieve their full potential and helped several colleagues develop leadership skills and become better teachers; and

WHEREAS, Pamela Graves is active in the community, generously offering her time and talents to Eagle Hill Equine Rescue; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Pamela Graves on receiving the Agnes Meyer Outstanding Teacher Award; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Pamela Graves as an expression of the General Assembly's admiration for her commitment to helping students achieve greatness.

HOUSE JOINT RESOLUTION NO. 5123

Commending John Tippett.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, John Tippett, an environmental scientist and the face of Friends of the Rappahannock for nearly two decades, announced his retirement as executive director of the organization on April 18, 2014; and

WHEREAS, John Tippett earned a bachelor of science degree in environmental science from Allegheny College and a master's degree in environmental resource management from Duke University in 1990; and

WHEREAS, John Tippett, a true conservationist who fell in love with the waters of nature as a child in his native southern Maryland, has served as executive director of Friends of the Rappahannock since May 1995; he has built an exceptionally talented staff of environmental professionals whose dedication to serving the Fredericksburg area extends to the entire Rappahannock River, the mountains, and the Chesapeake Bay; and
WHEREAS, John Tippett, a strong and energetic advocate for the Rappahannock River, inspired enthusiasm and stewardship, and under his leadership Friends of the Rappahannock has been instrumental in the removal of the Embrey Dam in 2004 to benefit migratory fish and the establishment of a 31-mile riverfront conservation easement to protect more than 4,200 acres of land along the Rappahannock and Rapidan Rivers; and

WHEREAS, John Tippett has successfully led Friends of the Rappahannock to work with local governments and developers on low-impact development ordinances, which were among the first in Virginia; provide educational programs that serve more than 8,000 students each year; gather water-quality samples and construct rain barrels; and assist homeowners with installing rain gardens to keep polluted runoff out of the Rappahannock River; and

WHEREAS, a former Kellogg Foundation fellow, John Tippett has worked as a consultant on environmental projects in Eastern Europe, the Philippines, and South America; his awards and recognitions include the Float Fishermen of Virginia's 2005 River Conservationist of the Year, the International Paper and The Conservation Fund's 2007 National Environmental Partnership Award, the River Network's 2008 National River Hero Award, and the Center for Watershed Protection's 2010 Stoneroller Award; and

WHEREAS, an avid Hobie Cat sailor, John Tippett enjoys spending time with his family and anticipates serving as a consultant to Friends of the Rappahannock in his well-earned retirement; and

WHEREAS, John Tippett's hard work and significant contributions to the environmental protection of the Rappahannock River watershed will give citizens and tourists the opportunity to appreciate the beauty of the river in its natural setting and enjoy a healthy outdoor experience for years to come; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend John Tippett for his expertise and dedicated advocacy; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to John Tippett, executive director of Friends of the Rappahannock, as an expression of the General Assembly's appreciation of his contributions to the Commonwealth and best wishes for a rewarding retirement.

HOUSE JOINT RESOLUTION NO. 5124

Commending the Virginia Marine Police.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014

WHEREAS, the Virginia Marine Police, the law-enforcement arm of the Virginia Marine Resources Commission, works diligently to serve the public by protecting and preserving the Commonwealth's tidal natural resources; and

WHEREAS, formed in 1875 as the Oyster Navy, the Virginia Marine Police has maintained a proud tradition of service to the Commonwealth for almost 140 years; Virginia Marine Police officers conduct search and rescue operations, respond to emergency calls and boating accidents, support boating safety, and conduct maritime counterterrorism patrols; and

WHEREAS, among its many responsibilities, the Virginia Marine Police is also tasked with enforcement of the moratorium on harvesting striped bass within designated federal waters enacted by the United States Secretary of Commerce in 1990; and

WHEREAS, in 2014, Captain John Croft and Special Agent James Simpson earned national recognition from the Atlantic States Marine Fisheries Commission, receiving the Excellence in Law Enforcement Award for their courageous work on an undercover operation that led to the arrest of five charter boat captains who illegally harvested striped bass near Virginia Beach; and

WHEREAS, a highly respected law-enforcement agency, the Virginia Marine Police has received numerous other awards and accolades for its work; and

WHEREAS, Captain Croft and Special Agent Simpson are exemplars of the professionalism, dedication to duty, and care for the community displayed by all members of the Virginia Marine Police; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Virginia Marine Police for its work to serve the public and protect natural resources along the Commonwealth's coastlines; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Rick Lauderman, chief of the Virginia Marine Police, as an expression of the General Assembly's admiration for the exceptional service and sacrifices of all Virginia Marine Police officers.

HOUSE JOINT RESOLUTION NO. 5125

Commending Vietnam War service members from Portsmouth.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 12, 2014
WHEREAS, between 1962 and 1975, hundreds of thousands of United States service members honorably served their country in the Republic of Vietnam; and
WHEREAS, during the Vietnam War, numerous members of the Portsmouth community courageously left their homes, friends, families, and careers to serve the nation in the United States Army, Navy, Air Force, and Marines; and
WHEREAS, gallantly facing a determined enemy and unfamiliar terrain, several service members from Portsmouth were wounded, held as prisoners of war, or declared missing in action; and
WHEREAS, on May 26, 2014, the City of Portsmouth Mayor’s Military Affairs Committee and the United States Department of Defense Commemorative Partner Program honored the 41 soldiers, sailors, airmen, and Marines from Portsmouth who made the ultimate sacrifice with a Vietnam War Memorial Service in the Portsmouth Arts and Cultural Center Courtyard; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Vietnam War service members from Portsmouth on the occasion of the 50th anniversary of the Vietnam War; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the City of Portsmouth Mayor's Military Affairs Committee as an expression of the General Assembly's admiration and respect for the valor and sacrifices of Vietnam War service members from Portsmouth.

HOUSE JOINT RESOLUTION NO. 5126

Commending Akhil Rekulapelli.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, Akhil Rekulapelli, an eighth-grade student at Stone Hill Middle School, won the National Geographic Bee on May 21, 2014, in Washington, D.C.; and
WHEREAS, the National Geographic Bee, an educational competition hosted by the National Geographic Society, is designed to encourage schools to teach geography, increase student interest, and heighten public awareness of the subject; and
WHEREAS, Akhil Rekulapelli advanced to the national competition after winning his school-level geographic bee and the Virginia Geographic Bee, where he competed against 99 other students; and
WHEREAS, one of 54 finalists among more than 4 million student competitors nationwide, Akhil Rekulapelli secured his victory in the National Geographic Bee with the correct answer to a question about the Vaca Muerta formation in Argentina; and
WHEREAS, showing immense dedication, Akhil Rekulapelli has built a strong foundation for lifelong learning; he follows news and current events closely, while studying prominent geographic features in major countries; and
WHEREAS, Akhil Rekulapelli earned a $50,000 college scholarship and a chance to expand his knowledge of the world with a trip to the Galápagos Islands; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Akhil Rekulapelli on winning the 2014 National Geographic Bee; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Akhil Rekulapelli as an expression of the General Assembly's admiration for his knowledge and determination and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5127

Commending Lillie Hinnant-Willis.

Agreed to by the House of Delegates, June 12, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, Lillie Hinnant-Willis, a dedicated caregiver in the City of Richmond, has served patients in the Virginia Commonwealth University Health System for more than 35 years and retires in 2014; and
WHEREAS, Lillie Hinnant-Willis began her career as a food service worker with what is today known as the Virginia Commonwealth University Health System in 1978; and
WHEREAS, with the encouragement of her supervisor, Lillie Hinnant-Willis applied for and was accepted to a licensed practical nursing program; and

WHEREAS, Lillie Hinnant-Willis served the hospital in many capacities before transferring to the Evans-Haynes Burn Center in 1995, where she served as a nurse educator, interim nurse manager, clinical coordinator, and interim nurse clinician and as a coordinator for Survivors Offering Assistance in Recovery; and

WHEREAS, to better serve her patients and assist her fellow nurses, Lillie Hinnant-Willis earned a master's degree in nursing education and became a progressive care certified nurse; and

WHEREAS, Lillie Hinnant-Willis generously donates her time and leadership to several outreach events, including health fairs, Burn Survivor Sunday, acute burn life support courses, support groups for patients and families, and educational seminars; and

WHEREAS, Lillie Hinnant-Willis is an exemplar of the professionalism and compassion shown by caregivers throughout the greater Richmond area and the Commonwealth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Lillie Hinnant-Willis on the occasion of her retirement as a nurse in the Virginia Commonwealth University Health System; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Lillie Hinnant-Willis as an expression of the General Assembly's admiration for her devoted service to those in need.

HOUSE JOINT RESOLUTION NO. 5128

Commending Abby Leonard.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, Abby Leonard, a senior at Gate City High School, was selected by the National Federation of State High School Associations as the 2014 Section 2 recipient of the National High School Heart of the Arts Award; and

WHEREAS, winners of the National High School Heart of the Arts Award are students who exhibit laudable heart in their chosen education-based activity, are in good standing with the high school, and surpass expectations in assisting others in their community; and

WHEREAS, nominated by Jamie Perry, a Gate City High School English teacher and forensics sponsor, Abby Leonard was the standout student from Section 2, a group that includes students from Virginia, West Virginia, Pennsylvania, Delaware, Kentucky, Ohio, and the District of Columbia; and

WHEREAS, with a passion for the arts, Abby Leonard participates in theatre, marching band, wind ensemble, and forensics, all while maintaining a 3.9 grade point average; and

WHEREAS, with a strong performance as Toinette in Gate City High School's production of "The Imaginary Invalid" and a third place finish in Humorous Duo Interpretation at the Virginia High School League state forensics tournament, Abby Leonard has proven her talent and ability; and

WHEREAS, after graduation, Abby Leonard hopes to attend Mountain Empire Community College on an Appalachian Inter-Mountain Scholarship and pursue her passion for the arts by studying performing arts and humanities; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Abby Leonard on being selected by the National Federation of State High School Associations as the 2014 Section 2 recipient of the National High School Heart of the Arts Award; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Abby Leonard as an expression of the General Assembly's respect and congratulations on this distinguished honor.

HOUSE JOINT RESOLUTION NO. 5130

Celebrating the life of Edward Linscott Oast, Jr.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, Edward Linscott Oast, Jr., a respected attorney and an active, patriotic member of the Portsmouth community, died on June 13, 2014; and

WHEREAS, a native of Portsmouth, Edward Oast graduated from Churchland High School and the Virginia Military Institute as a distinguished cadet; he earned a law degree from Washington and Lee University, where he served as an editor of the law review and a member of Kappa Alpha Fraternity; and

WHEREAS, desirous to be of service to his country, Edward Oast joined the United States Air Force, where he served in the Judge Advocate General's Corps for two years; and
WHEREAS, after his military service, Edward Oast enjoyed a distinguished career as an attorney until his retirement as a senior partner with a prominent Norfolk firm, Williams Kelly & Greer; a respected leader in the field, he was inducted as a fellow of the American College of Trial Lawyers and served as a president of the Portsmouth-Chesapeake Bar Association; and

WHEREAS, Edward Oast worked to enhance the community as a past president of the Portsmouth Rotary Club and a two-term member of the Portsmouth City Council, he enjoyed fellowship and worship as an active member of Churchland Baptist Church, offering his time and leadership as a deacon and trustee; and

WHEREAS, Edward Oast will be fondly remembered and greatly missed by his devoted wife of 60 years, Jean; children, Elizabeth, Carolyn, and Edward III, and their families; and numerous other family members, friends, and colleagues; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Edward Linscott Oast, Jr., a distinguished attorney and admired member of the Portsmouth community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Edward Linscott Oast, Jr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5131

Commending the Loudoun County High School boys' soccer team.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, the Loudoun County High School boys' soccer team capped an impressive season by winning the Virginia High School League Group 4A state championship on June 14, 2014, at Liberty University; and

WHEREAS, with a late strike from senior James Moreno, the Loudoun County High School Raiders defeated Midlothian High School 1-0 to earn the school's first boys' soccer state title; and

WHEREAS, beginning the season with a mission to help the Loudoun County High School Raiders become one of the Commonwealth's premier soccer programs, head coach Arni Sepehri adopted the slogan "One Goal" and led the team to a 21-1-1 record; and

WHEREAS, the Loudoun County High School Raiders finished the season with 10 straight wins, anchored by a defense that allowed only three goals in 10 games and led by a productive offense that scored 37 goals in six weeks; and

WHEREAS, the victory is a testament to the skill and hard work of the players, the leadership of the coaches and staff, and the enthusiastic support of the entire Loudoun County High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Loudoun County High School boys' soccer team on winning the 2014 Virginia High School League Group 4A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Arni Sepehri, head coach of the Loudoun County High School boys' soccer team, as an expression of the General Assembly's admiration for the team's focus and determination.

HOUSE JOINT RESOLUTION NO. 5132

Celebrating the life of David Tremaine.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, David Tremaine, a deeply admired educator and administrator who touched countless lives in Fairfax County and throughout the Commonwealth, died on June 16, 2014; and

WHEREAS, a native of Evanston, Illinois, David Tremaine grew up in Rockville, Maryland; he earned a bachelor's degree from the University of South Carolina and a master's degree from George Mason University; and

WHEREAS, David Tremaine began his professional career in banking before answering his calling to become an educator in 1991; he served as a teacher at Dranesville Elementary School and later served in middle schools and high schools throughout the Commonwealth; and

WHEREAS, David Tremaine offered his able leadership and passion for lifelong learning as an assistant principal and principal at several Fairfax County public schools before joining Hayfield Secondary School as principal in July 2010; and

WHEREAS, David Tremaine worked to ensure students had the tools and proper environment to achieve their full potential; he was an enthusiastic supporter of Hayfield Hawks sporting events and activities, participating in school musicals and singing the school's fight song over the intercom before football games; and
WHEREAS, David Tremaine was an exemplar of the professionalism and dedication displayed by educators and school administrators as they prepare students throughout the Commonwealth for higher education, careers, and responsible citizenship; and

WHEREAS, David Tremaine will be fondly remembered and greatly missed by his wife, Robyn; children, Samantha, Grant, and Parker; parents, Myron and Ann; and numerous other family members, friends, and former students; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of David Tremaine, a dedicated and distinguished educator; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of David Tremaine as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5133

Commending the Albemarle High School boys' lacrosse team.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, the Albemarle High School boys' lacrosse team won the Virginia High School League Group 1A-5A state championship on June 15, 2014, at Lake Braddock Secondary School; and

WHEREAS, in a come-from-behind victory, the Albemarle High School Patriots defeated the Loudoun County High School Raiders 11-10 to finish the season with an impressive 20-1 record; and

WHEREAS, the hard-fought win marked the first state title in the Western Albemarle High School boys' lacrosse team's history; and

WHEREAS, senior Matt Crist led the Albemarle High School Patriots with six goals, including three goals in the fourth quarter to keep the team in the hunt; and

WHEREAS, organized by goalie Kyle Seaog, the Albemarle High School Patriots' defense controlled the flow of the game in overtime, allowing senior Kevin Bernardino to score the winning goal with only seconds to spare; and

WHEREAS, the victory is a testament to the skill and dedication of the players, the leadership and hard work of the coaches and staff, and the enthusiastic support of the entire Albemarle High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Albemarle High School boys' lacrosse team on winning the 2014 Virginia High School League Group 1A-5A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to David King, head coach of the Albemarle High School boys' lacrosse team, as an expression of the General Assembly's admiration for the team's accomplishments.

HOUSE JOINT RESOLUTION NO. 5134

Commending the Western Albemarle High School girls' tennis team.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, the Western Albemarle High School girls' tennis team won the Virginia High School League Group 3A state championship on June 14, 2014; and

WHEREAS, the Western Albemarle High School Warriors defeated the York High School Falcons 5-1 in the singles competitions to secure the program's first state title; and

WHEREAS, Emily Kochard, Savannah Diamond, and Maddy Ix won in straight sets to put the Western Albemarle High School Warriors ahead 3-1; and

WHEREAS, Maggie Roesch recorded a come-from-behind victory in her second set to force a decisive third set, and Stephanie Barton won a crucial tiebreaker to secure the fifth win and close out the competition; and

WHEREAS, the victory is a testament to the hard work and dedication of each of the championship players—Stephanie Barton, Savannah Diamond, Maddy Ix, Lauren Kearns, Emily Kochard, and Maggie Roesch—the leadership of the coaches and staff, and the enthusiastic support of the entire Western Albemarle High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Western Albemarle High School girls' tennis team on winning the 2014 Virginia High School League Group 3A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Ellen Markowitz, head coach of the Western Albemarle High School girls' tennis team, as an expression of the General Assembly's admiration for the team's accomplishments.
HOUSE JOINT RESOLUTION NO. 5135

Commending the Western Albemarle High School boys' soccer team.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, the Western Albemarle High School boys' soccer team won the Virginia High School League Group 3A state championship on June 14, 2014, capping an undefeated season; and
WHEREAS, the Western Albemarle High School Warriors defeated the Blacksburg High School Bruins 7-6 on penalty kicks after a 2-2 draw and a defensive struggle in four periods of overtime; and
WHEREAS, senior Forrest White took the winning penalty kick, ending his high school career as Western Albemarle High School's leading scorer and a state record holder with 59 goals; he also set the state record for career points; and
WHEREAS, senior Chase Stokes, who was a crucial member of the varsity football and basketball teams, also completed his distinguished high school career with the state championship victory and was named Western Albemarle High School's Male Athlete of the Year; and
WHEREAS, the Western Albemarle High School Warriors finished the season with a perfect 24-0 record to claim the program's first state title since 1996; and
WHEREAS, the victory is a testament to the skill and hard work of each of the players, the leadership of the coaches and staff, and the enthusiastic support of the entire Western Albemarle High School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Western Albemarle High School boys' soccer team on winning the Virginia High School League Group 3A state championship to complete a perfect season; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Paul Rittenhouse, head coach of the Western Albemarle High School boys' soccer team, as an expression of the General Assembly's admiration for the team's achievements.

HOUSE JOINT RESOLUTION NO. 5136

Commending the Hickory High School baseball team.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, the Hickory High School baseball team won the Virginia High School League Group 5A state championship on June 15, 2014; and
WHEREAS, the Hickory High School Hawks secured their first state title by defeating the Group 5A South champion Douglas S. Freeman High School Rebels 6-4 at Robinson Secondary School in Fairfax County; and
WHEREAS, the Hickory Hawks took an early 3-0 lead in the championship game, but the Freeman Rebels rebounded to tie the game at 4-4 and sent it to extra innings; junior Jarrett Mustain scored the winning run in the 10th inning; and
WHEREAS, the Hickory High School Hawks also defeated the 5A North champions, the Stone Bridge High School Bulldogs, 9-1 in the semifinals; and
WHEREAS, the victory is a testament to the skill and dedication of the players, the leadership and guidance of the coaches and staff, and the enthusiastic support of the entire Hickory High School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Hickory High School baseball team on winning the 2014 Virginia High School League Group 5A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Henry Kraft, head coach of the Hickory High School baseball team, as an expression of the General Assembly's admiration for the team's accomplishments.

HOUSE JOINT RESOLUTION NO. 5137

Commending the Great Bridge High School softball team.

Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, the Great Bridge High School softball team set a league record for the most softball state titles, winning the Virginia High School League Group 5A state championship on June 15, 2014; and
WHEREAS, the Great Bridge High School Wildcats defeated the Briar Woods Falcons 3-1 in eight innings to claim their second consecutive state title and the program's sixth overall; and
WHEREAS, with state championship wins in 1998, 1999, 2000, 2009, and 2013, the Great Bridge High School Wildcats had been tied with teams from three other schools for the Virginia High School League record; and

WHEREAS, in the top of the eighth inning, Great Bridge High School's Chloe Carr doubled to score Cameryn Strother for the go-ahead run; pitcher Sydney Harless added an RBI double to secure the win; and

WHEREAS, the victory is a testament to the hard work and talents of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire Great Bridge High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Great Bridge High School softball team on winning the 2014 Virginia High School League Group 5A state championship and setting a league record for softball state titles; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Kirk Clayton, head coach of the Great Bridge High School softball team, as an expression of the General Assembly's admiration for the team's historic achievements.

HOUSE JOINT RESOLUTION NO. 5138
Celebrating the life of Chase Garrett Moore.
Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, Chase Garrett Moore, a beloved son, brother, and friend and an active member of the Chesapeake community, died on June 7, 2014; and

WHEREAS, a 2014 graduate of Hickory High School in Chesapeake, Chase Moore was a diligent student who worked hard to keep up with schoolwork, even while courageously battling cancer; and

WHEREAS, Chase Moore was admired by his peers and was elected the 2014 Hickory High School prom king; and

WHEREAS, Chase Moore was known throughout the community as a kind, easygoing friend and a loving son and brother; he touched countless lives and brought joy to others through his sense of humor; and

WHEREAS, Chase Moore will be fondly remembered and greatly missed by his parents, Mark and Kelly; brother, Jackson; and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Chase Garrett Moore, a beloved member of the Chesapeake community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Chase Garrett Moore as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5139
Commending Paul Daniel Smith.
Agreed to by the House of Delegates, June 23, 2014
Agreed to by the Senate, June 23, 2014

WHEREAS, Paul Daniel Smith, a dedicated civil servant in Yorktown, has served the Commonwealth and the United States for nearly four decades; and

WHEREAS, Paul "Dan" Smith earned bachelor's and master's degrees from the University of North Carolina at Chapel Hill and courageously served his country as an officer in the United States Army during the Vietnam War; and

WHEREAS, after his honorable discharge, Dan Smith pursued a distinguished career in civil service at the local, state, and national levels; he was admired for his ability to resolve complex public policy issues between governments, private organizations, and citizens; and

WHEREAS, Dan Smith served as a staff member in the United States Senate and the United States House of Representatives and held prominent positions in the General Services Administration and the Department of the Interior; and

WHEREAS, Dan Smith currently offers his leadership and experience as the superintendent of Colonial National Historical Park in Yorktown, where he works to preserve the history and culture of the Commonwealth; and

WHEREAS, Dan Smith and his wife, Karen, also preserve the cultural history of the Commonwealth as residents of the colonial Dudley Digges House in Yorktown; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Paul Daniel Smith for nearly four decades of exceptional service to the Commonwealth and the United States; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Paul Daniel Smith as an expression of the General Assembly's admiration for his leadership and dedication to serving the community.
HOUSE JOINT RESOLUTION NO. 5140

Celebrating the life of Ralph Cummins.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Ralph Cummins, a dedicated educator and record-breaking high school athletics coach who served as a leader and mentor to countless young men and women in the Clintwood community, died on June 23, 2014; and

WHEREAS, Ralph Cummins began his career as a teacher and coach at Clintwood High School in 1950; he served as the girls' basketball coach and an assistant football coach before becoming the football head coach in 1953; and

WHEREAS, a focused and dedicated leader, Ralph Cummins helped his teams acquire the best equipment and attended coaching clinics around the country; with his guidance and support, the Clintwood High School football team achieved a historic 41-3-6 record from 1955 to 1959; and

WHEREAS, under Ralph Cummins' leadership, the Clintwood High School football team earned Virginia High School League state titles in 1974, 1975, and 1978 and won 64 consecutive games in that period; he also led the girls' basketball team to state championships in 1985 and 1989; and

WHEREAS, Ralph Cummins retired as football coach in 1987 with an impressive 271 wins and 10 undefeated seasons, making him one of the top high school football coaches in the Commonwealth; and

WHEREAS, Ralph Cummins earned numerous awards and accolades, including regional and national coach of the year awards, and he was inducted into four sports halls of fame; he also served as a past president of state and national high school coaches associations; and

WHEREAS, working to better the quality of life for his fellow residents, Ralph Cummins served as a member of the Clintwood Kiwanis Club, and he enjoyed fellowship and worship with the community at Clintwood Methodist Church; and

WHEREAS, Ralph Cummins will be fondly remembered and greatly missed by his wife, Carolyn, and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Ralph Cummins, a respected educator, athletics coach, and a pillar of the Clintwood community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Ralph Cummins as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5141

Commending the Pembroke Ruritan Club.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, the Pembroke Ruritan Club proudly celebrates 75 years of dedicated service to the Pembroke and Giles County communities; and

WHEREAS, since 1928, Ruritan Clubs have dedicated themselves to improving communities and building a better America through fellowship, goodwill, and community service; and

WHEREAS, chartered on August 27, 1939, the Pembroke Ruritan Club's membership represented the diverse community, bringing together textile and factory workers, educators, postal carriers, farmers, lawyers, merchants, clergy, and local government officials to achieve a common good; and

WHEREAS, the Pembroke Ruritan Club has made many valuable contributions to the local community by providing needed funds to area organizations, promoting community fellowship, and assisting in service efforts; and

WHEREAS, the members of the Pembroke Ruritan Club have generously given of their time and talents over the years to make their community a better place in which to live and work and look forward to continuing to serve local residents in the future; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Pembroke Ruritan Club for its contributions to the community on the occasion of its 75th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Pembroke Ruritan Club as an expression of the General Assembly's congratulations and admiration for its decades of service.

HOUSE JOINT RESOLUTION NO. 5142

Commending the McLean Citizens Association.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, the McLean Citizens Association, Fairfax County’s oldest civic organization, has served since 1914 as the "Voice of McLean" and as the unofficial town council for the residents of the greater McLean area; and

WHEREAS, throughout its history, the McLean Citizens Association has provided a forum in which all McLean area residents can discuss ways to resolve community concerns and countywide issues; and

WHEREAS, the McLean Citizens Association frequently hosts Fairfax County supervisors, state legislators, county staff, and other public officials on matters of public interest and has helped facilitate an active, informed citizenry in keeping with the fine civic traditions of the Commonwealth; and

WHEREAS, the McLean Citizens Association serves as the umbrella organization for homeowner, civic, and community associations within the approximate boundaries of the McLean Planning District; and

WHEREAS, on November 2, 1914, the McLean Citizens Association was originally organized as the School and Civic League of McLean (the League); and

WHEREAS, in 1915, the League sponsored the first McLean Day, a large community event that provided funding for civic and school needs, and the McLean Community Center has carried on the annual tradition to this day; and

WHEREAS, in its earliest years, the League contributed money for roads, a library, a railway station, electrification, and the furnishing of a local school; the League was officially incorporated on June 25, 1921; and

WHEREAS, in 1923, the League sponsored the McLean Volunteer Fire Department, the first such station in Fairfax County, and in 1924, the League sponsored the area’s first Boy Scouts of America troop, Troop 128; and

WHEREAS, in 1932, the League helped provide the first streetlights in downtown McLean and paid for their illumination for decades thereafter; and

WHEREAS, the School and Civic League voted to change its name to the McLean Citizens Association on January 29, 1953; and

WHEREAS, the McLean Citizens Association has helped bring together the communities of Langley, Lewinsville, Chesterbrook, Kirbyville, Kenmore, Tysons Crossroads, Spring Hill, and Odrick’s Corner into a greater McLean community; and

WHEREAS, during the 1950s and 1960s, the McLean Citizens Association worked toward the establishment of a community center and, in 1964, was the principal founding benefactor of an organization that opened the McLean Community Center on October 18, 1975; and

WHEREAS, through active advocacy during the 1960s and 1970s, the McLean Citizens Association protected Merrywood; enabled the Park Authority to acquire the 336-acre Burling tract for a nature preserve and the Hamel tract that became Lewinsville Park, among other significant park acquisitions; and established the McLean Trees Committee—now known as the McLean Trees Foundation—which has planted hundreds of trees in central McLean; and

WHEREAS, the McLean Citizens Association played a central role in establishing the unique civic and cultural complex in McLean that includes the McLean Green, McLean Central Park, the McLean Community Center, and the Dolley Madison Library by donating several parcels of land and through its advocacy and additional financial support; and

WHEREAS, in March 1980, the general membership of the McLean Citizens Association voted to incorporate and endowed a nonprofit corporation, the McLean Citizens (now Community) Foundation, which has provided over $1 million in grants to community organizations serving greater McLean; and

WHEREAS, in recent years the McLean Citizens Association has represented the interests of McLean area residents by successfully encouraging public agencies and elected officials to limit the burden on taxpayers from the extension of the Washington Metro to Dulles; and

WHEREAS, the McLean Citizens Association also works to ensure that the pace of development within Tysons is coordinated with the development of the required transportation infrastructure and public and private amenities, such as parks, recreational facilities, schools, and public safety facilities; and

WHEREAS, the McLean Citizens Association facilitates an equitable sharing of costs associated with transforming Tysons Corner into a vibrant urban center, while ensuring the integrity of and limiting the burden on the transportation systems, education, public safety, and parks and recreational facilities serving the surrounding communities; and

WHEREAS, the McLean Citizens Association strives for greater transparency and accountability in the governmental budgeting process through its efforts to promote the establishment of an independent program auditor for the Fairfax County Board of Supervisors; and

WHEREAS, the McLean Citizens Association has collaborated with other community organizations, elected officials, and local government agencies to guide the development of downtown McLean and Tysons Corner, protect the historic and scenic Georgetown Pike corridor, promote multimodal transportation facilities, promote local public schools, and enhance the quality of life for McLean area residents; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the McLean Citizens Association for its work to improve and engage the McLean community and serve as the "Voice of McLean" on the occasion of its 100th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Board of Directors of the McLean Citizens Association as an expression of the General Assembly’s admiration for the group’s commitment and contributions to the residents of greater McLean.
HOUSE JOINT RESOLUTION NO. 5143

Commending the Gate City High School girls' tennis team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Gate City High School girls' tennis team claimed its second consecutive state championship, winning the Virginia High School League Group 2A state championship on June 14, 2014; and

WHEREAS, in a tense competition at Radford University, the Gate City High School Blue Devils defeated the Wilson Memorial High School Indians 5-2; and

WHEREAS, after the Gate City High School Blue Devils took an early 4-0 lead in the singles matches, the Wilson Memorial High School Indians recovered to force doubles matches; Rosa Smith and Emily Smith won the first doubles match in two sets to secure the victory; and

WHEREAS, the win marked the Gate City High School Blue Devils' third state title under head coach Delonda Spivey and the program's eighth title overall, matching a Virginia High School League record; and

WHEREAS, the team's historic success is a testament to the hard work of all of the players—Taylor Carter, Alyssa Ferguson, Emily Hensley, Carson Light, Emily Smith, Rosa Smith, Hannah Spivey, and Lauren Williams—the leadership of the coaches and staff, and the enthusiastic support of the entire Gate City High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Gate City High School girls' tennis team on winning the 2014 Virginia High School League Group 2A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Delonda Spivey, head coach of the Gate City High School girls' tennis team, as an expression of the General Assembly's admiration for the team's perseverance and skill.

HOUSE JOINT RESOLUTION NO. 5144

Commending Susan Dunagan.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, Susan Dunagan, a respected educator and athletics coach, retires as the head coach of the Roanoke College women's basketball team; and

WHEREAS, a native of the Roanoke Valley, Susan Dunagan graduated from Radford University and began her coaching career at Cave Spring High School, where she taught health, physical education, and driver's education; and

WHEREAS, with her dedication, positivity, and great instincts, Susan Dunagan led the Cave Spring High School girls' basketball team to an impressive 124-39 record between 1971 and 1981; and

WHEREAS, Susan Dunagan became the head coach of the Roanoke College women's basketball team in 1981 and led the Roanoke Maroons to a 611-271 career record, including a 449-141 record in the Old Dominion Athletic Conference (ODAC); she ranks 10th among NCAA Division III head coaches for all-time wins; and

WHEREAS, under Susan Dunagan's leadership, the team completed 16 seasons of 20 or more wins, won a record 13 ODAC championships, and made 11 appearances in the NCAA tournament; and

WHEREAS, Susan Dunagan challenged her student-athletes to work hard and achieve their full potential on and off the basketball court; she emphasized the importance of academics, and all of her four-year players have earned college diplomas; and

WHEREAS, earning numerous awards and accolades throughout her career, Susan Dunagan was named ODAC Coach of the Year nine times and inducted into the Roanoke College Athletic Hall of Fame in 2011; and

WHEREAS, a devoted mentor, Susan Dunagan inspired many of her former players and assistant coaches to become head coaches at the high school and college levels; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Susan Dunagan on the occasion of her retirement as head coach of the Roanoke College women's basketball team; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Susan Dunagan as an expression of the General Assembly's admiration for her leadership and commitment to serving the student-athletes of Roanoke College.
HOUSE JOINT RESOLUTION NO. 5145

Celebrating the life of the Honorable James Clinton Turk.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Honorable James Clinton Turk, a retired chief judge of the United States District Court for the Western District of Virginia who represented the residents of the 37th District in the Senate of Virginia for 13 years, died on July 6, 2014; and
WHEREAS, a native of Roanoke County, James Turk graduated from William Byrd High School and earned a bachelor's degree from Roanoke College and a law degree from Washington and Lee University; and
WHEREAS, James Turk joined many of the other young men of his generation in the United States Army during World War II, and he later rose to the rank of captain in the United States Army Reserve; and
WHEREAS, desirous to be of service to the Commonwealth, James Turk was elected to the Senate of Virginia and took office in 1959; he ably represented the residents of the Cities of Radford and Galax and the Counties of Carroll, Floyd, Grayson, and Montgomery and became Senate minority leader in 1965; and
WHEREAS, James Turk worked to enact important legislation for the benefit of the citizens of the Commonwealth and offered his wisdom and experience to several committees, including Commerce and Labor, Finance, and Rules; and
WHEREAS, in 1972, James Turk was appointed judge of the United States District Court for the Western District of Virginia, and he went on to serve as chief judge of the court for 20 years; and
WHEREAS, during his time on the bench, James Turk was admired for his compassion and practicality; he ruled on several prominent cases and presided with great fairness and wisdom until his retirement in 2003; and
WHEREAS, James Turk worked to enhance the community as a member of several civic and service organizations, and he enjoyed fellowship and worship as a longtime member of First Baptist Church in Radford; a man of deep integrity, James Turk served the community, the Commonwealth, and the nation with dedication and distinction; and
WHEREAS, James Turk will be fondly remembered and greatly missed by his wife, Barbara; his five children; and numerous other family members, friends, and colleagues on both sides of the aisle; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of a respected public servant, the Honorable James Clinton Turk; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Honorable James Clinton Turk as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5146

Commending Insight Memory Care Center.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, Insight Memory Care Center, a nonprofit adult care and resource center, celebrates 30 years of supporting individuals with Alzheimer's disease or other memory conditions and their families and caregivers; and
WHEREAS, Insight Memory Care Center was founded in 1984 as the Family Respite Center; the organization changed its name to Alzheimer's Family Day Center in 2001 and Insight Memory Care Center in 2014 to better reflect its mission; and
WHEREAS, as the only dementia-specific care center in the Washington, D.C., metropolitan area, Insight Memory Care Center offers a full spectrum of specialized care options and innovative educational and support programs to ensure that individuals with memory impairments maintain their dignity and achieve a high quality of life; and
WHEREAS, Insight Memory Care Center strives to give family members and caregivers the tools and training to better serve loved ones through classes, professional seminars, support groups, individual consultations, and home visits; and
WHEREAS, employing a diverse staff with a wide range of talents and expertise, Insight Memory Care Center offers supportive social clubs, therapeutic activities, early intervention workshops, and art therapy programs; and
WHEREAS, Insight Memory Care Center owes much of its success to the hard work and dedication of numerous volunteers and generous donations from local individuals, organizations, and businesses; and
WHEREAS, Insight Memory Care Center has earned numerous awards and accolades for its good work, including recognition from GreatNonprofits and the National Adult Day Services Association; the center was also named one of the best small charities in the region by the Catalogue for Philanthropy in 2006, 2010, and 2014; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Insight Memory Care Center for its contributions to the Northern Virginia community and the Commonwealth on the occasion of its 30th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Insight Memory Care Center as an expression of the General Assembly's admiration for the organization's work to help countless individuals with memory conditions and support their families and caregivers.
HOUSE JOINT RESOLUTION NO. 5147

Celebrating the life of Roy Irving Brooks.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Roy Irving Brooks, a devoted educator and active community leader in Falls Church, died on
July 6, 2014; and
WHEREAS, a native of Houston, Texas, Roy Brooks joined many of the other young men of his generation in service to
his country during World War II as a member of the United States Merchant Marine; and
WHEREAS, Roy Brooks returned to the United States and focused on his education, earning a bachelor's degree from
Texas A&M University, a master's degree from Boston University, and a doctorate from George Washington University; and
WHEREAS, throughout a long, fulfilling career as an educator, guidance counselor, and school administrator,
Roy Brooks helped prepare students for higher education, careers, and responsible citizenship; and
WHEREAS, deeply respected among his peers, Roy Brooks was a member of the Fairfax Education Association, the
Virginia Education Association, and a local principals association; and
WHEREAS, Roy Brooks was also a loyal and hardworking member of the Fairfax County Mason District Democratic
Committee, where he encouraged the residents of the Skyline Precinct to exercise their civic duty for more than 20 years; and
WHEREAS, predeceased by his wife of 55 years, Elizabeth, Roy Brooks will be fondly remembered and greatly missed
by his sons, Roy and Robert, and their families and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great
sadness the loss of Roy Irving Brooks, a dedicated educator and an admired leader in the Falls Church community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
the family of Roy Irving Brooks as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5148

Commending Main Street Baptist Church.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, on October 5, 2014, Main Street Baptist Church celebrates 175 years of serving and uplifting the members
of the Emporia community; and
WHEREAS, founded on July 24, 1839, by John R. Chambliss, Joseph Turner, Edward Fisher, and Rebecca Goodwyn,
Main Street Baptist Church was originally known as Hicksford Baptist Church; and
WHEREAS, even before the construction of its first sanctuary in 1845, Hicksford Baptist Church served a congregation
of more than 30 individuals; the church was active in its early years and offered a Sunday school program to the community
in 1846; and
WHEREAS, in 1903, Hicksford Baptist Church hired its first full-time minister—J. M. Dunnaway—and built a
parsonage that stood until 1958; the backyard of the original parsonage is now the site of the Main Street Baptist Church
prayer garden; and
WHEREAS, Hicksford Baptist Church officially changed its name to Main Street Baptist Church in 1906 and began
construction on a new brick sanctuary in 1912; the church continued to grow throughout the 1950s and 1960s, adding an
educational building and additional parking spaces for the growing congregation; and
WHEREAS, Main Street Baptist Church began construction on its current sanctuary in 1976 and held services in the
educational building until its completion in 1978; and
WHEREAS, throughout its history, Main Street Baptist Church maintained a proud tradition of mission work, supporting
the creation of the Zion Baptist Church and Park Avenue Baptist Church as well as missions throughout the world; and
WHEREAS, Main Street Baptist Church serves the community through a wide variety of ministry programs, including
the Baptist Brotherhood, Women on Mission, and Young at Heart; the church also organizes annual mission trips and
sponsors three college scholarships for local youths; and
WHEREAS, Main Street Baptist Church has inspired youth in the community to live their faith through their actions, and
several former members of the congregation have attended seminary and pursued careers in Christian ministry; now,
therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Main
Street Baptist Church on the occasion of its 175th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
the Reverend Dr. Ricky R. Hurst, pastor of Main Street Baptist Church, as an expression of the General Assembly's
admiration for its storied history and contributions to the Emporia community.
HOUSE JOINT RESOLUTION NO. 5149

Commending the Greensville Retired Teachers Association.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, the Greensville Retired Teachers Association, a nonprofit organization in Emporia, celebrates 40 years of providing service opportunities for retired educators and school administrators; and

WHEREAS, established in 1974 as a chapter of the Virginia Retired Teachers Association (VRTA), the Greensville Retired Teachers Association enables and encourages retired educators and school administrators to stay connected to the profession, continue serving students, and remain active in community affairs; and

WHEREAS, in 1981, the Greensville Retired Teachers Association helped preserve the history and heritage of Greensville County by initiating a service project to support the completion of A Story of the Development of Education in Greensville County, Virginia 1781-1980; and

WHEREAS, the Greensville Retired Teachers Association has won numerous awards and accolades from the VRTA, including outstanding service awards between 1987 and 1991, the District D New Kids on the Block award, and an attendance award; and

WHEREAS, the Greensville Retired Teachers Association serves local students by sponsoring spelling bees, participating in career fairs at high schools, and donating reading materials to elementary schools; since 1982, the organization has also awarded college scholarships to high school seniors; and

WHEREAS, the members of the Greensville Retired Teachers Association are active contributors to the community, donating time and funds to local charitable causes, such as food drives, social programs, churches, and the Boys and Girls Club of Emporia; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Greensville Retired Teachers Association for its service to retired educators and the wider community on the occasion of its 40th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Greensville Retired Teachers Association as an expression of the General Assembly's admiration for its success in allowing retired educators and administrators to continue making a difference in the lives of students and community members.

HOUSE JOINT RESOLUTION NO. 5150

Celebrating the life of Marcus Dwayne Pair.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Marcus Dwayne Pair, an active member of the Emporia community who shared his faith with others through music, died on July 3, 2014; and

WHEREAS, a native of Emporia, Marcus Pair graduated from Greensville County High School, where he played basketball, baseball, and football; and

WHEREAS, Marcus Pair enjoyed a long professional career as a devoted employee of Oran Safety Glass, Inc.; and

WHEREAS, affectionately known as Duke, Marcus Pair was passionate about music and played or sang with several local groups and choirs; and

WHEREAS, Marcus Pair was an exceptionally talented vocalist and played multiple instruments, but loved playing the bass guitar most of all; he generously donated his time and talents as a music instructor for children and the elderly; and

WHEREAS, a man of deep and abiding faith, Marcus Pair enjoyed fellowship and worship with the community at Mars Hill Baptist Church and New Life Christian Center; and

WHEREAS, Marcus Pair cared deeply for his family, and he will be fondly remembered and greatly missed by numerous family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Marcus Dwayne Pair, an inspirational member of the Emporia community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Marcus Dwayne Pair as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5151

Celebrating the life of John Linwood Bourne, Sr.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Marcus Dwayne Pair, an active member of the Emporia community who shared his faith with others through music, died on July 3, 2014; and

WHEREAS, a native of Emporia, Marcus Pair graduated from Greensville County High School, where he played basketball, baseball, and football; and

WHEREAS, Marcus Pair enjoyed a long professional career as a devoted employee of Oran Safety Glass, Inc.; and

WHEREAS, affectionately known as Duke, Marcus Pair was passionate about music and played or sang with several local groups and choirs; and

WHEREAS, Marcus Pair was an exceptionally talented vocalist and played multiple instruments, but loved playing the bass guitar most of all; he generously donated his time and talents as a music instructor for children and the elderly; and

WHEREAS, a man of deep and abiding faith, Marcus Pair enjoyed fellowship and worship with the community at Mars Hill Baptist Church and New Life Christian Center; and

WHEREAS, Marcus Pair cared deeply for his family, and he will be fondly remembered and greatly missed by numerous family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Marcus Dwayne Pair, an inspirational member of the Emporia community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Marcus Dwayne Pair as an expression of the General Assembly's respect for his memory.
WHEREAS, John Linwood Bourne, Sr., a proud veteran, civil servant, and community leader in Wytheville, died on July 2, 2014; and
WHEREAS, a native of Accomack County, John Bourne grew up in Wytheville, where he graduated from Scott Memorial High School; and
WHEREAS, desirous to be of service to his country, John Bourne joined the United States Marine Corps; after his honorable discharge, he began a long career as a law-enforcement officer in Connecticut; and
WHEREAS, in 1986, John Bourne returned to the Commonwealth and worked to enhance the quality of life of his fellow Southwest Virginia residents as a member of the Mount Rogers Community Service Board; and
WHEREAS, a caring and compassionate man, John Bourne lived his faith through his actions, and he enjoyed fellowship and worship with the community as a member of Bethel African Methodist Episcopal Church in Wytheville; and
WHEREAS, John Bourne will be fondly remembered and greatly missed by his wife, Maria; children, Theresa, Charlene, John, Jr., Shaun, Jeff, and Justin, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of John Linwood Bourne, Sr., a pillar of the Wytheville community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of John Linwood Bourne, Sr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5152
Celebrating the life of Jack J. Green.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, Jack J. Green of the Town of Crewe, a respected businessman and a dedicated civic and community leader, died on June 26, 2014; and
WHEREAS, a native of Nottoway County, Jack Green graduated from Luther H. Foster High School and furthered his education at the University of Maryland, European Extension; and
WHEREAS, desirous to be of service to his country, Jack Green joined the United States Air Force after high school; he was stationed in Germany, then served a tour in Vietnam; and
WHEREAS, Jack Green returned to the Commonwealth to become a leader in his community, serving as a past president of the District IV Community Action Program in Hampton and the Nottoway County branch of the NAACP; and
WHEREAS, working to enhance the quality of life for his fellow residents and strengthen the community, Jack Green also served as a member of the Nottoway County Board of Supervisors for many years; and
WHEREAS, in 1985, Jack Green founded a prominent local newspaper, the Voice, which serves communities from Richmond to Hampton Roads; as the longtime publisher of the Voice, he worked to inform, entertain, and unite his readership; and
WHEREAS, predeceased by his wife, Ruby, and two sons, Jack Green will be fondly remembered and greatly missed by his daughter, Jackie, and her family; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Jack J. Green, a pillar of the Nottoway County community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Jack J. Green as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5153
Celebrating the life of Melanie Rhoades Gerheart.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, Melanie Rhoades Gerheart, an advocate and activist for health care issues who worked to ensure that the citizens of the Commonwealth received the best possible care throughout her 34-year career, died on June 24, 2014; and
WHEREAS, a native of Coats, North Carolina, Melanie Gerheart was raised in Hampton and earned a bachelor's degree from James Madison University before moving to Richmond to begin a successful career in public policy; and
WHEREAS, a woman of the highest integrity and professionalism, Melanie Gerheart was admired as a trusted friend and mentor and an honest, fair, and devoted servant of the citizens of the Commonwealth; and
WHEREAS, Melanie Gerheart served faithfully as lobbyist, consultant, and advisor to many health care organizations during her career, including CHIP of Virginia, Virginia Emergency Physicians, Virginia Society of Anesthesiologists, Virginia OB-GYN Society, and District IV of the American College of Obstetricians and Gynecologists; and
WHEREAS, during her long career in public policy, Melanie Gerheart earned the confidence and respect of members of the General Assembly while representing the interests of her health care clients; and
WHEREAS, not only her clients but also legislators, health care professionals, and General Assembly staff relied on Melanie Gerheart's robust intellect, loyalty, and determination, that wonderful sense of humor, and her sustaining leadership in dealing with the many legislative and policy issues relating to health care in Virginia; and
WHEREAS, Melanie Gerheart worked in conjunction with the Virginia Hospital & Healthcare Association, Virginia Association of Health Plans, and Medical Society of Virginia, often bringing these groups and their members together to solve difficult issues; and
WHEREAS, Melanie Gerheart fought for the rights of physicians, their patients, and others to enhance the physician-patient relationship; her wise counsel, ability to negotiate effectively, and broad knowledge have been responsible for advancing the provision of health care to millions of Virginians; and
WHEREAS, Melanie Gerheart will be fondly remembered and greatly missed by her husband, Walter; children, Margaret, Peter, and Lee, and their families; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Melanie Rhoades Gerheart, a passionate advocate and activist for health care issues in the Commonwealth; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Melanie Rhoades Gerheart as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5156

Celebrating the life of the Honorable Joseph M. Clarke II.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Honorable Joseph M. Clarke II, a deeply respected former chief judge of the Roanoke County Juvenile and Domestic Relations Court of the 23rd Judicial District of Virginia, died on July 18, 2014; and
WHEREAS, Joseph Clarke earned a bachelor's degree from Virginia Commonwealth University and a law degree from the University of Richmond, then became a prosecutor in Roanoke in 1979; and
WHEREAS, a scholarly and detail-oriented attorney, Joseph Clarke began collecting and organizing opinions from the Supreme Court of Virginia and the Court of Appeals of Virginia on criminal and traffic law cases dating back to 1940; and
WHEREAS, Joseph Clarke's project evolved into the Virginia Criminal Law Case Finder, a multivolume collection of summaries that was first published in 1987 and remains a useful resource for the legal community; and
WHEREAS, in 1988, Joseph Clarke was appointed as judge of the Roanoke County Juvenile and Domestic Relations Court of the 23rd Judicial District of Virginia; over the course of his 26-year career, he served as chief judge several times and presided with great fairness and wisdom; and
WHEREAS, Joseph Clarke offered his time and expertise to the Best Practice Court Initiative, which uses training sessions and local activities to help ensure that Juvenile and Domestic Relations Courts in the Commonwealth uphold the highest standards; and
WHEREAS, a man of great integrity, Joseph Clarke was a compassionate advocate for local children and families; he served Roanoke County and the Commonwealth with dedication and distinction; and
WHEREAS, Joseph Clarke will be fondly remembered and greatly missed by his wife of 33 years, Vickie; children, Sarah and John, and their families; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Joseph M. Clarke II, a retired chief judge in Roanoke County and a true gentleman; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Joseph M. Clarke II as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5157

Commending Doug Doughty.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Doug Doughty, a celebrated sportswriter in Roanoke, has provided exceptional coverage of University of Virginia athletic programs for more than four decades; and
WHEREAS, Doug Doughty joined the Roanoke Times as a sports reporter in 1974; a visionary journalist, he was one of the first reporters in the country to cover college recruiting, which has become a standard practice in sports journalism; and
WHEREAS, respected for his breadth and depth of sports knowledge and keen insights, Doug Doughty became the assistant sports editor of the Roanoke Times; and
WHEREAS, a University of Virginia alumnus, Doug Doughty has proudly covered Cavaliers football, basketball, baseball, and lacrosse games around the country; and
WHEREAS, over the course of his career, Doug Doughty covered the University of Virginia basketball team's first Atlantic Coast Conference (ACC) championship victory in 1976 and the team's ACC championship victory over Duke University in March 2014; and
WHEREAS, Doug Doughty has earned numerous awards and accolades for his work; he was named Virginia Sportswriter of the Year in 1998, 2000, and 2010 by the National Sportscasters and Sportswriters Association; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Doug Doughty on his 40-year career as an outstanding sports journalist; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Doug Doughty as an expression of the General Assembly's admiration for his many accomplishments and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5158
Celebrating the life of Catherine Gantt Pack.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, Catherine Gantt Pack, a dedicated economic development professional who enjoyed sharing the beauty and other attributes of the Commonwealth with corporate clients and individuals around the world through her work at the Virginia Economic Development Partnership, died on July 21, 2014; and
WHEREAS, a native of Farmville, Catherine "Sissy" Gantt Pack graduated from Prince Edward Academy and earned an undergraduate degree from Longwood College in 1989, and
WHEREAS, following college graduation, Sissy Pack began her service with the Commonwealth with the Virginia Lottery in 1989; and
WHEREAS, as a business expansion manager for the Virginia Economic Development Partnership since 2004, Sissy Pack's uncompromising efforts resulted in over $480 million in new capital investment, 1,176 new jobs, and 287 saved jobs, enhancing the quality of life and standard of living for all Virginians; and
WHEREAS, with a passion for travel and adventure, Sissy Pack spent her free time exploring Virginia, the United States, and the world, sharing her love of life with all whom she encountered; and
WHEREAS, an outstanding role model, Sissy Pack devoted her time and compassion to numerous community organizations, including Hospice, Meals on Wheels, and the Fuqua School PTSAs; and
WHEREAS, Sissy Pack's highest honor was as a mother to her beloved children, whom she proudly considered her life's greatest work; and
WHEREAS, Sissy Pack gladly gave of her time and energy to encourage all those around her to take chances and live life to the fullest; and
WHEREAS, a woman of immense character, Sissy Pack will be fondly remembered and greatly missed by her husband, Jessie; sons, Joshua and Damian; daughter, Maria; parents, Donald and Catherine; brothers and sisters-in-law, Donald, Jr., and Debra, James and Lisa, and John; many family members, colleagues, and friends; and the Farmville community she cherished; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of a talented public servant and dedicated mother and wife, Catherine Gantt Pack; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Catherine Gantt Pack as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5159
Celebrating the life of Dorothy C. Buchanan.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, Dorothy C. Buchanan, a dedicated elementary school staff member and a beloved resident of the Town of Ashland, died on July 15, 2014; and
WHEREAS, a native of Audubon, New Jersey, Dorothy Buchanan and her family relocated to Ashland when she was 14 years old; and
WHEREAS, Dorothy Buchanan loved the strong sense of community in Ashland, where she made many lifelong friends, and treated the town as if it truly was the "center of the universe"; and
WHEREAS, Dorothy Buchanan served the community as the secretary for Henry Clay Elementary School for 20 years; she was well known as the friendly face that greeted students, parents, and visitors to the school; and
WHEREAS, Dorothy Buchanan cared deeply for her family, and she enjoyed fellowship and worship with the community as an active member of Independence Christian Church; and
WHEREAS, predeceased by her devoted husband, Will, Jr., and her son, Will III, Dorothy Buchanan will be fondly remembered and greatly missed by her daughter, Cathy, and her family and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Dorothy C. Buchanan; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Dorothy C. Buchanan as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5160

Commending Hill Carter, Jr., M.D.

WHEREAS, Hill Carter, Jr., M.D., a dedicated physician who touched countless lives in the Ashland community over almost four decades, retired in 2014; and
WHEREAS, Hill Carter followed in the footsteps of his father and grandfather and became a physician, earning a medical degree from the University of Virginia in the 1970s; and
WHEREAS, after training at what is now Riverside Regional Medical Center in Newport News, Dr. Carter returned to Ashland—where his grandfather had served the community as a country doctor—and began a rewarding career with Ashland Medical Center; and
WHEREAS, a tireless caregiver, Dr. Carter saw an average of 20 patients each day; he focused on providing individual, personal care and built strong relationships with all of his patients; and
WHEREAS, over the course of his 39-year career as a family practitioner, Dr. Carter saw and adapted to numerous changes in the medical field; and
WHEREAS, Dr. Carter is an exemplar of the professionalism, hard work, and commitment to the members of the community displayed by doctors and health care workers throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Hill Carter, Jr., M.D., for his diligent service to the Ashland community on the occasion of his well-earned retirement; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Hill Carter, Jr., M.D., as an expression of the General Assembly's admiration for his contributions to the Ashland community and best wishes on a happy retirement.

HOUSE JOINT RESOLUTION NO. 5161

Celebrating the life of Lester Elton Pruitt.

WHEREAS, Lester Elton Pruitt, a respected businessman and former Mayor of the Town of Chatham, died on June 6, 2014; and
WHEREAS, a native of Pittsylvania County, Elton Pruitt served his country with the National Guard of the United States; and
WHEREAS, for over 40 years, Elton Pruitt served members of the community at the Western Auto-True Value store; he owned and operated the store for 22 years, earning a reputation as an honest and hardworking businessman; and
WHEREAS, desirous to be of further service to the community, Elton Pruitt ran for and was elected to the Chatham Town Council; beginning in 1992, he served on the council for eight years, including two terms as mayor; and
WHEREAS, as mayor, Elton Pruitt oversaw numerous enhancements to the town, including the construction of a new fire station, completion of a town website, and several other infrastructure upgrades; and
WHEREAS, Elton Pruitt also worked to better the lives of his fellow residents as a 30-year member and president of the Chatham Lions Club, the chair of the board of Oak Grove Residential Care, and a board member of the Faith Home and the Chamber of Commerce; and
WHEREAS, a man of deep and abiding faith, Elton Pruitt served as a ruling elder and a Sunday school teacher at Chatham Presbyterian Church; and
WHEREAS, Elton Pruitt will be fondly remembered and greatly missed by his wife of 53 years, Betty, and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Lester Elton Pruitt, a respected businessman and dedicated public servant in the Town of Chatham; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Lester Elton Pruitt as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5162
Commending James W. Minter.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, James W. Minter, a dedicated and respected law-enforcement officer in Pittsylvania County, retires as a senior special agent with the Virginia State Police on August 1, 2014, after 44 years of service to the Commonwealth; and
WHEREAS, a native of Martinsville, James "Jim" W. Minter joined the Virginia State Police in 1969, served as a probate officer in Wytheville, and graduated from the Virginia State Police Academy with the 50th Basic Session in 1970; and
WHEREAS, Jim Minter worked to serve and protect the Alleghany County community as a trooper until January 1972, when he was assigned to Pittsylvania County; and
WHEREAS, a highly capable officer, Jim Minter was promoted to investigator with the Division of Investigation in the Salem Office; and
WHEREAS, after graduating from the Virginia Forensic Science Academy in 1979, Jim Minter continued to rise through the ranks, becoming a senior special agent in 2010; and
WHEREAS, Jim Minter is an exemplar of the professionalism, dedication to duty, and commitment to serving the public displayed by law-enforcement officers throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend James W. Minter on the occasion of his retirement as a senior special agent with the Virginia State Police; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to James W. Minter as an expression of the General Assembly's admiration for his decades of outstanding service to the residents of Pittsylvania County and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5163
Commending Miller Funeral Home, Inc.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Miller Funeral Home, Inc., a family-owned business in the Town of Gretna that provides high-quality, dignified care for the deceased and their loved ones, celebrates 50 years of service to the Pittsylvania County community in 2014; and
WHEREAS, founded by Jack and Bernice Miller in 1964, Miller Funeral Home was officially incorporated in 1970 and served the community from its original location on East Route 40 for many years; and
WHEREAS, in 1971, Miller Funeral Home relocated to its current facility on Zion Road, and in 1984, the Millers completed an addition, allowing the facility to house a 350-seat chapel, two reposing rooms, a showroom, a lounge, a preparation room, and storage space; and
WHEREAS, the professional, compassionate staff of Miller Funeral Home works diligently to provide the highest levels of care and comfort and create a relaxing atmosphere for families in their time of need; and
WHEREAS, Jack and Bernice Miller are deeply respected leaders in the industry and have each been named Mortician of the Year by the Virginia Funeral Directors Association; Jack Miller was also appointed to serve on the Virginia Board of Funeral Directors and Embalmers for four years and was the first African American from the Western District to serve in this capacity; and
WHEREAS, Miller Funeral Home is an integral part of the Pittsylvania County community, supporting Gretna High School sports teams, the Climax Sorghum Festival, local radio stations, the NAACP, the National Night Out program, church functions, and other community events; and
WHEREAS, Miller Funeral Home has received many awards and accolades for its exceptional service, including the Business of the Year award from the Pittsylvania County Chamber of Commerce in 1996; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Miller Funeral Home, Inc., for its long history of service to the community on the occasion of its 50th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Jack and Bernice Miller, owners and operators of Miller Funeral Home, Inc., as an expression of the General Assembly's admiration for the home's tireless dedication to and care for the families of Pittsylvania County.
HOUSE JOINT RESOLUTION NO. 5164

Commending the Liberty Christian Academy baseball team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Liberty Christian Academy baseball team won the Virginia Independent Schools Athletic Association Division I state championship on May 18, 2014, at Shepherd Stadium in Colonial Heights; and
WHEREAS, the Liberty Christian Academy Bulldogs defeated the Saint Anne's-Belfield School Saints 10-3 to finish the season with a 23-2 record and claim the program's first state title; and
WHEREAS, the Liberty Christian Academy Bulldogs took an early five-run lead in the first inning and led 8-2 by the third inning; the Bulldogs outscored opponents by a wide margin throughout the season, ending 14 games in the seventh inning through the 10-run rule; and
WHEREAS, junior Josh Campo led the Liberty Christian Academy Bulldogs in the championship game, going three for four with four RBIs, and senior pitcher Zach Clinton finished his high school career undefeated with a 15-0 personal record; and
WHEREAS, the victory is a testament to the skill and hard work of the players, the leadership of the coaches and staff, and the enthusiastic support of the entire Liberty Christian Academy community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Liberty Christian Academy baseball team on winning the 2014 Virginia Independent Schools Athletic Association Division I state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Randy Tomlin, head coach of the Liberty Christian Academy baseball team, as an expression of the General Assembly's admiration for the team's achievements.

HOUSE JOINT RESOLUTION NO. 5165

Commending the Tuxedo Pandas.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Tuxedo Pandas, a robotics team of eighth grade and ninth grade students from Montgomery County Public Schools, won their second consecutive FIRST Tech Challenge state championship in March 2014; and
WHEREAS, the FIRST (For Inspiration and Recognition of Science and Technology) Tech Challenge is an international competition that encourages interest in science, technology, engineering, and math with hands-on robotics activities; the Tuxedo Pandas—Team 4924—have participated in the tournament since 2011; and
WHEREAS, at the 2013-2014 state championship, the Tuxedo Pandas claimed the Inspire Award, the competition's top award for the team that is both competitive in challenges and professional and gracious off the field; and
WHEREAS, in April 2014, the Tuxedo Pandas placed ninth at the 2013-2014 FIRST Tech Challenge East Super Regional and advanced to the World Championship in St. Louis, where they finished as finalists for the Connect Award, which recognizes the team that is most connected with the local engineering community; and
WHEREAS, the Tuxedo Pandas owe much of their success to generous support from the New River Robotics Association and the Virginia Tech Corporate Research Center; Franky Marchand, the team's coach, was also nominated for the FIRST Tech Challenge Compass Award, which recognizes coaches or mentors who provided outstanding guidance and support; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Tuxedo Pandas on winning their second consecutive FIRST Tech Challenge state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Franky Marchand, coach of the Tuxedo Pandas, as an expression of the General Assembly's admiration for the team's achievements and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5166

Commending the Cople Elementary School Problem Solvers team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Cople Elementary School Problem Solvers team of Hague took first place in the Junior Division of the 2014 Community Problem Solving competition at the Future Problem Solving Program International, Inc., conference; and
WHEREAS, Community Problem Solving encourages students to use creative and critical thinking skills to address current health and social issues; the program helps students develop a vision for the future and cultivate leadership skills; and

WHEREAS, the Cople Elementary School Problem Solvers team researched and chose the issue of bullying and used Future Problem Solving methods and models to develop the "Buddies, not Bullies" program; and

WHEREAS, the Cople Elementary School Problem Solvers team presented anti-bullying programs at Cople Elementary School and Montross Middle School and worked with the Westmoreland County School Board to institute a No Name Calling Week in March; the team's efforts reduced instances of bullying and helped build a more positive environment for students; and

WHEREAS, after winning the state competition in April 2014, the Cople Elementary School Problem Solvers team represented the Commonwealth at the Community Problem Solving competition at Iowa State University on June 15, 2014; and

WHEREAS, the Cople Elementary School Problem Solvers team wrote a report on the success of their program, created a three-dimensional display, and completed an interview with evaluators to claim the Junior Division title; and

WHEREAS, each member of the Cople Elementary School Problem Solvers team—Grace Blair, Dontrelle Coleman, Abby Sudduth, Lucy Shryock, Justin Sumiel, and Mackenzie Zimmerman—contributed to the victory; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Cople Elementary School Problem Solvers team on winning the 2014 Community Problem Solving Junior Division competition; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare copies of this resolution for presentation to Andrew Woodrow and Anne Evans, coaches of the Cople Elementary School Problem Solvers team, as an expression of the General Assembly's admiration for the team's accomplishments and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5168

Commending the Westfield High School girls' lacrosse team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Westfield High School girls' lacrosse team of Fairfax County claimed its first state title, winning the Virginia High School League Group 6A state championship on June 15, 2014, at Lake Braddock Secondary School; and

WHEREAS, in a rematch of the Virginia High School League Conference 5 and 6A North regional games, the Westfield Bulldogs defeated the Oakton Cougars 13-11 to finish the season with a 15-3 record and claim the state title; and

WHEREAS, the Westfield Bulldogs took an early lead when senior Grace Horgan scored off of the opening faceoff; senior Meghan Heick, who led the Westfield High School Bulldogs with five goals, also scored off of the opening faceoff in the second half; and

WHEREAS, senior Molly O'Sullivan scored the deciding goal, breaking a 10-10 tie with 13 minutes remaining, and freshman goalie Abby Smith stood tall in the net to secure the victory; and

WHEREAS, the team's victory is a testament to the skill and hard work of each of the players, the dedicated leadership of the coaches and staff, and the enthusiastic support of the entire Westfield High School community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Westfield High School girls' lacrosse team on winning the 2014 Virginia High School League Group 6A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Katie Ruch, head coach of the Westfield High School girls' lacrosse team, as an expression of the General Assembly's congratulations and admiration for the team's achievements.

HOUSE JOINT RESOLUTION NO. 5169

Commemorating the actions of Company I, 155th New York Volunteer Infantry during the Civil War battle at Sangster's Station.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, during the Civil War, control of the Orange and Alexandria Railroad was of crucial importance to both the Union and Confederate States armies, and Sangster's Station in Fairfax County was the site of numerous engagements; and

WHEREAS, the first battle at Sangster's Station took place in March 1862 when Union cavalry from New York and New Jersey engaged the rear guard of a unit led by General Joseph E. Johnston, who had withdrawn his troops from Northern Virginia to defend Richmond; and
WHEREAS, in the summer of 1863, a Union brigade known as Corcoran's Irish Legion was assigned to guard the Orange and Alexandria Railroad in western Fairfax County; the members of Company I, 155th New York Volunteer Infantry, who were mostly recruited from Buffalo, New York, were deployed near Sangster's Station; and

WHEREAS, a larger battle took place in December 1863 when Company I, 155th New York Volunteer Infantry was ambushed by cavalry of the Confederate Laurel Brigade, which was leading a raid toward the Shenandoah Valley from Fredericksburg; and

WHEREAS, outnumbered almost 10 to one, Company I, 155th New York Volunteer Infantry fought gallantly, and after the war, the captain of the unit successfully petitioned the Fairfax County Board of Supervisors to erect the "Tears and Love" monument, memorializing the battle with the Laurel Brigade; and

WHEREAS, Lee Hubbard of Fairfax County located and preserved plates from the original monument after it was dismantled in the 1960s; a Civil War Trails marker stating the significance of Sangster's Station and the role Company I, 155th New York Volunteer Infantry played there during the war has been erected one and three-fourths miles down the railroad tracks in the Town of Clifton; and

WHEREAS, the 155th New York Volunteer Infantry Reenactment Regiment of Buffalo, New York, worked to inspire and perpetuate an appreciation for and understanding of these remarkable soldiers and the role they played in the Civil War history of Fairfax County, the Commonwealth, and the nation through the educational program and living history demonstration they presented at the Town of Clifton Civil War Trails marker dedication ceremony; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commemorate the actions of Company I, 155th New York Volunteer Infantry during the Civil War battle at Sangster's Station; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Fairfax County Board of Supervisors as an expression of the General Assembly's admiration for the courage and sacrifices of Company I, 155th New York Volunteer Infantry and all Union and Confederate troops involved in the engagements around Sangster's Station and gratitude for the patriotism and generosity of the 155th New York Volunteer Infantry Reenactment Regiment.

HOUSE JOINT RESOLUTION NO. 5170

Commending Virginia Crime Stoppers Association, Inc.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, for 30 years, Virginia Crime Stoppers Association, Inc., a nonprofit organization in the City of Fairfax, has enabled local programs throughout the Commonwealth to prevent and solve crimes in their communities; and

WHEREAS, founded in 1984, Virginia Crime Stoppers Association provides support and technical assistance to the 58 Crime Stoppers, Crime Solvers, and Crime Line member agencies in the Commonwealth; and

WHEREAS, Virginia Crime Stoppers Association is ably led by a 14-member, all-volunteer board of directors comprising of law-enforcement officers, board members of local Crime Stoppers programs, and representatives of the media; and

WHEREAS, Virginia Crime Stoppers Association supports member agencies by providing newsletters, a website, a speaker's bureau, membership rosters, and sample operations documents and guidelines; and

WHEREAS, in addition to offering in-service classes at regional academies, Virginia Crime Stoppers Association hosts an annual three-day training conference, which highlights practical information such as fund-raising ideas, success stories, program troubleshooting, and tips for new programs; and

WHEREAS, Virginia Crime Stoppers Association worked to build stronger, safer communities by supporting legislation to protect the identities of anonymous tipsters and keep Crime Stoppers records confidential; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Virginia Crime Stoppers Association, Inc., on the occasion of its 30th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Virginia Crime Stoppers Association, Inc., as an expression of the General Assembly's admiration for the organization's work to promote and support Crime Stoppers programs in the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5171

Commending the Richmond County Senior League All-Star Softball Team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Richmond County Senior League All-Star Softball Team won the Senior League State Tournament on July 20, 2014, at Dream Fields in Kilmarnock; and
WHEREAS, the Richmond County Senior League Team was undefeated in the State Tournament and defeated the Clarke County team 6-1 in the final to claim the state title; and
WHEREAS, fielding several experienced players, the Richmond County Senior League Team included eight members of the Rappahannock High School Team, which won the 2014 Virginia High School League Group 1A State Tournament; and
WHEREAS, by winning the State Tournament, the Richmond County Senior League Team earned their way in the Southeast Regional Tournament in Florida, where they advanced to the semifinals; and
WHEREAS, each of the players—Megan Baughan, Meredith Slaw, Hailee Green, Courtney Berhalter, Megan Elbourn, Lexi Hanks, Makayla Rapp, Alexi Taylor, Karli Taylor, Maeve Collins, Jenna Whelan, Mary Alyce Bronner, and Sarina Darby—worked hard throughout the season to achieve victory; and
WHEREAS, the team also benefited from the guidance and leadership of the coaches—Mike Slaw, Lisa Whelan, and Steve Elbourn—and the enthusiastic support of the entire Richmond County community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Richmond County Senior League All-Star Softball Team on winning the 2014 Little League State Tournament along with their success in Florida; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Richmond County Senior League All-Star Softball Team as an expression of the General Assembly's congratulations and admiration for the team's accomplishments.

HOUSE JOINT RESOLUTION NO. 5172
Commending AASuccess.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, AASuccess, a nonprofit youth organization in Falls Church, strives to educate and mentor Asian American students in the Washington, D.C., metropolitan area and provide them with the knowledge to achieve success in school, careers, and community leadership; and
WHEREAS, founded in 2006 to promote volunteerism and award an annual scholarship, AASuccess quickly grew to include opportunities for life skills development, professional development, and internships; and
WHEREAS, in 2012, AASuccess established the Life Skills Academy, the ARC360 Civics Project, and a job training center; the Life Skills Academy helps students identify and cultivate unique, personal skills and offers guidance on self-discipline, stress management, good decision-making, personal accountability, and health; and
WHEREAS, through the ARC360 Civics Project, AASuccess enables students to put the knowledge learned in the Life Skills Academy to practical use by managing annual service and awareness projects; students in the program develop ethical and humanitarian values while enhancing the community; and
WHEREAS, AASuccess has achieved its goals due to the hard work of numerous dedicated volunteers and many generous donations from local businesses, organizations, and individuals; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend AASuccess for its work to help Asian American students in the Washington, D.C., metropolitan area serve the community and acquire the skills and knowledge to become responsible citizens and leaders; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dave Nguyen, executive director of AASuccess, as an expression of the General Assembly's admiration for the organization's contributions to the Falls Church community and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5173
Commending Jack O. Lanier.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Jack O. Lanier, a respected educator and an experienced professional in the health care field, retired as the chief executive officer of the Richmond Behavioral Health Authority in 2014; and
WHEREAS, Jack Lanier earned a bachelor's degree from North Carolina Agricultural and Technical State University, a master's degree from Baylor University, and a doctorate from the University of Texas; and
WHEREAS, desirous to be of service to his country, Jack Lanier joined the United States Army and retired as a colonel after an exceptional 22-year military career; he commanded the 93rd Evacuation Hospital in Vietnam and served at several postings throughout the United States, including as director of the Army-Baylor University Graduate Program; and
WHEREAS, Jack Lanier also managed the health system budget for the Department of Defense as the principal deputy assistant secretary of defense for health affairs, and in 1992, he joined Virginia Commonwealth University to supervisethe development and accreditation of the master of public health program; and
WHEREAS, in 2001, Jack Lanier was appointed to the Virginia State Board of Health, where he served the Commonwealth for two terms and five consecutive years as chair, until he joined the Richmond Behavioral Health Authority in 2009; and
WHEREAS, during his time with the Richmond Behavioral Health Authority, Jack Lanier was admired as a hardworking, trustworthy leader; he used his organizational and communications skills to build strong relationships with stakeholders in the community; and
WHEREAS, deeply respected by his peers, Jack Lanier is a fellow of the American College of Health Care Executives and has offered his expertise to the education board of the American Public Health Association, the board of Wheaton Franciscan Healthcare, Inc., and the board of Catholic Health East, which represents over 100 facilities; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Jack O. Lanier on the occasion of his retirement as chief executive officer of the Richmond Behavioral Health Authority; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Jack O. Lanier as an expression of the General Assembly's admiration for his service to the City of Richmond, the Commonwealth, and the nation.

HOUSE JOINT RESOLUTION NO. 5174
Commending Roanoke Valley Sister Cities, Inc.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, in 2014, Roanoke Valley Sister Cities, Inc., celebrates 50 years of building respect and cooperation between the residents of the Roanoke Valley and members of different cultures throughout the world; and
WHEREAS, first envisioned by former President Dwight D. Eisenhower, Sister Cities International was created in 1956 to enhance communities through citizen diplomacy and direct, city-to-city links; the organization has facilitated approximately 2,400 partnerships in 134 countries; and
WHEREAS, Roanoke Valley Sister Cities was founded in 1964 by Dr. Young U. Kim in Wonju, Korea, and Bill and Magdalen Poff in Roanoke; between 1976 and 1998, the program established additional partnerships with Kisumu, Kenya; Pskov, Russia; Florianópolis, Brazil; Opole, Poland; Lijiang, China; and Saint-Lô, France, to connect local residents with communities around the world; and
WHEREAS, through a wide range of programs, Roanoke Valley residents can learn about other cultures by meeting visitors and exchanging letters, tapes, and literature; Roanoke Valley Sister Cities comprises seven executive committees, each of which plans and realizes its own projects to best serve the community; and
WHEREAS, Roanoke Valley Sister Cities also works with schools, universities, local governments, churches, civic and service clubs, and festivals such as Local Colors to provide opportunities to experience music, dance, art, dress, cuisine, and languages from other countries; and
WHEREAS, Roanoke Valley Sister Cities will commemorate its 50th anniversary with a gala at Center in the Square on October 15, 2014; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Roanoke Valley Sister Cities, Inc., on the occasion of its 50th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Roanoke Valley Sister Cities, Inc., as an expression of the General Assembly's admiration for its commitment to enhancing the Roanoke community and efforts to build friendship and respect throughout the world.

HOUSE JOINT RESOLUTION NO. 5175
Celebrating the life of Robert Charles Baber.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, Robert Charles Baber, the fire chief of Crozet Volunteer Fire Department who courageously dedicated his life to serving and safeguarding the members of the community, died on August 1, 2014; and
WHEREAS, a native of Charlottesville, Robert Baber carried on a family tradition of service to the community as a fourth-generation firefighter; and
WHEREAS, Robert Baber built a legacy of excellence during his 30-year career with the Crozet Volunteer Fire Department and led the department as fire chief for seven years; he also served on the Western Albemarle Rescue Squad; and
WHEREAS, affectionately known as Bubba, Robert Baber was an active member of the community who built strong friendships with everyone he met; and
WHEREAS, admired as a selfless leader and an insightful mentor, Robert Baber was an exemplar of the professionalism, dedication to duty, and bravery displayed by firefighters throughout the Commonwealth; and
WHEREAS, predeceased by his daughter, Elizabeth, Robert Baber will be fondly remembered and greatly missed by his loving wife of 23 years, Tracey; son, Jacob, and his family; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Robert Charles Baber, a devoted servant to the Crozet community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Robert Charles Baber as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5176

Celebrating the life of Karen Edgar Beauchamp.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Karen Edgar Beauchamp, a respected professional in the health care field and a dedicated community leader in Virginia Beach, died on August 6, 2014; and
WHEREAS, Karen Beauchamp was raised in Basking Ridge, New Jersey, and attended Ridge High School; she earned a bachelor's degree from Cornell University and graduated from the New York Hospital Training School for Nurses; and
WHEREAS, after marrying her husband, John, Karen Beauchamp traveled with him to United States Navy postings throughout the country, becoming an active member of each community she joined before settling in Virginia Beach; and
WHEREAS, working to ensure the well-being of her fellow residents, Karen Beauchamp served on numerous councils and committees at Sentara Virginia Beach General Hospital, and she was appointed to the Medical Assistance Services Board by Governor James S. Gilmore III; and
WHEREAS, a firm believer in the importance of exercising one's civic duty, Karen Beauchamp served as the two-time chair of the Republican Party of Virginia Beach (RPVB), the two-time president of the Virginia Beach Republican Women's Club, and a member of the Second District Republican Committee and Virginia Federation of Republican Women; and
WHEREAS, Karen Beauchamp earned many awards and accolades for her good work, including the Lifetime Achievement Award from the Virginia State Board of Education and the Lifetime Achievement Award from the RPVB; and
WHEREAS, Karen Beauchamp enjoyed fellowship and worship as an active member of Community United Methodist Church, where she served on the board of trustees for many years; and
WHEREAS, Karen Beauchamp will be fondly remembered and greatly missed by her loving husband of 44 years, Robert; children, Kristin and Melissa, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Karen Edgar Beauchamp, an active and devoted member of the Virginia Beach community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Karen Edgar Beauchamp as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5177

Commending Boy Scouts of America Troop 63.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, Boy Scouts of America Troop 63 celebrates 50 years of inspiring the youth of the Virginia Beach community to become leaders and responsible citizens of the Commonwealth; and
WHEREAS, Boy Scouts of America was chartered by the Congress of the United States in 1910 to promote self-reliance and Scout craft and to inspire patriotism, courage, and virtue among boys and young men; it has grown into one of the largest youth organizations in the country with millions of members and volunteers; and
WHEREAS, since its founding in 1964, Troop 63 has trained and supported almost 800 Scouts under the able leadership and guidance of 73 adult leaders, including seven Scout masters; and
WHEREAS, 134 members of Troop 63 have attained the organization's highest rank of Eagle Scout by earning at least 21 merit badges and planning and completing a service project to enhance the community; and
WHEREAS, throughout its 50-year history, Troop 63 has conducted vigorous outdoor programs and activities, including more than 1,500 nights of camping, and the troop has long been a positive force in the community, with members volunteering over 44,000 service hours; and
WHEREAS, the members of Troop 63 have enhanced the community by participating in service projects at local parks, churches, and schools; worked to preserve the environment through Save the Bay programs; and served meals to members of the community in need; and
WHEREAS, with the help of Francis Asbury United Methodist Church and countless volunteers, committee members, and parents, Troop 63 has carried on a proud tradition of providing outdoor experiences, opportunities for service, and mentorship and succeeded in its mission to produce responsible young men who are guided by Scout Oath and Law; and
WHEREAS, Troop 63 will commemorate its 50th anniversary with a celebration at Francis Asbury United Methodist Church on September 7, 2014; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Boy Scouts of America Troop 63 for its contributions to the Virginia Beach community on the occasion of its 50th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Boy Scouts of America Troop 63 as an expression of the General Assembly's admiration for its long tradition of service to the youth and residents of Virginia Beach.

HOUSE JOINT RESOLUTION NO. 5178

Celebrating the life of Debra Michelle Thompson Edwards.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Debra Michelle Thompson Edwards of Meadowview, a beloved daughter, sister, wife, and mother and a dedicated educator who touched countless young lives, died on August 24, 2014; and
WHEREAS, Michelle Edwards graduated from Grundy Senior High School and earned bachelor's and master's degrees from Radford University; and
WHEREAS, Michelle Edwards answered her calling to become an educator and taught at Holston High School for 11 years; she also served members of the community through the Homebound Education Program and GED courses; and
WHEREAS, Michelle Edwards was a respected leader who helped prepare students for higher education, careers, and responsible citizenship; and
WHEREAS, Michelle Edwards was a former member of Tookland Pentecostal Church in Grundy and enjoyed fellowship and worship with the community at Woodland Hills Christian Church in Abingdon; and
WHEREAS, Michelle Edwards will be fondly remembered and greatly missed by her husband, Toby; children, Madeline and Mason; parents, Eddie and Mary; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Debra Michelle Thompson Edwards, a devoted educator and active member of the Meadowview community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Debra Michelle Thompson Edwards as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5179

Celebrating the life of Theodora Daniel Goodson.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Theodora Daniel Goodson, a former longtime resident of Fairfax and a respected leader in the real estate field, died on July 27, 2014; and
WHEREAS, a native of Geneva, New York, Theodora "Teddy" Daniel earned a bachelor's degree from the University of Arizona and undertook graduate studies at Georgetown University and the University of Michigan; and
WHEREAS, a devoted military wife and mother, Teddy Daniel married Allen Goodson in 1954 in Fort Bragg, North Carolina, where he was stationed with the 82nd Airborne Division, and together they raised one son; and
WHEREAS, Teddy Goodson began her professional career as a real estate agent after moving to the Commonwealth in 1967; she proudly supported the community by helping individuals and families achieve their dreams of homeownership; and
WHEREAS, Teddy Goodson was an active member and leader in local, state, and national realty associations; she also served on the Northern Virginia Transportation Alliance for many years and was the founder and first chair of the Friends of Fairfax City; and
WHEREAS, in recognition of her support for the community and the real estate field, Teddy Goodson earned many awards and accolades, including the Fred Silverthorne Community Service Award from the City of Fairfax Democratic Committee, and she was named to the Northern Virginia Association of Realtors Hall of Fame in 2013; and
WHEREAS, predeceased by her husband, Allen, Teddy Goodson will be fondly remembered and greatly missed by her son, Derrill, and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Theodora Daniel Goodson, a former member of the Fairfax community and a successful real estate professional; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Theodora Daniel Goodson as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5180

Celebrating the life of the Honorable Gladys B. Keating.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Honorable Gladys B. Keating, a former longtime resident of Franconia and a dedicated public servant who ably represented the residents of Fairfax County in the Virginia House of Delegates for over two decades, died on August 19, 2014; and

WHEREAS, a native of New York City, Gladys Keating graduated from Andrew Jackson High School in New York and attended Queens College, Weatherford College, and George Mason University; and

WHEREAS, Gladys Keating began her professional career with Metropolitan Life Insurance and went on to become a supervisor in the actuarial division; after marrying in 1951, she followed her husband, John, to military postings in Colorado, Massachusetts, Texas, Virginia, and Germany; and

WHEREAS, in 1961, Gladys Keating relocated to Franconia and devoted herself to enhancing the community as the president of the Brookland-Bush Hill Civic Association and Edison High School PTA, the founder and commissioner of a girls' softball league, and a member of many other civic and service organizations; and

WHEREAS, desirous to be of further service to the Commonwealth, Gladys Keating ran for and was elected to the Virginia House of Delegates in 1977, a time when only nine women had previously served; and

WHEREAS, Gladys Keating represented the residents of the 43rd District for 11 terms and attained a leadership position as the most senior woman in the General Assembly; and

WHEREAS, Gladys Keating helped create the Women's Caucus and served as its leader, helped enact many pieces of legislation to safeguard Virginians as the first woman member and chair of the Committee on Militia and Police, and served as the first woman member of the Committee on Corporations, Insurance and Banking, where she rose to become co-chair and advocated passionately for consumer rights; and

WHEREAS, as a 50-year breast cancer survivor, Gladys Keating championed women's health issues and was recognized by the Virginia Cancer Society for her dedication; in addition, she advanced the cause of women's rights in family law and estates; and

WHEREAS, Gladys Keating's work included sponsoring a bill requiring prominent displays of product return policies in retail stores and passage of a bill that permitted judges to require firearms safety instruction as a precondition of a concealed weapons permit; and

WHEREAS, Gladys Keating also supported a bill permitting judges in divorce cases to require retention of insurance policies benefiting minors and was the chief sponsor of a successful measure that required Virginia insurance companies to provide coverage for mammography; and

WHEREAS, a deeply respected member of the Virginia House of Delegates, Gladys Keating also served on the Committees on Rules and Counties, Cities and Towns, served on the Virginia Military Advisory Council, and represented the Commonwealth at the National Conference of State Legislatures; and

WHEREAS, after her well-earned retirement from public office in 1999, Gladys Keating continued to advocate for women's rights as a representative of the League of Women Voters and imparted her wisdom and experience to young men and women as a professor at Northern Virginia Community College; and

WHEREAS, throughout her career, Gladys Keating served the south Fairfax community and the Commonwealth with dedication and distinction; she earned several awards and accolades, including the Human Rights Award from the Fairfax County Human Rights Commission and the Woman of the Year Award from the Annandale chapter of Business and Professional Women's Foundation; and

WHEREAS, predeceased by her husband, John, Gladys Keating will be fondly remembered and greatly missed by her children, John, Lawrence, Michael, Maggie, and Eileen, and her grandchildren and great-grandchildren; numerous other family members and friends, and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Gladys B. Keating, an exceptional public servant and a respected former member of the Franconia community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Honorable Gladys B. Keating as an expression of the General Assembly's respect for her memory.
HOUSE JOINT RESOLUTION NO. 5181

Celebrating the life of Sergeant Richard Norris Bean.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Private First Class Richard Norris Bean of Manassas, who was killed in action on July 7, 1944, while courageously facing an overwhelming enemy force, will be brought home and laid to rest with full military honors in 2014; and

WHEREAS, learning the value of hard work and responsibility at a young age, Richard Bean supported his family as a farmhand in Montgomery County and later worked on a farm in Manassas; and

WHEREAS, desirous to be of service to his country during World War II, Richard Bean enlisted in the United States Army on September 4, 1941, and deployed in March 1942, with the 105th Infantry Regiment, 27th Infantry Division, one of the first units sent into combat in the Pacific Theater; and

WHEREAS, after participating in combat operations in the Marshall Islands, Private First Class Bean landed with invasion forces on Saipan in June 1944; he made the ultimate sacrifice on July 7, 1944, courageously facing over 3,000 enemy troops in the largest banzai attack of the war; he was promoted to sergeant for the ultimate sacrifice for his country; and

WHEREAS, Sergeant Bean received the Bronze Star for his gallantry in the face of overwhelming odds and was listed as missing in action until 1947, when he was declared killed in action and listed on the Honolulu Memorial at the National Memorial Cemetery of the Pacific in Hawaii; and

WHEREAS, in August 2013, Sergeant Bean's remains were uncovered by a nongovernmental organization searching for the remains of Japanese soldiers; the group began work to repatriate Sergeant Bean to the United States, and his remains were identified by the Department of Defense in August 2014; and

WHEREAS, Sergeant Bean will be laid to rest at Quantico National Cemetery in October 2014; his family endured great distress in the nearly 70 years they waited until he was brought home for burial; and

WHEREAS, Sergeant Bean's sacrifice is a reminder of the perils faced by the thousands of American men and women in uniform whose dedication to duty places them in harm's way; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Sergeant Richard Norris Bean; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Sergeant Richard Norris Bean as an expression of the General Assembly's respect for his memory and his sacrifice for his country.

HOUSE JOINT RESOLUTION NO. 5182

Celebrating the life of Dale Toler.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Dale Toler, a proud veteran and a respected law-enforcement officer who dedicated many years of his life to protecting and serving the residents of Falls Church, died on July 31, 2014; and

WHEREAS, Dale Toler served his country during the Vietnam War as a helicopter pilot with the United States Army; after the war, he joined the Maryland Air National Guard and continued his service as a fighter pilot; and

WHEREAS, desirous to be of further service to the community, Dale Toler joined the Falls Church Sheriff's Department in 2007; he rose to the rank of sergeant and promoted community involvement as the department's reserves coordinator; and

WHEREAS, an exemplar of the professionalism and selflessness shown by law-enforcement officers throughout the Commonwealth, Dale Toler acted as a mentor to many of his fellow officers and earned trust and respect from the members of the community; and

WHEREAS, Dale Toler will be fondly remembered and greatly missed by his children, Hayley and Charles, and their families; his parents, Jacqueline and Ervin; and numerous other family members, friends, and colleagues; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Dale Toler, a respected veteran and devoted law-enforcement officer; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Dale Toler as an expression of the General Assembly's respect for his memory.
HOUSE JOINT RESOLUTION NO. 5183

Commending Nelson Fox.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Nelson Fox of Buena Vista, a respected educator and a celebrated athletics coach who led his teams to more than 1,000 victories, retired as the head coach of the Parry McCluer High School boys' basketball and golf teams at the end of the 2013-2014 school year; and

WHEREAS, as a young athlete, Nelson Fox was praised for his work ethic and strong grasp of fundamentals, traits he would later pass on to his players as a coach; he began his 50-year coaching career at the age of 10, when he took over as bench boss for an eight-year-old Little League team; and

WHEREAS, Nelson Fox developed a passion for coaching, and in 1970, he returned to Buena Vista City Public Schools and became the head coach of an eighth-grade boys' basketball program and the assistant coach of a varsity basketball program, while teaching middle school math and physical education; and

WHEREAS, in 1979, Nelson Fox was hired as the head coach of the Parry McCluer High School boys' basketball team; during his 35-year tenure as head coach, he led the Fighting Blues to 554 victories, including 13 regular season Pioneer District championships, 13 Pioneer District tournaments, two Region C championships, one Group 1A championship game, and two trips to the Group 1A final four; and

WHEREAS, Nelson Fox also coached the Parry McCluer High School golf team, leading the team to 461 victories and the 1981 Group 1A state championship; a Parry McCluer High School senior won the Group 1A individual golf state championship in 2013; and

WHEREAS, an astute student of the game and a devoted mentor, Nelson Fox is always eager to share his insights, and he has inspired dozens of players to follow in his footsteps as coaches at various levels throughout the Commonwealth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Nelson Fox on the occasion of his retirement as head coach of the Parry McCluer High School boys' basketball and golf teams; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Nelson Fox as an expression of the General Assembly's admiration for his devoted service to and leadership of the youth of the Buena Vista community and best wishes on a happy retirement.

HOUSE JOINT RESOLUTION NO. 5184

Celebrating the life of the Honorable Manley Caldwell Butler.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Honorable Manley Caldwell Butler of Roanoke, a dedicated public servant who represented the residents of the 57th District in the Virginia House of Delegates and the residents of Virginia's 6th District in the U.S. House of Representatives, died on July 28, 2014; and

WHEREAS, a native of Roanoke, Caldwell Butler graduated from Jefferson High School and attended what is now the University of Richmond before joining the United States Naval Reserve in 1943; he graduated from the Naval Reserve Midshipmen School at Columbia University and went on to serve as an officer for an air-sea rescue unit in Rhode Island; and

WHEREAS, after his honorable discharge, Caldwell Butler returned to the University of Richmond to complete his bachelor's degree; he then earned a law degree from the University of Virginia and practiced law in Roanoke for many years, including 10 years in private practice and as a founding partner of Eggleston, Holton, Butler, and Glenn until 1972; and

WHEREAS, desirous to be of further service to the Commonwealth, Caldwell Butler ran for and was elected to the Virginia House of Delegates in 1961; as the first Republican to be elected from the City of Roanoke in 50 years, he ably represented the residents of the 57th District for nearly a decade and became the House minority leader; and

WHEREAS, in 1972, Caldwell Butler was elected to the U.S. House of Representatives representing Virginia's 6th District; serving until 1986, he offered his expertise to numerous committees and commissions, including the House Judiciary Committee, where he considered the impeachment proceedings of President Richard M. Nixon; and

WHEREAS, Caldwell Butler worked to enact several pieces of important legislation throughout his career in state and federal government service; he gained a reputation as an independent thinker who strove to better the lives of all Virginians; and

WHEREAS, after retiring from public office, Caldwell Butler returned to legal practice until his well-earned retirement in 1998; an active leader in the community, he continued to volunteer his time and wise leadership with many civic and service organizations; and
WHEREAS, Caldwell Butler earned several awards and accolades, including the 1998 MS Silver Hope Award from the National Multiple Sclerosis Society, and a post office in Roanoke was renamed the M. Caldwell Butler Building in his honor; and

WHEREAS, a man of great integrity, Caldwell Butler served the community, the Commonwealth, and the nation with distinction; he inspired countless aspiring public servants and community leaders through his dedication to his principles; and

WHEREAS, predeceased by his wife of 64 years, June, Caldwell Butler will be fondly remembered and greatly missed by his sons, Manley, Jr., Henry, James, and Marshall, and their families, and numerous other family members, friends, and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Manley Caldwell Butler, a tireless public servant and devoted community leader; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Honorable Manley Caldwell Butler as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5185

Commending Dennis S. Proffitt.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, on February 1, 2014, Dennis S. Proffitt, a dedicated law-enforcement officer and a respected leader in the community, retired as the Sheriff of Chesterfield County after a distinguished 43-year career; and

WHEREAS, beginning his career as a dispatcher for the Counties of Chesterfield and Henrico, Dennis Proffitt graduated from the Chesterfield County Police Academy and became a patrolman with the Chesterfield County Police Department in 1975; and

WHEREAS, Dennis Proffitt was quickly promoted to detective in the vice and narcotics unit; he served as the first undercover officer in the history of the department and earned the Police Officer of the Year award in 1979; and

WHEREAS, in 1989, Dennis Proffitt was promoted to sergeant then to lieutenant; he supported innovative strategies for conducting narcotics investigations and served on the department's first SWAT team; and

WHEREAS, Dennis Proffitt continued to rise through the ranks, becoming inspector in charge of special investigations in 1996 and captain in charge of criminal investigations in 1997; after joining the Chesterfield County Sheriff's Office in 1997, he was promoted to undersheriff in 1999 and elected sheriff in 2007 and again in 2011; and

WHEREAS, safeguarding the community in a variety of ways as sheriff, Dennis Proffitt developed comprehensive security programs for county elected officials, enhanced security at jails and courts, and increased the department's ability to respond to crises and natural disasters; and

WHEREAS, Dennis Proffitt saved taxpayer money by supporting inmate workforce programs that provided grounds maintenance and litter control on county property, and he increased the operational efficiency of county jails by implementing other innovative programs; and

WHEREAS, as a passionate advocate for his employees, Dennis Proffitt invested in the highest quality training and career development programs; during his tenure as sheriff, the department maintained full compliance with the Virginia Board of Corrections standards and full accreditation with the Virginia Law Enforcement Professional Standards Commission; and

WHEREAS, Dennis Proffitt worked to enhance the community by supporting hunters' safety training, Special Olympics events, Seniors-in-Touch, TRIAD, and Project Lifesaver; he remains an active volunteer with the Rotary Club of South Richmond; and

WHEREAS, deeply committed to public safety and the well-being of the residents of Chesterfield County, Dennis Proffitt is an exemplar of the professionalism and dedication shown by law-enforcement officers throughout the Commonwealth; his son, Dennis, Jr., has followed in his footsteps and serves as a sergeant with the Chesterfield County Police Department; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Dennis S. Proffitt for over four decades of diligent service as a law-enforcement officer on the occasion of his retirement as Sheriff of Chesterfield County; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dennis S. Proffitt as an expression of the General Assembly's admiration for his outstanding contributions to Chesterfield County and the Commonwealth and best wishes on a happy retirement.
HOUSE JOINT RESOLUTION NO. 5186

Commending Veterans of Foreign Wars Obie D. Minter Memorial Post 10840.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Veterans of Foreign Wars Obie D. Minter Memorial Post 10840 of Franklin County, which was chartered on September 1, 1989, with just over 70 veterans from Franklin County and neighboring communities, celebrates its 25th anniversary in 2014; and

WHEREAS, Veterans of Foreign Wars Post 10840 was named for Franklin County native Obie D. Minter, a World War II veteran of Company B, 30th Infantry Regiment, 3rd Infantry Division, who was captured in the Vosges Mountains during the Rhineland campaign and imprisoned at Stalag VII-A in Moosburg, Germany, before liberation; and

WHEREAS, Veterans of Foreign Wars Post 10840 has been actively involved in and continues to support community affairs; the post conducts youth programs; ensures the care of veterans, orphans, and widows; fosters camaraderie among veterans; and promotes patriotism and love of country; and

WHEREAS, Veterans of Foreign Wars Post 10840 includes and continues to welcome veterans of World War II, the Korean War, the Vietnam War, the Gulf War, the War in Iraq, the War in Afghanistan, and other overseas combat and expeditionary operations of the Cold War, including the Dominican Republic, Beirut, the Indian Ocean Contingency Crisis (Iran Hostage Crisis), Somalia, Grenada, Panama, and others; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Veterans of Foreign Wars Obie D. Minter Memorial Post 10840 on the occasion of its 25th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Veterans of Foreign Wars Obie D. Minter Memorial Post 10840 as an expression of the General Assembly's admiration for 25 years of service to veterans and the community.

HOUSE JOINT RESOLUTION NO. 5187

Celebrating the life of Virginia Shelton.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Virginia Shelton, a beloved and inspirational member of the Ashland community, died on August 31, 2014, at the age of 108; and

WHEREAS, raised on a plantation in Hanover County, Virginia Shelton lived through many historical events in the Commonwealth and the United States; throughout her life, she spread joy to others through her positivity and grace; and

WHEREAS, Virginia Shelton was devoted to enhancing the well-being and quality of life of her fellow Ashland residents; she received many awards and accolades for her generous volunteer work; and

WHEREAS, possessed of an adventurous and joyous spirit, Virginia Shelton was well-known for her love of dance and enjoyed riding horses even at the age of 100; and

WHEREAS, a woman of deep and abiding faith, Virginia Shelton enjoyed fellowship and worship with the community as a member of Providence Baptist Church, where she served as a deaconess and a missionary; and

WHEREAS, predeceased by her husband, Charles, Virginia Shelton will be fondly remembered and greatly missed by numerous family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Virginia Shelton, an admired member of the Ashland community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Virginia Shelton as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5188

Commending the George Wythe High School girls' track and field team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the George Wythe High School girls' track and field team of Wytheville showed exceptional skill and determination, winning the Virginia High School League Group 1A state championship on June 8, 2014, at Radford University; and

WHEREAS, the George Wythe High School Maroons claimed victory in the 400-meter relay to cap a 79-point tournament victory, beating second-place Radford by an impressive 23 points; and
WHEREAS, junior Meredith Willis led the George Wythe High School Maroons with 40 points, taking first place in four individual events—the long jump, triple jump, 100-meter race, and 200-meter race; and
WHEREAS, each member of the George Wythe High School girls' track and field team—Jasmine Harber, Tyra Hedgepeth, Brea Lampkins, Keyona Miller, Abby Storms, and Meredith Willis—contributed wholeheartedly to the victory; and
WHEREAS, the George Wythe High School Maroons also benefited from the able leadership of the coaches and staff and the enthusiastic support of the entire George Wythe High School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the George Wythe High School girls' track and field team on winning the Virginia High School League Group 1A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Sarah Rudolph, head coach of the George Wythe High School girls' track and field team, as an expression of the General Assembly's admiration for the team's talent and perseverance.

HOUSE JOINT RESOLUTION NO. 5189

Commending J. Davis Daniel.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, after a boating accident on Smith Mountain Lake on August 20, 2014, J. Davis Daniel of Moneta reacted courageously and without hesitation to save the life of a Bedford County community member in distress; and
WHEREAS, Davis Daniel, an honors student at the Roanoke Valley Governor's School for Science and Technology and Franklin County High School, heard cries for help while training for lacrosse in his yard; and
WHEREAS, racing to the scene, Davis Daniel discovered that an elderly woman had fallen from her boat, struck her head on a dock, and lost consciousness; acting with no regard for his personal safety, he dove into the lake and pulled the woman to shore; and
WHEREAS, quickly confirming that the woman was not breathing and with first responders still en route, Davis Daniel began to perform chest compressions, which helped her regain consciousness and expel water from her lungs; and
WHEREAS, thanks to Davis Daniel's quick thinking, the woman recovered from the incident and was released from the hospital with only minor injuries a few days later; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend J. Davis Daniel for his decisive and life-saving actions on August 20, 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to J. Davis Daniel as an expression of the General Assembly's admiration for his bravery and selflessness.

HOUSE JOINT RESOLUTION NO. 5190

Commending the Virginia Episcopal School girls' basketball team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Virginia Episcopal School girls' basketball team claimed its first state title by winning the Virginia Independent Schools Athletic Association Division 3 state championship on March 1, 2014; and
WHEREAS, the Virginia Episcopal School Fighting Bishops defeated the Wakefield School Fighting Owls 32-27 in the state championship final at Saint Anne's-Belfield School to finish the season with a 17-6 record; and
WHEREAS, trailing for only 32 seconds, the Virginia Episcopal School Fighting Bishops took the lead in the first quarter and dominated play with their strong zone defense for the rest of the game; and
WHEREAS, freshman Tyra Cox led the Virginia Episcopal School Fighting Bishops with a game-high 17 points, including crucial late-game scores to maintain the lead, and five rebounds; and
WHEREAS, the victory is a testament to the skill and determination of each of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire Virginia Episcopal School community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Virginia Episcopal School girls' basketball team on winning the 2014 Virginia Independent Schools Athletic Association Division 3 state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Darko Sedlar, head coach of the Virginia Episcopal School girls' basketball team, as an expression of the General Assembly's congratulations and admiration for the team's accomplishments.
HOUSE JOINT RESOLUTION NO. 5191

Celebrating the life of Michael Steven Suter.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Michael Steven Suter of Virginia Beach, a distinguished former United States Naval Special Warfare operator (SEAL) officer and a beloved family man, died on July 18, 2014; and

WHEREAS, a native of Richmond, Michael "Mike" Steven Suter joined the United States Navy in 1970 and graduated from Basic Underwater Demolition/SEAL training with Class 81 in 1975; he was assigned to Underwater Demolition Team 12 and rose through the ranks to become a Chief Warrant Officer four in the elite Navy SEALs; and

WHEREAS, Mike Suter served with several units throughout his rewarding Navy career, including SEAL Teams One and Five, Fleet Aviation Specialized Operational Training Group, Pacific Fleet, Naval Special Warfare Unit Two in Scotland, and the Naval Special Warfare Centers in Coronado, California, and Dam Neck; and

WHEREAS, Mike Suter was one of the 85 plankowners or founding members of SEAL Team Six, one of the country's premier counterterrorism units, and he retired as a member of Naval Special Warfare Development Group in July 2000; and

WHEREAS, Mike Suter was the first Chief Warrant Officer to be commissioned in the Navy SEALs, and he set the standard by which future Warrant Officers would be measured; a dedicated mentor to countless fellow SEALs, he was admired for his leadership style, honesty, and integrity; and

WHEREAS, Mike Suter will be fondly remembered and greatly missed by his wife of 18 years, Kenette; children, Amber, Jessica, Annie, and Meredith, and their families; mother, Darlene Dills; and numerous other family members, friends, and fellow members of the United States Navy; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Michael Steven Suter, a frogman, a proud veteran, and a respected member of the Virginia Beach community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Michael Steven Suter as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5192

Commending Pulaski County High School.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, Pulaski County High School, an exceptional public secondary school in the Town of Dublin, celebrates 40 years of preparing thousands of young men and women for success in higher education and careers and for responsible citizenship; and

WHEREAS, established in 1974 during the tenure of Kenneth Dobson, the late former superintendent of Pulaski County Public Schools, Pulaski County High School was formed by the consolidation of Dublin High School and Pulaski High School and remains the only public high school in Pulaski County; and

WHEREAS, Pulaski County High School opened with an enrollment of approximately 2,000 students in grades nine through 12 and now graduates almost 350 students each year; the school proudly maintains full accreditation through the Southern Association of Colleges and Schools; and

WHEREAS, recognizing students as individuals with unique needs and learning styles, Pulaski County High School offers programs for students with limited English language skills, nine advanced placement classes, and an on-site Career and Technical Education Center, which offers vocational courses in several fields; and

WHEREAS, the Pulaski County High School Cougars have achieved success at regional, state, and national levels in athletic and academic tournaments; the school offers football, basketball, cheerleading, marching band, track and field, cross country, drama, chess, and math programs among other extracurricular activities; and

WHEREAS, with the help of countless volunteers, staff members, administrators, faculty, and parents, Pulaski County High School has succeeded in its mission to provide a safe, comfortable, and organized environment in which students can achieve their full potential and become lifelong learners; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Pulaski County High School for its service to the youth of Pulaski County on the occasion of its 40th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Michael Grim, principal of Pulaski County High School, as an expression of the General Assembly's admiration for the school's long tradition of excellence in education.
HOUSE JOINT RESOLUTION NO. 5193

Commending Dwight Lee Hubbard.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Dwight Lee Hubbard has worked diligently for much of his life to preserve the history and heritage of the Town of Clifton and the Fairfax Station area; and

WHEREAS, a native of Fairfax County, Lee Hubbard traces his familial roots in the area to 1678 and has established connections to many prominent local families, including the Fords, the Sangsters, and the Simpsons; and

WHEREAS, Lee Hubbard enjoyed a distinguished professional career in law enforcement and the military, serving the community and the country as a member of the Federal Bureau of Investigation, the United States Army Intelligence Center at Fort Holabird, and the Fairfax County Police Department; and

WHEREAS, after his well-earned retirement in 1979, Lee Hubbard generously continued to serve the community as a respected resource for historical and genealogical research in Fairfax County; and

WHEREAS, Lee Hubbard has served as the president of the Fairfax County Historical Society and the vice chair of the Sully Foundation and sits on the board of Historic Fairfax City, Inc.; and

WHEREAS, after the monument commemorating the Civil War battle between the 155th New York Volunteer Infantry Regiment and the Laurel Brigade at Sangster's Station was vandalized in the 1960s, Lee Hubbard worked to recover and safeguard the monument plaques, preserving a valuable artifact of the county's history; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Dwight Lee Hubbard, a dedicated local historian in the Fairfax Station area; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dwight Lee Hubbard as an expression of the General Assembly's admiration for his hard work and contributions to the Fairfax County community.

HOUSE JOINT RESOLUTION NO. 5194

Commending Brandon Stokes.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Brandon Stokes, a popular radio personality and respected philanthropist, has served the Virginia Beach community for many years by spreading the joy of music and organizing various charitable programs; and

WHEREAS, a native of Virginia Beach, Brandon Stokes took an interest in music at a young age and aspired to become a disc jockey after watching the video for "Walk This Way" by Aerosmith and Run DMC; and

WHEREAS, Brandon Stokes performed at his grade school dances for free and later performed at local high school dances and other events, including homecomings at Hampton University and Norfolk State University; and

WHEREAS, in 2000, Brandon Stokes began working at WNVZ-FM (104.5) and quickly earned a guest spot on the station's morning show; he officially joined the Morning Zoo team in 2004 and was named music director in 2007; and

WHEREAS, respected for his expertise in and passion for music, Brandon Stokes has earned accolades as one of the best music directors in the country, and with his guidance, Z104 is consistently ranked as one of the top stations among the 18-to-34 age group in Virginia Beach; and

WHEREAS, in 2006, Brandon Stokes established the Stuff the Bus program, living on a Hampton Roads Transit bus for five days to encourage community members to donate Christmas presents for children in need; and

WHEREAS, by 2007, Brandon Stokes had filled four buses with donated toys, and in the eighth annual Stuff the Bus event in 2013, he collected enough toys to fill 15 buses, ensuring less fortunate children in the community had presents for the holidays; and

WHEREAS, Brandon Stokes has also been instrumental in providing new opportunities for local musical artists; he founded the annual Shaggfest concert series, an all-day music festival that allows local talent to perform alongside nationally known artists; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Brandon Stokes for his devoted service to the residents of Virginia Beach; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Brandon Stokes as an expression of the General Assembly's admiration for his many cultural and charitable contributions to the community.
HOUSE JOINT RESOLUTION NO. 5195

Celebrating the life of Edith Logan Sheppard Ott.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Edith Logan Sheppard Ott of Richmond, a respected psychologist and a dedicated alumna of the University of Mary Washington, died on June 9, 2014; and
WHEREAS, a native of Richmond, Edith Ott graduated from Thomas Jefferson High School and earned a bachelor's degree from what is now the University of Mary Washington; and
WHEREAS, Edith Ott began her professional career at the Virginia Treatment Center for Children and Westbrook Psychiatric Hospital, then earned a doctorate from Virginia Commonwealth University; and
WHEREAS, Edith Ott shared her expertise as a faculty member at the University of Richmond and a staff psychologist at the Center for Psychological Services and Development before serving the community through her private practice from 1989 to 2006; and
WHEREAS, as a founding member of the Gestalt Institute of Richmond, Edith Ott helped provide innovative personal and professional development programs to the Richmond community; and
WHEREAS, an active leader in the University of Mary Washington community throughout her life, Edith Ott served as a member and president of the Alumni Association Board of Directors and a member of the Board of Visitors, the President's Council on Sustainability, and the Class of 1959 Reunion Committee; and
WHEREAS, in 2010, Edith Ott received the Frances Liebenow Armstrong '36 Service Award, which recognizes a University of Mary Washington alumna who has demonstrated exceptional support for and dedication to the university and its students; and
WHEREAS, Edith Ott will be fondly remembered and greatly missed by her husband of 55 years, Matthew, Jr.; children, Heather, Meredith, and Matthew III, and their families; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Edith Logan Sheppard Ott, a respected therapist and proud alumna of the University of Mary Washington; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Edith Logan Sheppard Ott as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5196

Celebrating the life of Cynthia B. Creasy.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Cynthia B. Creasy of Richmond, a respected journalist who dedicated almost four decades to her craft and a beloved friend and mentor, died on July 26, 2014; and
WHEREAS, Cynthia "Cindy" B. Creasy was raised in Roanoke and Norfolk; she began her career as a journalist as an intern for the Richmond Times-Dispatch while attending the University of Richmond; and
WHEREAS, after earning her bachelor's degree, Cindy Creasy joined the Richmond Times-Dispatch as a reporter and diligently covered a wide variety of subjects; and
WHEREAS, admired for her professionalism, easygoing nature, and compassion for others, Cindy Creasy served as a reporter and editor in various departments before becoming the features editor, where she used her observation skills and unique insights to cover food, fashion, and human interest stories; and
WHEREAS, Cindy Creasy always made time to assist coworkers or answer calls from readers; in recognition of her patience and courteousness, she was named the newspaper's Customer Service Champion of the Year; and
WHEREAS, an active leader in the community, Cindy Creasy served on the board of the Manchester Family YMCA and as a member of a local cookbook club; she enjoyed fellowship and worship with the community at Forest Hill Presbyterian Church, where she taught Sunday school, led a youth group, and had served as a church elder; and
WHEREAS, Cindy Creasy will be fondly remembered and greatly missed by her husband, Ed, and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Cynthia B. Creasy, an admired journalist and a beloved member of the Richmond community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Cynthia B. Creasy as an expression of the General Assembly's respect for her memory.
HOUSE JOINT RESOLUTION NO. 5197

Celebrating the life of Charles R. Nicholson, Sr.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Charles R. Nicholson, Sr., a devoted educator and an active member of the Richmond community who was well known as an official for high school and college athletics in Central Virginia, died on June 23, 2014; and
WHEREAS, a lifelong resident of Richmond, Charles Nicholson graduated from Armstrong High School and earned a bachelor's degree from West Virginia State University and a master's degree from New York University; and
WHEREAS, desirous to be of service to his country, Charles Nicholson joined many of the other young men of his generation as a member of the United States Army during World War II; and
WHEREAS, after his honorable discharge, Charles Nicholson returned home and began his career as a physical education teacher with Richmond Public Schools in the 1950s; and
WHEREAS, Charles Nicholson helped countless students prepare for higher education, careers, and responsible citizenship, becoming an assistant principal and eventually retiring as the assistant director of finance for Richmond Public Schools; and
WHEREAS, a passionate supporter of youth athletics, Charles Nicholson offered his wealth of knowledge as a referee for Virginia High School League and Central Intercollegiate Athletic Association (CIAA) football and basketball games; he was inducted into the CIAA Hall of Fame in 2001; and
WHEREAS, Charles Nicholson enjoyed fellowship and worship with the community as a member of First African Baptist Church, where he served as a trustee for many years; and
WHEREAS, Charles Nicholson will be fondly remembered and greatly missed by his wife of 63 years, Agnes; children, Charles, Jr., and Tracy, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Charles R. Nicholson, Sr., a respected educator and an active member of the Richmond community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Charles R. Nicholson, Sr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5198

Commending Community Idea Stations.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Community Idea Stations, founded by a group of 89 visionary community leaders led by Thomas C. Boushall, began serving the Richmond community when WCVE Channel 23 signed on the air on September 14, 1964, with a core mission of serving schools in Central Virginia classrooms with educational television programming; and
WHEREAS, Community Idea Stations has grown to include three television stations, including WCVE-TV and WCVW-TV in Richmond and WHTJ-TV in Charlottesville, and three radio stations, including 88.9 WCVE in Richmond, 89.1 WCNV in Heathsville, and 90.1 WMVE in Chase City, providing PBS and NPR national programming, combined with locally produced programming that delivers lifelong learning opportunities for community members of all ages; and
WHEREAS, Community Idea Stations partners with Communities in Schools, Smart Beginnings, and more than 80 other community partners in its Ready to Learn initiative to identify lower income communities where PBS resources can be distributed to parents to help prepare their children for success in school; and
WHEREAS, Community Idea Stations actively promotes the arts through its national and local programming and expands the impact of local arts organizations throughout the community through live radio broadcasts of the Richmond Folk Festival and recorded concerts of the Richmond Symphony and television broadcast performances by the American Youth Harp Ensemble, the Latin Ballet of Virginia, the Elegba Folklore Society, the Richmond Ballet, and many others through its series The Community Idea Stations Presents; and
WHEREAS, each year, Community Idea Stations extends the historical legacy of Central Virginia to thousands of public television viewers through numerous award-winning documentaries such as Locked Out: The Fall of Massive Resistance (produced in partnership with the University of Virginia's Center for Politics) and Liberty or Death (produced in partnership with St. John's Church Foundation); and
WHEREAS, Community Idea Stations connects the citizens of the Commonwealth to state government by operating the only broadcast studio in the General Assembly Building, providing a local platform for legislators and community leaders to appear on the national stage, archiving the proceedings of the Virginia House of Delegates and the Senate of Virginia, and airing live gubernatorial and senatorial debates on television and radio stations throughout Virginia; and
WHEREAS, through its Science Matters Initiative, Community Idea Stations works with the Science Matters Leadership Team, led by Eric Rhoades, director and science coordinator for the Office of Science and Health Education at the Virginia
Department of Education, and more than 70 community partners, such as the Science Museum of Virginia and Virginia Commonwealth University, to use the power of its media to inspire the next generation of scientists, engineers, and innovators; and

WHEREAS, Community Idea Stations engages 300,000 viewers and listeners each week with programming that prepares children for school, enhances and promotes the arts, remembers the past, informs citizens, and inspires curiosity about world affairs; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Community Idea Stations for its service to the community on the occasion of its 50th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Community Idea Stations as an expression of the General Assembly's congratulations and admiration for the organization's commitment to using the power of media to educate, entertain, and inspire listeners and viewers throughout the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5199

Commending the Honorable Robert H. Brink.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Honorable Robert H. Brink, a loyal public servant and a true gentleman, ably represented the residents of the Counties of Arlington and Fairfax as a member of the Virginia House of Delegates for 17 years; and

WHEREAS, Robert "Bob" H. Brink worked to enhance the Arlington County community as an activist and civic servant for more than two decades, sitting on the local school board and the Arlington County Board of Supervisors' fiscal affairs and transportation advisory panels; and

WHEREAS, Bob Brink served as counsel to two congressional committees for more than 15 years and was appointed the deputy assistant attorney general for legislative affairs at the U.S. Department of Justice in 1993; and

WHEREAS, desirous to be of further service to the Commonwealth, Bob Brink ran for and was elected to the Virginia House of Delegates; taking office in 1998, he represented the residents of the 48th District for eight terms; and

WHEREAS, throughout his time in office, Bob Brink worked to enact numerous important pieces of legislation, and he became the 13th most-senior member of the Virginia House of Delegates; and

WHEREAS, Bob Brink served a crucial role in the financial stewardship of the Commonwealth on the Committee on Appropriations, where he proudly supported the formation of Virginia's Children's Health Insurance Plan; and

WHEREAS, Bob Brink also offered his leadership and wisdom as the ranking Democrat on the Committee on Privileges and Elections and a member of the Committee on Transportation; and

WHEREAS, among his proudest accomplishments, Bob Brink successfully led efforts to increase funding for teachers of blind students, ensuring that blind and low-vision students in the Commonwealth receive a high-quality education; and

WHEREAS, Bob Brink earned numerous awards and accolades for his good work, including recognition from the National Federation of the Blind of Virginia and conservation groups; he helped inspire a passion for public service in a generation of future leaders by heading the Virginia YMCA Model General Assembly Program board; and

WHEREAS, a man of great integrity, Bob Brink served the Commonwealth and the Arlington County and Fairfax County communities with dedication and distinction; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Honorable Robert H. Brink for his achievements in service to the Commonwealth as a member of the Virginia House of Delegates for 17 years; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Honorable Robert H. Brink as an expression of the General Assembly's admiration for his service to the residents of Arlington County and Fairfax County and to the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5200

Celebrating the life of Katherine S. Beyer.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Katherine S. Beyer, a hardworking and beloved member of the Fairfax community who brought joy into the lives of others, died on June 29, 2014; and

WHEREAS, born in Trieste, Italy, Katherine "Kathy" S. Beyer moved to Washington, D.C., and was a member of the inaugural class of the Lieutenant Joseph P. Kennedy Institute of Catholic Charities, a special education program for children with developmental disabilities; and
WHEREAS, Kathy Beyer worked for the Arlington Special Occupational Center, where she advocated for the well-being of her fellow workers; she later joined the family car dealership, Don Beyer Volvo, in Falls Church; and
WHEREAS, Kathy Beyer believed in the importance of exercising one's civic duty and proudly volunteered her time with numerous election campaigns; and
WHEREAS, striving to enhance the community, Kathy Beyer served as the president of People First, a nonprofit, self-advocacy group for individuals with intellectual disabilities; she was well known for her passionate and moving speeches on the subject; and
WHEREAS, admired for her sense of humor, joyful singing voice, kindness, and honesty, Kathy Beyer will be fondly remembered and greatly missed by numerous family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Katherine S. Beyer, an active and beloved member of the Fairfax community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Katherine S. Beyer as an expression of the General Assembly’s respect for her memory.

HOUSE JOINT RESOLUTION NO. 5201
Commending Paul Galanti.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, Paul Galanti, a decorated war hero, distinguished civil servant, and passionate advocate for veterans affairs, retires as the Commissioner of the Department of Veterans Services in 2014; and
WHEREAS, Paul Galanti carried on a family tradition of military service, entering United States Navy flight training after graduating from Valley Forge Military Academy and the United States Naval Academy; he joined Navy Light Jet Attack Squadron 216 and deployed to Vietnam aboard the USS Hancock in 1965; and
WHEREAS, a distinguished aviator, Paul Galanti flew 97 combat missions before being shot down and captured by enemy forces in 1966; he courageously endured great hardship while being held as a prisoner of war for nearly seven years; and
WHEREAS, after his release in 1973, Paul Galanti returned to the United States and joined the Navy Recruiting District in Richmond, later becoming the commanding officer of the district; in 1979, he joined the Office of the Commandant at the Naval Academy, where he imparted his wisdom and experience to hundreds of midshipmen; and
WHEREAS, after his retirement from military service, Paul Galanti became the first non-pharmacist executive director of what was then known as the Virginia Pharmaceutical Association and later became the executive vice president of the Medical Society of Virginia; he used his computer expertise to modernize systems and increase efficiency at both organizations; and
WHEREAS, in 2010, Paul Galanti was named Commissioner of the Department of Veterans Services and subsequently was appointed to the Board of Visitors of Virginia Military Institute; deeply respected for his work with veterans, Paul Galanti served as a member and leader of numerous organizations and committees supporting former prisoners of war; and
WHEREAS, Paul Galanti earned many awards and accolades throughout his military and professional careers, including the Silver Star, two Legions of Merit, the Bronze Star, two Purple Hearts, and nine Air Medals; he was inducted into the Virginia Aviation Hall of Fame in 2005, and the Paul and Phyllis Galanti Education Center at the Virginia War Memorial is named in his and his late wife's honor; and
WHEREAS, in his well-earned retirement, Paul Galanti plans to serve the community and the Commonwealth by continuing to support veterans affairs; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Paul Galanti on the occasion of his retirement as Commissioner of the Department of Veterans Services; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Paul Galanti as an expression of the General Assembly’s admiration for his dedicated service to the veteran community, the Commonwealth, and the nation.

HOUSE JOINT RESOLUTION NO. 5202
Commending Tabernacle United Methodist Church.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, in 2014, Tabernacle United Methodist Church celebrates 200 years of serving and uplifting the members of the Amelia community through worship services, outreach, and ministry programs; and
WHEREAS, originally known as Tabernacle Methodist Episcopal Church South, Tabernacle United Methodist Church was built in 1814 on land donated by a member of the community; the church was rebuilt in 1906 with the help of many generous donations from local residents; and
WHEREAS, over the years, Tabernacle United Methodist Church continued to grow, adding four classrooms in 1960 and a parsonage in 1979 among many other enhancements; the church began holding services on every Sunday beginning in January 1981; and

WHEREAS, after Tabernacle United Methodist Church was destroyed by a fire in 1996, members of the congregation continued to hold services under tents and instituted Wednesday evening prayer meetings that continue to this day; the congregation hosted bake sales and stew sales to fund the construction of a larger, more modern church, which held its first service on November 24, 1996; and

WHEREAS, in 2001, Tabernacle United Methodist Church worked to preserve the history of the area by cleaning and restoring tombstones in the church cemetery, and in 2004 the Amelia Historical Society included Tabernacle United Methodist Church on its tour of historical sites in Amelia County; and

WHEREAS, beginning in 2005, Tabernacle United Methodist Church expanded its ministry and outreach programs to better serve communities in the Commonwealth and around the world; the church sponsored a musical program, a seniors group, and mission trips to Alabama, Florida, Missouri, and Nepal and began working with CARITAS and Habitat for Humanity; and

WHEREAS, Tabernacle United Methodist Church also works to inspire and support the youth of the community through its longstanding Sunday school program and youth ministries and by awarding scholarships to college-bound students; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Tabernacle United Methodist Church for its tradition of spiritual leadership on the occasion of its 200th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dan Walker, pastor of Tabernacle United Methodist Church, as an expression of the General Assembly's admiration for the church's storied history and many contributions to the Amelia community.

HOUSE JOINT RESOLUTION NO. 5203

Commending Burkeville Presbyterian Church.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, Burkeville Presbyterian Church celebrates 140 years of spiritual leadership of and service to the Burkeville community; and

WHEREAS, Burkeville Presbyterian Church traces its roots to 1873, when a small group began holding worship services at a freight station on the first Sunday of each month; with help and generous donations from community members, the congregation constructed a church building in 1874; and

WHEREAS, the Reverend Dr. Theoderick Pryor served as the first pastor of Burkeville Presbyterian Church from 1874 to 1890, and more than 20 pastors have followed his example and helped spread the Word of God; and

WHEREAS, in 1919, the Women of the Church established the Helen M. Agnew Auxiliary in memory of its first president to better support the church and serve the community; and

WHEREAS, Burkeville Presbyterian Church continued to grow over the years, adding a balcony to seat the growing congregation, classrooms for Sunday school in 1955, and a modern, digital organ in 1994; and

WHEREAS, Burkeville Presbyterian Church will commemorate its 140th anniversary on October 5, 2014, with a special homecoming service and a luncheon on the church grounds; and

WHEREAS, Burkeville Presbyterian Church has been an essential part of the Burkeville community for over a century, providing joyful worship services and valued community outreach; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Burkeville Presbyterian Church for its work to serve and uplift members of the community on the occasion of its 140th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Burkeville Presbyterian Church as an expression of the General Assembly's admiration for its storied history and contributions to the Town of Burkeville.

HOUSE JOINT RESOLUTION NO. 5204

Commending South Hill Volunteer Fire Department.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, South Hill Volunteer Fire Department has served and safeguarded the lives and property of South Hill and Mecklenburg County residents for 80 years; and
WHEREAS, organized by 10 charter members under Conrad L. Temple, the department's first chief, South Hill Volunteer Fire Department was officially established in 1934; in 1939, the department purchased its first new fire truck, which remains in operation as of 2014; and

WHEREAS, South Hill Volunteer Fire Department built its first fire station in 1939, moved to the municipal building in 1959, and completed construction of its current home at North Lane and Brunswick Avenue in 1979; the station has been upgraded many times to include day rooms, offices, and additional bays; and

WHEREAS, throughout its history, South Hill Volunteer Fire Department has cultivated strong relationships with members of the community, and in October 1972, 14 wives met and formed the South Hill Volunteer Fire Department Ladies Auxiliary to better support the department in its mission to serve local residents; and

WHEREAS, in 1985, South Hill Volunteer Fire Department established the Ernest L. Reeves Life Membership Award, which has been awarded to 25 deserving members who have gone above and beyond the call of duty; beginning in 1997, the South Hill Volunteer Fire Department has supported the youth of the community by awarding an annual scholarship in honor of life member James E. Crowder; and

WHEREAS, as a charter member of the Southside Virginia Volunteer Firefighters Association, South Hill Volunteer Fire Department participates in the group's annual competition and has earned the Best All-Around trophy 24 times in 29 years, demonstrating the department's skill and dedication; and

WHEREAS, the 40 dedicated members of South Hill Volunteer Fire Department use the best equipment and the highest quality training to respond to over 450 calls annually, including fires, vehicle accidents, and hazardous material spills, among other emergencies; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend South Hill Volunteer Fire Department on the occasion of its 80th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Rosser Wells, fire chief of South Hill Volunteer Fire Department, as an expression of the General Assembly's admiration for the department's long tradition of service to the community.

HOUSE JOINT RESOLUTION NO. 5205

Commending La Crosse Volunteer Fire Department.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, La Crosse Volunteer Fire Department has proudly and diligently served the residents of the Town of La Crosse for 75 years; and

WHEREAS, tracing its roots to 1939, La Crosse Volunteer Fire Department was established under fire chief G. E. Adams after the town installed a public water system; the department erected its first building in 1941 and moved to its current station in 1950; and

WHEREAS, experiencing a great deal of growth throughout its history, La Crosse Volunteer Fire Department has made numerous enhancements to its station and apparatus; the department has proudly funded all additions to the station since 1958; and

WHEREAS, La Crosse Volunteer Fire Department invests in the highest quality equipment and training methods, ensuring that its firefighters are prepared for structure fires, vehicle accidents, and other emergencies; and

WHEREAS, respected in the region, La Crosse Volunteer Fire Department maintains strong relationships with other volunteer departments and responds to incidents throughout Mecklenburg County; the department also hosted the 51st annual Southside Virginia Volunteer Firefighter Convention in 2006; and

WHEREAS, the hardworking members of La Crosse Volunteer Fire Department are fine examples of the bravery, dedication to duty, and professionalism shown by firefighters and first responders throughout the Commonwealth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend La Crosse Volunteer Fire Department on the occasion of its 75th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to La Crosse Volunteer Fire Department as an expression of the General Assembly's admiration for its longstanding commitment to serving and safeguarding the residents of the Town of La Crosse.

HOUSE JOINT RESOLUTION NO. 5206

Celebrating the life of Harry Lee Dull.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014
WHEREAS, Harry Lee Dull, a proud veteran and a respected entrepreneur and community leader in Staunton, died on September 10, 2014; and

WHEREAS, Harry Dull honorably served his country as a member of the United States Army during the Vietnam War, earning several decorations, including the Purple Heart and the Good Conduct Medal; and

WHEREAS, possessed of an entrepreneurial spirit, Harry Dull served the community as the owner of Dull's Catering for many years; he also worked to safeguard the lives and property of local residents as the vice president of Augusta County Fire and Rescue Company 11 Volunteer Services; and

WHEREAS, an admired labor leader, Harry Dull served as the vice president of the Virginia AFL-CIO for more than 40 years, the president of the Shenandoah Valley Central Labor Council, and the vice president of the Western Virginia Labor Federation; and

WHEREAS, striving to enhance the quality of life in the community, Harry Dull volunteered his time and wise leadership with the Fishersville Ruritan Club, Veterans of Foreign Wars Post 2216, and the Staunton Braves baseball team; and

WHEREAS, Harry Dull will be fondly remembered and greatly missed by his wife of 43 years, Joyce; children, Christopher and Kevin, and their families; and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Harry Lee Dull, a veteran, businessman, and active member of the Staunton community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Harry Lee Dull as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5207

Commending the Neighborhood Conservation Program.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, for 50 years, the Neighborhood Conservation Program in Arlington County has partnered with community residents to identify and carry out neighborhood improvements; and

WHEREAS, the Neighborhood Conservation Program was established by an Arlington County resident in 1964 to undertake small beautification projects; and

WHEREAS, in 1965, the Neighborhood Conservation Program served three neighborhoods with a budget of $400,000; by 2014, more than 50 neighborhoods benefited from $11 million in program funds; and

WHEREAS, since 1996, the Neighborhood Conservation Program has invested over $67 million in residential neighborhoods, completed over 550 projects, installed more than 200 neighborhood signs, and constructed multiple miles of sidewalks, significantly increasing pedestrian safety; and

WHEREAS, the Neighborhood Conservation Program is the only program in Arlington County specifically dedicated to maintaining and improving residential neighborhoods; residents value the program because it empowers them to guide planning efforts and improvement projects in their own neighborhoods; and

WHEREAS, the Neighborhood Conservation Program builds consensus by using a grassroots collaborative process that gives all residents an opportunity to participate; residents write new Neighborhood Conservation Plans and update older ones through an enormous, collaborative volunteer effort by residents in each neighborhood; and

WHEREAS, Neighborhood Conservation Plans are documents in which residents outline their strengths and weaknesses, areas for improvement, and types of projects that will enhance their community and meet the needs of the residents; over 70 new and updated neighborhood plans have been completed; and

WHEREAS, neighborhood improvements include park enhancements, LED streetlight installation, neighborhood beautification, neighborhood sign installation, and sidewalk, curb, and gutter installation; and

WHEREAS, Neighborhood Conservation Program projects are a true collaborative effort between Neighborhood Conservation Program and Arlington County Historic Preservation, Parks and Recreation, and Department of Environmental Services (DES) staff, who work together to implement community-based projects; and

WHEREAS, the Neighborhood Conservation Program is a unique approach that allows residents to give input on the needs for each project; other localities have modeled programs after the Neighborhood Conservation Program in order to encourage greater civic engagement; and

WHEREAS, the program is critical to maintaining the outstanding quality of life Arlington County residents enjoy and contributes to the character and appeal of its neighborhoods; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Neighborhood Conservation Program in Arlington County on the occasion of its 50th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Tim McIntosh, program manager for the Neighborhood Conservation Program, as an expression of the General Assembly's admiration and appreciation for the program's commitment to making Arlington County's residential neighborhoods a great place to live through a meaningful partnership with community members.
HOUSE JOINT RESOLUTION NO. 5208

Limiting legislation to be considered by the 2014 Special Session I of the General Assembly and establishing a schedule for the conduct of business coming before such special session.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

RESOLVED by the House of Delegates, the Senate concurring, That during the reconvening of the 2014 Special Session I of the General Assembly, called by the Speaker of the House of Delegates and the Chair of the Senate Committee on Rules to begin September 18, 2014, except with the unanimous consent of the house in which the legislation is offered, no bill, joint resolution, or resolution shall be offered in either house, or considered in either house or any committee thereof, during the special session other than those relating to (i) providing health insurance coverage or medical assistance services to indigent Virginians; (ii) Budget Bill(s); (iii) joint resolutions or resolutions affecting the rules of procedure or schedule of business of the General Assembly, either of its houses, or any of its committees; (iv) bills, joint resolutions, or resolutions regarding the election or funding of justices, judges, and other offices elected by the General Assembly; (v) commending and memorial joint resolutions or resolutions; or (vi) joint resolutions or resolutions confirming appointments subject to the confirmation of the General Assembly; and, be it

RESOLVED FURTHER, That after the special session is reconvened for the first time, it may stand in recess from time to time until reconvened by the joint call of the Speaker of the House of Delegates and the Chair of the Senate Committee on Rules to consider such matters as are provided for in this procedural resolution; and, be it

RESOLVED FURTHER, That for purposes of this resolution: "Budget Bill" means the general appropriation bill introduced in each house that authorizes the biennial expenditure of public revenues for the period from July 1, 2014, through June 30, 2016; and, be it

RESOLVED FINALLY, That members of the General Assembly shall receive session per diem for any day they attend a scheduled floor session at which an attendance roll call is taken. Session per diem shall not be allowed for legislative assistants. Session per diem shall not be allowed for members of the General Assembly during a recess of the special session. However, members may receive compensation while the General Assembly is in recess, as provided in § 30-19.12 of the Code of Virginia and in the Appropriation Act, as follows: (i) members of any standing committee authorized by its respective body; (ii) members of any committee of conference; or (iii) members of any legislative committee, commission, or council established by the General Assembly.

HOUSE JOINT RESOLUTION NO. 5209

Celebrating the life of Richard L. Sharp.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Richard L. Sharp of Richmond, a successful entrepreneur, businessman, and philanthropist who used his vision and creativity to lead two prominent, nationwide retailers, died on June 24, 2014; and

WHEREAS, a native of Alexandria, Richard Sharp studied electrical engineering at the University of Virginia and computer science at The College of William and Mary; he later attended the Harvard Business School advanced management program; and

WHEREAS, a brilliant inventor and innovator, Richard Sharp founded and led a custom hardware and software development business at the age of 27; and

WHEREAS, in 1982, Richard Sharp joined Circuit City as executive vice president and helped the company grow from a midsized chain with less than 70 stores to a one-time national powerhouse with over 600 locations; he became chief executive officer in 1986 and oversaw unprecedented growth in sales and revenue; and

WHEREAS, Richard Sharp worked with a team at Circuit City to create CarMax, a highly successful chain of used car superstores that revolutionized the industry; under his leadership, CarMax became an independent company and expanded to over 130 locations in almost 50 markets around the country; and

WHEREAS, possessed of an entrepreneurial spirit, Richard Sharp also served as a founder or leader in other business endeavors, including home security, heating and air conditioning, and furniture sales; he was a founding investor in Crocs, Inc., and helped guide the company to achieve worldwide recognition; and

WHEREAS, a generous and compassionate man, Richard Sharp supported many charitable causes, including organizations supporting Alzheimer's disease research; and

WHEREAS, Richard Sharp earned several awards and accolades for his work, and he was inducted into the Consumer Electronics Hall of Fame in 2008; and

WHEREAS, Richard Sharp will be fondly remembered and greatly missed by his wife of 45 years, Sherry; his two daughters, Donna and April, and their families; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Richard L. Sharp, a respected businessman and philanthropist in Richmond; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Richard L. Sharp as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5210

Commending the Coal Pit Learning Center:

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, for nearly 40 years, the Coal Pit Learning Center has provided to children from low-income families in Henrico County the educational tools and support to achieve success in later life; and
WHEREAS, in 1976, Dorothy Gallimore opened the Coal Pit Learning Center in the historic Coal Pit School building, which had served the children of African American coal mining families for 50 years; and
WHEREAS, the Coal Pit Learning Center serves children between the ages of three and five and provides low-income families with the same benefits of developmental preschool and early child-care programs; and
WHEREAS, with a diverse curriculum that explores art, music, and science, the Coal Pit Learning Center helps students develop visual, motor, and prereading skills; by creating a safe, supportive environment, the center allows students to build confidence and a positive attitude toward lifelong learning; and
WHEREAS, over the years, the Coal Pit Learning Center has expanded and thrived with the help of generous donations from local individuals, churches, businesses, and organizations; and
WHEREAS, the Coal Pit Learning Center has enjoyed a long relationship with the Rotary Club of Innsbrook, which has hosted fundraisers and donated hundreds of thousands of dollars since the late 1990s, allowing the center to nearly double in size and begin operating on a full-time basis; and
WHEREAS, over the years, many dedicated faculty, staff, and board members of the Coal Pit Learning Center have helped over 1,000 students graduate from preschool well prepared to continue their education; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Coal Pit Learning Center for almost four decades of service to the children and families of Henrico County; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dorothy Gallimore, executive director of the Coal Pit Learning Center, as an expression of the General Assembly's admiration for the center's work to provide new opportunities to children of low-income families in Henrico County.

HOUSE JOINT RESOLUTION NO. 5211

Commending the Mills E. Godwin High School girls' tennis team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, on June 1, 2013, the Mills E. Godwin High School girls' tennis team won its 10th Virginia High School League Group AAA state championship and finished the season with a 21-1 record; and
WHEREAS, advancing to the state final for the 12th consecutive time, the Mills E. Godwin High School Eagles defeated the Deep Run High School Wildcats 5-2 to claim their eighth state title in 12 years and add another win to its 32-4 postseason record; and
WHEREAS, the Mills E. Godwin High School Eagles met the Deep Run High School Wildcats in three previous matches during the 2013 season, including in the regional final when the Eagles claimed their 14th consecutive regional championship; and
WHEREAS, with 10 state titles to their name, the Mills E. Godwin High School Eagles hold more state titles in tennis than any other school in the Commonwealth; and
WHEREAS, the Mills E. Godwin High School Eagles won 154 of 179 individual matches during the 2013 season, an astounding rate of 86 percent; during the state championship tournament, the team went 15-7; and
WHEREAS, Abigail Randolph and Keerthana Shankar defeated teammates Jackie Dillon and Elizabeth Dudley to win the district doubles finals; all 17 members of the team received most valuable player awards; and
WHEREAS, each member of the 2013 Mills E. Godwin High School girls' tennis team—Jackie Dillon, Elizabeth Dudley, Katie Fitzsimmons, Morgan Fuqua, Brittany Hsieh, Emily Hutchinson, Madeline Johann, Sophie Linnell, AJ Lukauski, Ara McCarty, Sarah Miller, Abigail Randolph, Haylee Seidenberg, Lynette Sequeira, Keerthana Shankar, Lucy Smith, and Sammie Townsend—contributed greatly to the successful season; and
WHEREAS, seniors Brittany Hsieh, Sarah Miller, Abigail Randolph, and Haylee Seidenberg finished their dynastic high school careers with 4 district championships, 4 regional championships, 2 state titles, and an 84-4 record, with a win rate of 95.5 percent; and
WHEREAS, the championship performance of the 2013 Mills E. Godwin Eagles is a tribute not only to the talent, commitment, and continued perseverance of the players, but also to the leadership of head coach Mark Seidenberg and his assistant coaches—Walt Atwell, Katie Blow, Jim Cohen, Haley Moses, and Todd Phillips—and the support of the parents, students, and faculty of Mills E. Godwin High School; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Mills E. Godwin High School girls' tennis team on winning the 2013 Virginia High School League Group AAA state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to head coach Mark Seidenberg as an expression of the General Assembly's admiration for the outstanding performance of the 2013 Mills E. Godwin High School girls' tennis team.

HOUSE JOINT RESOLUTION NO. 5212

Celebrating the life of Rives Fleming, Jr.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Rives Fleming, Jr., a proud veteran and a respected leader in the Richmond community, died on July 14, 2014; and
WHEREAS, a native of Richmond, Rives Fleming graduated from Thomas Jefferson High School and attended Virginia Military Institute; and
WHEREAS, desirous to be of service to his country, Rives Fleming joined many of the other young men of his generation as a member of the United States Army Air Corps during World War II; and
WHEREAS, after his honorable discharge in 1948, Rives Fleming earned a bachelor's degree from the University of Virginia, where he was a member of Phi Kappa Psi fraternity; and
WHEREAS, Rives Fleming enjoyed a distinguished 33-year career with Virginia Federal Savings and Loan, becoming vice president; he later offered his wisdom and expertise to a commercial real estate firm; and
WHEREAS, working to enhance the community, Rives Fleming served as a board member at the Collegiate School and a member and former president of the Rotary Clubs of West Richmond and Richmond; and
WHEREAS, a man of deep and abiding faith, Rives Fleming was a former vestry member and senior warden at St. Thomas Episcopal Church in Ginter Park and had enjoyed fellowship and worship with the community at St. Stephen's Episcopal Church; and
WHEREAS, Rives Fleming will be fondly remembered and greatly missed by his devoted wife, Mary; children, Kate, Conway, Martha, Mimi, Nene, and Rives III, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Rives Fleming, Jr., a respected veteran and an admired member of the Richmond community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Rives Fleming, Jr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5213

Commending the City of Fairfax Band Association.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, the City of Fairfax Band Association, an all-volunteer organization that supports music performance and education and other performing arts, celebrates 45 years of spreading the joy of music throughout the Fairfax community and the Commonwealth; and
WHEREAS, music has played a crucial role in the nation, the Commonwealth, and local communities, and the City of Fairfax Band Association's ensembles carry on that proud tradition as one of the area's most cherished community organizations; and
WHEREAS, established in 1969, the City of Fairfax Band Association began as a small, summer-season unit of community musicians and has grown to become one of Northern Virginia's best known volunteer music ensembles; and
WHEREAS, the City of Fairfax Band Association has earned numerous awards and accolades for its musical standards, including the 2004 John Philip Sousa Foundation's Sudler Silver Scroll Award, North America's most prestigious award for community concert bands; and
WHEREAS, the City of Fairfax Band Association has made significant cultural contributions to the exceptional quality of life in the City of Fairfax and throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the City of Fairfax Band Association on the occasion of its 45th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the City of Fairfax Band Association as an expression of the General Assembly's admiration for its many contributions to the community and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5214

Commending Daniels Run Elementary School.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Daniels Run Elementary School, an outstanding technology focused K-6th grade school in Fairfax County, received a 2014-2016 National Parent Teacher Association School of Excellence award for its work to build strong relationships between students, parents, and faculty; and
WHEREAS, the National Parent Teacher Association (PTA) was founded on February 17, 1897, by Alice McClellan and Phoebe Apperson Hearst; and
WHEREAS, PTA's National Standards for Family-School Partnerships were developed to reflect up-to-date research about how parents, schools, and communities can work together to support student success; and
WHEREAS, research shows that students with academically engaged parents are more likely to earn higher grades and pass their classes, attend school regularly, have better social skills, stay enrolled in school, and go on to postsecondary education; and
WHEREAS, PTA is keenly aware of the importance of family-school partnerships in reaching children's full potential; and
WHEREAS, expanded and enhanced family engagement in schools across the country helps parents build positive relationships with school staff, connect with other families in the school environment, and enrich the educational experience and overall well-being of all students; and
WHEREAS, family-school connections are fostered by focusing on issues that are important to both schools and families; and
WHEREAS, Daniels Run Elementary School will commemorate this prestigious honor with a celebration on September 30, 2014; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Daniels Run Elementary School on receiving a 2014-2016 National Parent Teacher Association School of Excellence award; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Adam Erbrecht, principal of Daniels Run Elementary School, as an expression of the General Assembly's admiration for its commitment to welcoming and empowering families to support student success and work toward school improvement.

HOUSE JOINT RESOLUTION NO. 5216

Celebrating the life of the Honorable Leo Clyde Wardrup, Jr.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Honorable Leo Clyde Wardrup, Jr., a respected businessman and a dedicated public servant who ably represented the members of the Virginia Beach community in the Virginia House of Delegates for 16 years, died on July 2, 2014; and
WHEREAS, Leo C. Wardrup, Jr., was born on September 5, 1936, in Middlesboro, Kentucky, as one of seven precocious siblings; and
WHEREAS, Leo C. Wardrup, Jr., graduated from Castle Heights Military Academy as class valedictorian; he earned a bachelor's degree from the University of North Carolina at Chapel Hill, where he was elected to Phi Beta Kappa and selected as a Morehead Scholar, and a master's degree from George Washington University, then conducted postgraduate studies at Georgetown University; and
WHEREAS, possessed of a strong sense of duty to his country, Leo C. Wardrup, Jr., joined the United States Navy, where he rose to the rank of captain, earned a master's degree from the United States Naval War College, and shared his passion for sailing as an instructor at the United States Naval Academy; and
WHEREAS, desirous to be of further service to the Commonwealth, Leo C. Wardrup, Jr., ran for and was elected to the Virginia House of Delegates in 1991 and represented the residents of the 83rd District until 2007; and
WHEREAS, throughout his term in office, Leo C. Wardrup, Jr., helped enact many important pieces of legislation to benefit the residents of the City of Virginia Beach and the entire Commonwealth; he offered his wisdom and expertise to the Committees on Appropriations and Rules and served as Chair of the Committee on Transportation and the House Republican Caucus; and
WHEREAS, a studious, detail-oriented, and sometimes cantankerous representative, Leo C. Wardrup, Jr., was admired for his mastery of parliamentary procedure and his breadth of knowledge on important issues, and no delegate wanted to hear him stand and say, "Will the gentleman yield for a question?"; and
WHEREAS, Leo C. Wardrup, Jr., served the Virginia Beach community, the Commonwealth, and the nation with his unique blend of humor, integrity, and distinction; and
WHEREAS, Leo C. Wardrup, Jr., pursued his passion for sailing until his passing as captain and co-owner of the Black Widow, a 38-foot Irwin Bermuda sloop; he was active in the Broad Bay Sailing Association and was awarded Broad Bay Sailing Association Skipper of the Year in 2009; and
WHEREAS, Leo C. Wardrup, Jr., won 11 sailing races over the past several years and dedicated countless hours to organizing the annual Cape Charles Cup race, which he won in 2004, 2007, and 2009; in July 2014, the race was renamed as the Leo Wardrup Memorial Cape Charles Cup; and
WHEREAS, predeceased by his daughter, Suzannah, Leo C. Wardrup, Jr., will be fondly remembered and greatly missed by his wife, Gloria; children, Ashley, Leo III, and Christopher, and their families; numerous other family members and friends; and colleagues on both sides of the aisle; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Leo Clyde Wardrup, Jr., a devoted public servant and respected businessman; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Honorable Leo Clyde Wardrup, Jr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5217

Commending Trevor LeMaster.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Trevor LeMaster, a talented student-athlete at Freedom High School in South Riding, is an inspiration to his teammates and classmate through his determination, positivity, and competitive spirit; and
WHEREAS, born with a bone condition that affected the growth of his right leg, Trevor LeMaster was active in swimming, lacrosse, baseball, and basketball with various youth sports organizations from a young age; and
WHEREAS, an inspiring leader, Trevor LeMaster is a longtime Boy Scout; he has worked hard to address every challenge his Scouting participation offers, including difficult hiking requirements, first aid, rock climbing, and many other activities, ultimately leading him to earn the rank of Eagle Scout, the highest rank in the Boy Scouts of America; and
WHEREAS, a fierce and devoted athlete, Trevor LeMaster began using a prosthesis at age 10; he worked to meet and surmount any challenge and chose to complete the mile swim at Goshen Boy Scout summer camp three times; and
WHEREAS, Trevor LeMaster is a talented member of the Freedom High School junior varsity wrestling team; he placed second in the Loudoun junior varsity championships and competed against varsity wrestlers; and
WHEREAS, also starting in goal for the Freedom High School junior varsity lacrosse team, Trevor LeMaster has earned accolades as one of the best goalies playing at his level; and
WHEREAS, in an effort to better the lives of others and help athletes in similar circumstances achieve their goals, Trevor LeMaster developed an interest in science and hopes to someday pursue a career in engineering robotics-based prosthetic limbs; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Trevor LeMaster for his inspirational achievements; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Trevor LeMaster as an expression of the General Assembly’s admiration for his perseverance and leadership and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5218

Commending Gayton Baptist Church.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Gayton Baptist Church traces its roots to 1987, when the Richmond Baptist Association considered the need for a new church in the far West End, and to 1988, when the association purchased the church property; and
WHEREAS, Derbyshire Baptist Church agreed to serve as the sponsoring church for Gayton Baptist Church, and in the fall of 1988, the Reverend Darryl Boggs was called to serve as the founding pastor; and
WHEREAS, Gayton Baptist Church held its first church service on April 9, 1989, in Gayton Elementary School with over 260 individuals in attendance; a building committee was later formed, and in the spring of 1992, a groundbreaking was held at 13501 North Gayton Road, where the church was constructed; and
WHEREAS, the staff of Gayton Baptist Church grew over time, adding a minister of youth, a minister of music, a director of the Agape Preschool, and other ministerial staff; in 2005, the church called Phil Faig as its senior pastor and has remained under his leadership; and

WHEREAS, the church continued to grow in membership and prosper as the center of outreach for the Gayton community and beyond and celebrated its 20th anniversary on April 9, 2009; and

WHEREAS, the congregation of Gayton Baptist Church saw the need for an outreach center to better serve the local community, the Commonwealth, and its international partners; the ministry team further identified how an outreach center would enable the church to extend its mission goals; and

WHEREAS, a building committee was formed in 2011 and presented a plan for the church to construct an outreach center comprising 27,000 square feet of new space and 3,000 square feet of renovated space and containing a gymnasium, a full stage, a commercial kitchen, a children's play area known as the Tree House, the Pump House Café, and other small group meeting areas; and

WHEREAS, Gayton Baptist Church broke ground on construction of the Outreach Center on April 28, 2013, with its partners general contractor Taylor & Parrish, architect William Henry Harris, and lender Xenith Bank and with project manager Charles Bennett of CBRE Group; and

WHEREAS, Gayton Baptist Church proudly conducted the grand opening of the Outreach Center on September 14, 2014, officially opening the center for use by the community and announcing a partnership with the John Rolfe YMCA for use of the gymnasium facilities for youth sports leagues; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Gayton Baptist Church for its service to the community, the Commonwealth, and mission fields throughout the world on the occasion of the grand opening of its Outreach Center; and be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Gayton Baptist Church as an expression of the General Assembly's admiration for its commitment to serving and supporting those in need.

HOUSE JOINT RESOLUTION NO. 5219

Celebrating the life of Charles A. Womack, Jr.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Charles A. Womack, Jr., of Danville, a respected entrepreneur and philanthropist who supported several communities as the owner of 15 local newspapers, died on August 4, 2014; and

WHEREAS, a lifelong resident of the City of Danville, Charles A. "Zan" Womack, Jr., graduated from George Washington High School, where he was the co-captain of a championship golf team, and earned a bachelor's degree from Virginia Polytechnic Institute and State University; and

WHEREAS, after beginning his professional career with his father's established publishing business, Womack Publishing Company, Zan Womack purchased the company in 1975; under his tenure, the company achieved great success and acquired or founded newspapers in the Commonwealth, North Carolina, and Colorado; and

WHEREAS, Zan Womack was an honest businessman and a wise leader who trusted and inspired his editors to make the right decisions; he believed that a good local newspaper could be the foundation of a successful community and left a legacy of excellence to newspaper editors and publishers throughout the Commonwealth; and

WHEREAS, admired among his peers, Zan Womack was a treasured mentor to countless young journalists, editors, and businessmen; he was a member of the World Presidents' Organization, the Chief Executive Officers' Club, and the National Press Club and on the board of the Virginia Press Association; and

WHEREAS, beginning in 2005, Zan Womack created new opportunities for the youth of the community by supporting parks and community centers, swimming lessons, summer camps, and scholarships as the vice chair of the Womack Foundation, a philanthropic organization founded by his parents; and

WHEREAS, well known throughout the community, Zan Womack was a former member of the Danville German Club and Young Men's Club and a member of the Danville Golf Club; he also worked to enhance the quality of life of his fellow residents as a former member of the Danville City Council; and

WHEREAS, Zan Womack will be fondly remembered and greatly missed by his wife of 50 years, Bobbye Raye; sons, Charles III and Patrick, and their families; and numerous other family members, friends, and colleagues; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Charles A. Womack, Jr., a respected entrepreneur, philanthropist, and community leader in the City of Danville; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Charles A. Womack, Jr., as an expression of the General Assembly's respect for his memory.
HOUSE JOINT RESOLUTION NO. 5220

Commending the University of Virginia baseball team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the 2014 University of Virginia baseball team finished the season with an impressive 53-16 record and advanced to the NCAA College World Series final for the first time in the team's history; and

WHEREAS, making their 11th consecutive NCAA tournament appearance, the three-seed University of Virginia Cavaliers won regional and super regional series to earn a College World Series berth for the third time in six seasons; and

WHEREAS, the University of Virginia Cavaliers set a record for the second-most wins in school history; the team was ranked second in the nation with a 2.23 team ERA and fourth in the nation with a .981 fielding percentage; and

WHEREAS, in recognition of his outstanding leadership, the University of Virginia baseball team head coach Brian O'Connor was named the Atlantic Region Coach of the Year by the American Baseball Coaches Association for the third time in his career; and

WHEREAS, four of the University of Virginia Cavaliers were named to the 2014 All-ACC Academic Baseball Team, and eight players were selected in the 2014 Major League Baseball Draft, including three players in the first round; and

WHEREAS, during the 2014 season, the University of Virginia baseball team inspired almost 150,000 students and fans to show their school spirit; with an average of more than 3,000 fans at each home game, the University of Virginia ranked 11th in the nation for total attendance and attendance per game; and

WHEREAS, the successful season is a testament to the hard work and talent of all of the players, the leadership of the coaches, managers, and staff, and the enthusiastic support of the entire University of Virginia community; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the University of Virginia baseball team for reaching the NCAA College World Series final for the first time in program history; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Brian O'Connor, head coach of the University of Virginia baseball team, as an expression of the General Assembly's admiration for the team's achievements.

HOUSE JOINT RESOLUTION NO. 5221

Commending The Inn at Little Washington.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, The Inn at Little Washington, a five-star resort nestled in the foothills of the Blue Ridge Mountains, received a 2014 Grand Award from Wine Spectator for its outstanding wine program; and

WHEREAS, the Grand Award is presented to restaurants that demonstrate passion and devotion in selecting and serving only the finest wines; The Inn at Little Washington was one of only 74 establishments worldwide to receive the prestigious award in 2014; and

WHEREAS, opened by Patrick O'Connell in 1978 in the historic Town of Washington, The Inn at Little Washington offers a peaceful getaway and delightful cuisine in a refined setting; and

WHEREAS, under the direction of Jennifer Knowles and Casper Rice, The Inn at Little Washington offers well over 2,000 selections from around the world, with an emphasis on European and California wines; and

WHEREAS, Wine Spectator praised The Inn at Little Washington for its astute selections from top producers in California, Italy, Spain, and the Bordeaux and Burgundy regions of France; and

WHEREAS, supporting the Commonwealth's growing wine industry, The Inn at Little Washington includes wines from the best local vintners in its cellar; and

WHEREAS, The Inn at Little Washington elevates the Commonwealth's proud reputation as one of the world's premier destinations for travel and fine dining; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend The Inn at Little Washington on receiving a 2014 Grand Award from Wine Spectator; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Patrick O'Connell, head chef and proprietor of The Inn at Little Washington, as an expression of the General Assembly's admiration for The Inn's accomplishment and best wishes for the future.
HOUSE JOINT RESOLUTION NO. 5222

Celebrating the life of Lorin Maazel.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Lorin Maazel of Rappahannock County, a deeply respected conductor, composer, musician, and mentor known throughout the world for his personal mission to unite people through the joys of music, died on July 13, 2014; and
WHEREAS, born in Paris, Lorin Maazel was raised in Pittsburgh, Pennsylvania, and began violin and conductor lessons at a young age; a musical prodigy, he made his public debut at the age of eight and toured the United States as conductor for several major symphonies at the age of 12; and
WHEREAS, during his 75-year career, Lorin Maazel conducted more than 150 orchestras in at least 5,000 concert and opera performances, including 111 concerts in 2013, and made more than 300 recordings, including complete cycles of timeless orchestral works; and
WHEREAS, Lorin Maazel demonstrated his wise leadership as a general manager or music director of opera companies and symphony orchestras in Paris, Berlin, Vienna, New York, Cleveland, and Pittsburgh, and he achieved high regard as a composer with a wide variety of works; and
WHEREAS, in 2009, Lorin Maazel and his wife, Dietlinde, founded the Castleton Festival, an annual event featuring performances and training seminars at his farm in Rappahannock County; the festival highlights young talent alongside established virtuosos and offers mentorship and encouragement to young artists; and
WHEREAS, Lorin Maazel earned countless awards and accolades, including 10 Grand Prix du Disques, and he was awarded honorary titles in France, Germany, Italy, Finland, Austria, Israel, and the United States; and
WHEREAS, a true citizen of the world, Lorin Maazel spoke seven languages and viewed music as a common ground on which people of different backgrounds and cultures could share joy and peace; he was uniquely deserving of the title maestro; and
WHEREAS, Lorin Maazel will be fondly remembered and greatly missed by his wife, Dietlinde; his children, Anjali, Daria, Ilann, Fiona, Orson, Leslie, and Tara, and their families; and numerous other family members, friends, and classical music lovers; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Lorin Maazel, a world-renowned conductor, composer, musician, and mentor; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Lorin Maazel as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5223

Celebrating the life of John W. Wine.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, John W. Wine, an educator, attorney, and dedicated member of the Marshall and Orlean communities, died on September 6, 2014; and
WHEREAS, a native of Washington, D.C., John Wine graduated from Marshall High School and earned a bachelor's degree from Virginia Polytechnic Institute and State University; he began his professional career as a science teacher at Loudoun Valley High School, where he helped prepare students for higher education, careers, and responsible citizenship; and
WHEREAS, after teaching for several years, John Wine earned a law degree from American University and became a Commonwealth's Attorney in Warrenton; he went on to practice law in Leesburg and Marshall for 45 years, mentoring countless other local attorneys over the course of his distinguished career; and
WHEREAS, throughout his life, John Wine cultivated a love of agriculture and, together with his daughter, showed Hereford cattle at local, state, and national events; he also inspired countless local youths as a 4-H All Star; and
WHEREAS, working to enhance and safeguard the community, John Wine volunteered his time and wise leadership to many civic and service organizations, including the Fauquier Lions Club, the Fauquier Fire and Rescue Association, the Marshall Chamber of Commerce, the Marshall Volunteer Fire Department, the Marshall Rescue Squad, and the Orlean Volunteer Fire Department; and
WHEREAS, a man of faith, John Wine enjoyed fellowship and worship with the community as a former member of Orleans Baptist Church and Marshall Methodist Church and an active member of Emmanuel Episcopal Church; and
WHEREAS, John Wine will be fondly remembered and greatly missed by his wife, Linda; children, Locke, Ian, and Hannah; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of John W. Wine, a respected educator and attorney and an admired member of the Marshall and Orlean communities; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of John W. Wine as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5224

Commending the Marshall Community Center.

WHEREAS, in 2014, the Marshall Community Center celebrates 25 years of providing a safe, modern environment for local residents to pursue recreational and educational opportunities and stay connected to other members of the community; and

WHEREAS, offering a wide variety of facilities available for public use or rental, the Marshall Community Center has been an integral part of the community, hosting numerous events, public forums, and recreational and volunteer activities over the years; and

WHEREAS, the Marshall Community Center contains a full court gymnasium, an auditorium, a dance studio, a fitness center, meeting rooms, and a cafe; helping to strengthen and support members of the community, the center waives fees for nonprofit groups, youth organizations, and governmental agencies; and

WHEREAS, the Marshall Community Center is also home to the John Marshall Branch of Fauquier County Public Library; named for Fauquier-native Supreme Court Justice John Marshall, the library provides countless opportunities for lifelong learning through a full range of programs for children, teens, and adults; and

WHEREAS, the Marshall Community Center has succeeded in its mission thanks in part to the time and talents of many volunteers, who have helped with maintenance, special events, and office work, and generous donations from local individuals, businesses, and organizations; and

WHEREAS, the Marshall Community Center will commemorate its 25th anniversary with a two-day event on September 26 and 27, featuring music, dancing, art and history programs, a Science Spectacular for children, and other activities; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Marshall Community Center on the occasion of its 25th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Marshall Community Center as an expression of the General Assembly's admiration for its countless contributions to the Marshall and Fauquier County communities.

HOUSE JOINT RESOLUTION NO. 5225

Commending the Culpeper Chamber of Commerce.

WHEREAS, in 2014, the Culpeper Chamber of Commerce proudly celebrates 100 years of representing and promoting businesses and enhancing the quality of life in the Culpeper County community; and

WHEREAS, comprising of 576 businesses, enterprises, civic organizations, educational institutions, and individuals, the Culpeper Chamber of Commerce serves as the voice of the business community and strives to strengthen economic advancement in the area; and

WHEREAS, for 100 years, the Culpeper Chamber of Commerce has been a driving force in the growth and responsible development of the county under the able direction of respected community leaders from a variety of industries; and

WHEREAS, over the years, the Culpeper Chamber of Commerce has worked to bring new businesses and industries to the area, encourage growth and development of existing businesses and institutions, and improve transportation and infrastructure; and

WHEREAS, the Culpeper Chamber of Commerce works to support local initiatives by promoting volunteer work and strives to maintain a balance of business, agriculture, industry, and tourism to ensure that Culpeper County remains an outstanding place to live, work, and play; and

WHEREAS, on the occasion of its 100th anniversary, the Culpeper Chamber of Commerce will reflect with pride upon its many accomplishments and looks forward to continued service to the residents of Culpeper County; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Culpeper Chamber of Commerce for its leadership in fostering local economic growth and success on the occasion of its 100th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Culpeper Chamber of Commerce as an expression of the General Assembly's admiration for its contributions to and support for the Culpeper County community.
HOUSE JOINT RESOLUTION NO. 5226

Commending Paula W. Hose.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Paula W. Hose, a dedicated public servant who has served with distinction for the past 11 years as the administrative officer of the Chesapeake Bay Commission, retired on June 1, 2014; and
WHEREAS, Paula Hose served 31 years in public service for the State of Maryland, including as the executive secretary of the Maryland Department of Natural Resources; and
WHEREAS, Paula Hose was an exemplar of the professionalism and dedication shown by public servants throughout Maryland state government; and
WHEREAS, Paula Hose joined the Chesapeake Bay Commission, where she has managed all logistical and operational needs of the commission and its members efficiently, professionally, and cheerfully; and
WHEREAS, through her personal diligence, tenacity, and charm, Paula Hose has saved the Chesapeake Bay Commission tens of thousands of dollars in cost savings and increased operational efficiency, thereby reducing the share of funds contributed by the Commonwealth of Virginia; and
WHEREAS, Paula Hose is a gifted communicator, able to succinctly express complex concepts while encouraging others to share their own ideas, and she has received numerous awards and accolades throughout her career; and
WHEREAS, a native of Baltimore, Maryland, Paula Hose has never wavered in her deep love of and commitment to the Baltimore Ravens; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Paula W. Hose for her contributions to protecting the future of all of those who benefit from the restoration of the Chesapeake Bay, including all Virginians, on the occasion of her retirement; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Paula W. Hose, as an expression of the General Assembly's admiration for her commitment to public service and the needs of the Virginia Delegation of the Chesapeake Bay Commission.

HOUSE JOINT RESOLUTION NO. 5227

Celebrating the life of the Honorable Vernon Thomas Forehand, Jr.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, the Honorable Vernon Thomas Forehand, Jr., a former chief judge of the Circuit Court of the 1st Judicial Circuit of Virginia and a distinguished public servant who ably represented the residents of the City of Chesapeake in the Virginia House of Delegates, died on August 19, 2014; and
WHEREAS, a lifelong resident of the City of Chesapeake, Thomas Forehand graduated from Norfolk Academy and earned a bachelor's degree from Haverford College; after his service as a second lieutenant in the Virginia Air National Guard and employment as a social worker and a probation officer, he earned a law degree from the University of Richmond; and
WHEREAS, in 1974, Thomas Forehand was admitted to the Virginia State Bar and became an assistant Commonwealth's attorney in the City of Chesapeake; he went on to practice law solo and as a partner in Townsend, Roy, and Forehand and Roy, Forehand, Laine, and Dale; and
WHEREAS, desirous to be of further service to the Commonwealth, Thomas Forehand ran for and was elected to the Virginia House of Delegates in 1979; he built strong relationships with every member of the Chesapeake delegation and ably represented the residents of the 77th District from 1980 to 1993; and
WHEREAS, Thomas Forehand introduced many important pieces of legislation throughout his career, and he was most proud of a 1989 bill to abolish corporal punishment in public schools; he offered his wise leadership to the Committees on Chesapeake and its Tributaries; Conservation and Natural Resources; Corporations, Insurance and Banking; and Education; and
WHEREAS, in 1993, Thomas Forehand was appointed judge of the Chesapeake General District Court of the 1st Judicial District of Virginia, and in 1995, he was appointed judge of the Chesapeake Circuit Court of the 1st Judicial Circuit of Virginia, where he served as chief judge for almost 15 years and presided with great fairness and wisdom until his well-earned retirement in 2014; and
WHEREAS, working to enhance the quality of life of his fellow residents, Thomas Forehand volunteered his time and talents with several civic, service, and peer organizations; a man of great integrity, he served the Chesapeake community and the Commonwealth with dedication and distinction; and
WHEREAS, Thomas Forehand will be fondly remembered and greatly missed by his beloved wife, Linda; children, Lindsay and Walker, and their families; numerous other family members and friends; and colleagues on both sides of the aisle; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Vernon Thomas Forehand, Jr., a devoted public servant and a respected community leader in the City of Chesapeake; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Honorable Vernon Thomas Forehand, Jr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5228

Celebrating the life of Don Alan Lee.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Don Alan Lee of Virginia Beach, a beloved son, husband, and father and a dedicated community leader and entrepreneur who touched countless lives, died on August 30, 2014; and
WHEREAS, an enthusiastic lifelong learner, Don Lee graduated from Oscar Smith High School in Chesapeake and earned bachelor's and master's degrees from Norfolk State University; he was also licensed as a clinical social worker by the Department of Health Professions; and
WHEREAS, a self-employed social worker and a respected entrepreneur, Don Lee served members of the community as the owner of Lee Counseling Group and a co-owner of FCP & Associates; and
WHEREAS, Don Lee also helped provide medical care to inmates with Conmed Healthcare Management at the Chesapeake Correctional Center and counseled fellow community members with LEVOC Family Services and as a parole and probation officer in the Cities of Chesapeake, Franklin, and Suffolk; and
WHEREAS, a man of deep and abiding faith, Don Lee enjoyed fellowship and worship with the community at Shekinah Glory Ministries; and
WHEREAS, Don Lee cared deeply for his family; he will be fondly remembered and greatly missed by his wife, Brigette; sons, Shane and Myles; parents, Eddye and Jessie; and numerous other family members, friends, and community members; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Don Alan Lee, a pillar of the Virginia Beach community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Don Alan Lee as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5230

Commending the Alexandria Redevelopment and Housing Authority.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, the Alexandria Redevelopment and Housing Authority celebrates 75 years of providing safe, affordable housing options to members of the community; and
WHEREAS, the Alexandria Redevelopment and Housing Authority was created by the City of Alexandria in 1939 for the express purpose of operating the Affordable Housing Program for low-income and moderate-income individuals and families throughout Alexandria; and
WHEREAS, since commencing operations in 1941, the Alexandria Redevelopment and Housing Authority has succeeded in its mission to provide safe, decent, sanitary, and affordable housing to the citizens of the City of Alexandria and has improved the overall quality of life in the area by helping members of the community own a home or secure an affordable rental unit; and
WHEREAS, during the 1960s and 1970s, the Alexandria Redevelopment and Housing Authority executed every urban renewal project created by the City of Alexandria, including the Gadsby Commercial Urban Renewal Project, an early urban renewal effort that spurred the redevelopment of the King Street commercial area, including Market Square, Tavern Square, and the areas bounded by Fairfax Street and St. Asaph Street; and
WHEREAS, the Alexandria Redevelopment and Housing Authority also led the Mudtown Renewal Project in the area encompassing the original T. C. Williams High School and the DIP Urban Renewal Project in the area south of Duke Street between Columbus and Patrick Streets; the Alfred Street Baptist Church was built on land that was part of the DIP Urban Renewal Project; and
WHEREAS, a leader in the development and management of mixed-income housing, the Alexandria Redevelopment and Housing Authority offers a diverse array of programs and support services to provide local residents with opportunities for self-sufficiency and home ownership; and
WHEREAS, the Alexandria Redevelopment and Housing Authority promotes a healthy housing industry, which allows families to build equity, strengthens the tax base, creates jobs, and opens doors to further growth and development; and
WHEREAS, the Alexandria Redevelopment and Housing Authority encourages partnerships between financial institutions and housing developers to ensure the creation of new, affordable housing opportunities in the interests of public health and welfare; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Alexandria Redevelopment and Housing Authority for its contributions to the community on the occasion of its 75th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Alexandria Redevelopment and Housing Authority as an expression of the General Assembly's admiration for its leadership in planning, developing, and managing affordable, mixed-income housing.

HOUSE JOINT RESOLUTION NO. 5231
Commending the Alexandria Choral Society:

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, the Alexandria Choral Society celebrates 45 years of enhancing cultural life in the City of Alexandria through diverse, high-quality musical programs; and
WHEREAS, founded in 1970, the Alexandria Choral Society offers vocal performances of classical works and holiday shows and promotes the arts through education and outreach; and
WHEREAS, the Alexandria Choral Society sponsors an annual carol competition for local students and supports the community through the Gift of Giving program, which raised money for the T. C. Williams High School band; the society also engages youths through the annual Art on the Avenue event in the Del Ray neighborhood; and
WHEREAS, the Alexandria Choral Society has flourished under the expert direction of several artistic directors, including Francisco de Araujo, Martin Piecuch, Robert Shafer, Douglas Major, Kerry Krebill, Keith Reas, Philip Cave, Neil Weston, and Janet Davis; and
WHEREAS, receiving numerous awards and accolades over the years, the Alexandria Choral Society has twice earned the Alex Award from the Alexandria Chamber of Commerce and regularly receives grants from the Alexandria Commission for the Arts and the Virginia Commission for the Arts; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Alexandria Choral Society for its contributions to the community on the occasion of its 45th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Brian Gendron, artistic director of the Alexandria Choral Society, as an expression of the General Assembly's admiration for the society's dedication to artistic excellence and service to the residents of Alexandria.

HOUSE JOINT RESOLUTION NO. 5232
Commending Michele R. Evans.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

WHEREAS, Michele R. Evans, a dedicated and highly respected public servant, retired as the deputy city manager of the City of Alexandria on August 1, 2014; and
WHEREAS, as deputy city manager, Michele Evans offered her leadership to the City of Alexandria's public safety agencies, the Office of Human Rights, and Alexandria General Services; she provided oversight to what is now the Office of Community Relations and served as the city's legislative director; and
WHEREAS, Michele Evans also acted as a liaison to many local agencies and worked to further enhance the community by representing the city manager on numerous local, regional, and state boards and commissions; and
WHEREAS, overseeing decades of growth and responsible development in the City of Alexandria, Michele Evans helped develop and manage the Vola Lawson Animal Shelter and facilitated the relocation of or new construction for the Alexandria Health Department, the Charles E. Beatley Central Library, the Alexandria Police Headquarters, and Fire Station 209; and
WHEREAS, an exemplar of the professionalism and dedication to duty shown by public servants throughout the Commonwealth, Michele Evans was admired for her wealth of knowledge about the city and its residents; and
WHEREAS, Michele Evans plans to spend her well-earned retirement with her beloved family members and tending to her garden; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Michele R. Evans on the occasion of her retirement as the deputy city manager of Alexandria; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Michele R. Evans as an expression of the General Assembly's admiration for her outstanding contributions to the City of Alexandria and the Commonwealth.
HOUSE JOINT RESOLUTION NO. 5233

Commending Karen Cottrell.

WHEREAS, Karen Cottrell, an admired college administrator who helped thousands of alumni build and strengthen lifelong connections to The College of William and Mary, retires as executive vice president of the William and Mary Alumni Association in 2014; and

WHEREAS, Karen Cottrell attended The College of William and Mary, earning a bachelor's degree in 1966, a master's degree in 1969, and a doctorate in 1984; and

WHEREAS, a respected and experienced administrator, Karen Cottrell served as the dean of admissions of the University of Virginia for 12 years; in 1980 she joined The College of William and Mary, where she served as the dean of admissions until 1985 and as the vice provost of enrollment from 1997 to 2005; and

WHEREAS, becoming the executive vice president of the William and Mary Alumni Association in 2005, Karen Cottrell achieved unprecedented success in cultivating and strengthening ties between alumni and the university; and

WHEREAS, Karen Cottrell recruited, motivated, and mentored a talented staff, and under her able leadership, the William and Mary Alumni Association grew by more than 22,000 members in nearly a decade; and

WHEREAS, Karen Cottrell will continue to serve The College of William and Mary community in a part-time role, helping and supporting alumni families with children entering the admissions process; and

WHEREAS, Karen Cottrell is an exemplar of the professionalism, enthusiasm, and dedication to duty shown by educators and administrators throughout the Commonwealth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Karen Cottrell on the occasion of her retirement as executive vice president of the William and Mary Alumni Association; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Karen Cottrell as an expression of the General Assembly's admiration for her leadership and legacy in The College of William and Mary community.

HOUSE JOINT RESOLUTION NO. 5234

Celebrating the life of Matthew James Robinson, Jr.

WHEREAS, Matthew James Robinson, Jr., a proud veteran, successful businessman, and pillar of the Richmond community, died on September 6, 2014, at the age of 94; and

WHEREAS, Matthew James Robinson, Jr., affectionately known as "Duchie," was born on February 20, 1920, in Henrico County, where he was nurtured in a loving and Christian home; and

WHEREAS, in 1941, Matthew James Robinson, Jr., enlisted in the Army Air Corps and was stationed at Maxwell Field, Alabama, where he was promoted to the rank of sergeant; he was later transferred to India and Burma, where he served for three years; in 1942, he became Master Sergeant of the 32nd Aviation Squadron, which was the highest rank held by an African American at that time; and

WHEREAS, after serving his country honorably and with distinction, Matthew James Robinson, Jr., returned to civilian life and joined his father in the family business, the Imperial Broom Company, Inc., which manufactured natural fiber brooms for five generations, beginning with his great-grandfather, "Papa George," a free Black man, who made and sold brooms around the turn of the 20th century; and

WHEREAS, quickly learning the family business, Matthew James Robinson, Jr., became president, assumed management of the family business, and expanded it to sell janitorial supplies and African Wedding brooms, a popular item that caught the eye of Martha Stewart, who included it in one of her wedding magazines; he was also a consultant in broom making for Busch Gardens in Williamsburg; and

WHEREAS, Matthew James Robinson, Jr., having been inspired by his father to enter the field of real estate, attended the Washington Real Estate and Insurance School; in May 1956, he received the Real Estate Broker Certificate, and later he collaborated with his father in another successful business venture, the Matthew J. Robinson Real Estate Company; and

WHEREAS, Matthew James Robinson, Jr., became actively involved in community and political activities as a young adult; he was a committed member of the East End Masonic Lodge No. 233, Metropolitan Business League, Henrico County Democratic Committee, and, for 12 years, the Henrico County Economic Development Authority; trustee emeritus of the Board of Trustees of the Virginia Randolph Foundation; president of the Bungalow City Civic Association for many years, recognized as honorary "Mayor of Bungalow City" by his neighbors; and in 2008, he was honored by Grayland Baptist Church as a "Living Legend" during Black History Month; and
WHEREAS, during his formative years, Matthew James Robinson, Jr., united with New Bridge Baptist Church, which his maternal grandparents helped found and organize 149 years ago in eastern Henrico County; practicing his faith was very important to him and, like his parents and grandparents before him, he was a devoted and active member of the church, giving of his time, talent, and resources to serve God and His people in many ministries, including as deacon, trustee, superintendent of Sunday school, member of the Finance Committee, Sunday school teacher, member of the Pastoral Search Committee and the New Bridge Baptist Church Child Care Center board of directors, Scout Master of Troop 400 for 10 years; and past president of the Varina and Fairfield Sunday School Unions and Sons and Daughters of Esther; he remained an active and dedicated member of many of these ministries until his death; and

WHEREAS, Matthew James Robinson, Jr., "Duchie," the anchor of his family, was deeply loved as a proud Christian husband, father, grandfather, churchman, friend, businessman, and community leader, and his family and many friends will sorely miss him and forever cherish his memory; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Matthew James Robinson, Jr.; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Matthew James Robinson, Jr., as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5235
Celebrating the life of Major General Harold J. Greene.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Major General Harold J. Greene of Falls Church, a distinguished military leader who promoted cutting edge training and technology to keep American soldiers and allies safe on the battlefield, died in the line of duty on August 5, 2014, in Afghanistan; and

WHEREAS, a native of Albany, New York, Harold Greene earned a bachelor's degree and a master's degree from Rensselaer Polytechnic Institute, a master's degree from the U.S. Army War College, and a master's degree and a doctorate from the University of Southern California; and

WHEREAS, Harold Greene began his military career with the U.S. Army at Fort Polk in New York; he later served at Fort Leonard Wood in Missouri and became the deputy commanding general of the U.S. Army Research, Development and Engineering Command and senior commander of the U.S. Army Natick Soldier Systems Center; and

WHEREAS, advocating the use of modern technologies and training techniques, such as video games and tablet computers, General Greene worked diligently to provide American service members and allies with the tools and knowledge to carry out missions safely and efficiently; and

WHEREAS, General Greene served in both Operation Iraqi Freedom and Operation Enduring Freedom, and on January 8, 2014, he was deployed to Kabul, Afghanistan, as deputy commanding general of Combined Security Transition Command-Afghanistan; and

WHEREAS, General Greene was admired for his visionary leadership and his humble professionalism; his sacrifice is a reminder of the dangers bravely faced by American men and women in uniform throughout the world; and

WHEREAS, the recipient of many awards and accolades during his 34-year military career, General Greene earned the Legion of Merit, the Distinguished Service Medal, the Meritorious Service Medal, and the Army Commendation Medal; and

WHEREAS, General Greene will be fondly remembered and greatly missed by his wife, Susan; children, Matthew and Amelia; and numerous other family members and friends; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Major General Harold J. Greene, a respected military leader and a true gentleman; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Major General Harold J. Greene as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5236
Commending the Loudoun Free Clinic.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, the Loudoun Free Clinic, a nonprofit organization in Leesburg that provides free health care services for uninsured and underserved members of the community, has supported Loudoun County residents for more than 15 years; and

WHEREAS, established by the Catoctin Foundation in 1998, the Loudoun Free Clinic helps vulnerable members of the community with acute, chronic, and emergency medical conditions by coordinating doctor visits, medication, tests, surgeries, and transportation at no cost; and
WHEREAS, in 2002, the Loudoun Free Clinic moved to its current location and provided care to a weekly average of 21 patients with the help of one full-time employee and several volunteers; the clinic has grown along with Loudoun County and expanded to three full-time employees, eight part-time employees, and over 200 volunteers in 2014; and

WHEREAS, throughout its history, the Loudoun Free Clinic has supported thousands of uninsured Loudoun County residents living with a household income at or below 200 percent of the federal poverty level; in 2011, the clinic served more than 1,500 patients during almost 3,000 visits; and

WHEREAS, empowering community members to enhance their quality of life by maintaining good health, the Loudoun Free Clinic pursues innovative partnerships and offers 13 specialty clinics, including programs on diabetes, women's health, and nutrition; and

WHEREAS, the Loudoun Free Clinic has succeeded in its mission to provide compassionate, high-quality care thanks to thousands of hours of work from its devoted volunteers and generous donations from local businesses, charitable organizations, and philanthropic individuals; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Loudoun Free Clinic on its tradition of excellence in service to members of the Loudoun County community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Rahman A. Parker, executive director of the Loudoun Free Clinic, as an expression of the General Assembly's admiration for the clinic's achievements and best wishes for the future.

HOUSE JOINT RESOLUTION NO. 5237

Commending the Free Medical Clinic of Northern Shenandoah Valley, Inc.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, for nearly 30 years, the Free Medical Clinic of Northern Shenandoah Valley, Inc., has served and supported uninsured and underserved residents of the City of Winchester and the Counties of Clarke and Frederick; and

WHEREAS, founded in 1986 as the result of a task force of the Winchester-Frederick Community Services Council, the Free Medical Clinic of Northern Shenandoah Valley filled a vital need to care for low-income individuals and families and working or retired persons with no health insurance; and

WHEREAS, the Free Medical Clinic of Northern Shenandoah Valley grew rapidly over the years and now provides on-site medical care and testing, facilitates visits to more than 60 specialists, offers health education, and distributes millions of dollars' worth of medication; in 2013, the clinic provided services to 1,122 patients during 13,000 visits; and

WHEREAS, the Free Medical Clinic of Northern Shenandoah Valley originally operated from the basement of First Presbyterian Church in Winchester; the clinic later moved to the former Friendship Fire Hall building to better serve the growing community; and

WHEREAS, the Free Medical Clinic of Northern Shenandoah Valley employs 11 full-time and seven part-time employees and has received assistance from hundreds of volunteer physicians, nurses, pharmacists, dentists, assistants, and support staff; the clinic also serves as a training site for students through its partnership with Shenandoah University; and

WHEREAS, the Free Medical Clinic of Northern Shenandoah Valley has succeeded in its benevolent mission thanks to the hard work and dedication of its volunteers and many generous donations from local businesses, organizations, and individuals; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Free Medical Clinic of Northern Shenandoah Valley, Inc., for its exceptional service to residents of the City of Winchester and the Counties of Clarke and Frederick; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Free Medical Clinic of Northern Shenandoah Valley, Inc., as an expression of the General Assembly's admiration for the clinic's work to enhance the quality of life of community members by giving the gift of good health.

HOUSE JOINT RESOLUTION NO. 5238

Commending HealthWorks for Northern Virginia.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, HealthWorks for Northern Virginia, a nonprofit community health center with locations in Herndon and Leesburg, has provided uninsured and underserved individuals and families with access to quality health care services since 2007; and

WHEREAS, HealthWorks for Northern Virginia provides care to residents of Loudoun County and Fairfax County regardless of age, ability to pay, or health insurance coverage; in 2013, the center provided a variety of services to approximately 10,300 patients, including thousands of patients for whom English is a second language; and
WHEREAS, HealthWorks for Northern Virginia offers a full range of primary care services, including prevention, diagnosis, and treatment of acute and chronic illnesses; laboratory and testing services; on-site dental care; behavioral health treatment; and referrals to specialists; and
WHEREAS, to better serve the community, HealthWorks for Northern Virginia has cultivated crucial partnerships with Inova Health System, Reston Hospital Center, and StoneSpring Emergency Center and plans to work with StoneSpring Hospital Center beginning in 2015; and
WHEREAS, HealthWorks for Northern Virginia supports the community by reducing the demand on local emergency departments and helping to ensure that adults and children do not miss work or school due to illness; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend HealthWorks for Northern Virginia for its work to eliminate barriers to health care services and promote wellness in Loudoun County and Fairfax County; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to HealthWorks for Northern Virginia as an expression of the General Assembly's admiration for its many contributions to the community and the Commonwealth.

HOUSE JOINT RESOLUTION NO. 5239

Commending James D. Spurlock, Jr.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, James D. Spurlock, Jr., a committed law-enforcement officer with the Loudoun County Sheriff's Office, earned the Deputy Sheriff of the Year award at the 81st Annual Conference of the Virginia Sheriffs' Association in September 2014; and
WHEREAS, a distinguished 24-year veteran of law enforcement, James Spurlock has worked for the Loudoun County Sheriff's Office for seven years and has risen to the rank of deputy first class; and
WHEREAS, after realizing that many Internet crimes against children were going unreported, James Spurlock took the initiative to develop an educational program, Internet Safety: What Parents Need to Know, which provides parents with techniques to help keep their children safe online; and
WHEREAS, after the Loudoun County Sheriff's office implemented James Spurlock's program in 2012, the department's Internet Crimes against Children division reported significant, positive results, and similar programs have been implemented throughout the Commonwealth and the United States; and
WHEREAS, through his passion and hard work, James Spurlock has safeguarded countless children in and around Loudoun County; he is an exemplar of the professionalism, dedication, and care for the community displayed by law-enforcement officers throughout the Commonwealth; and
WHEREAS, James Spurlock has earned many other awards and accolades for his service to the Commonwealth, including the National Association of Police Organizations Top Cop award in May 2014 and the Virginia Veterans of Foreign Wars Outstanding Law Enforcement Officer of the Year award in 2009; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend James D. Spurlock, Jr., on receiving the 2014 Deputy Sheriff of the Year award from the Virginia Sheriffs' Association; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to James D. Spurlock, Jr., as an expression of the General Assembly's admiration for his tireless dedication to protecting and serving members of the community.

HOUSE JOINT RESOLUTION NO. 5240

Celebrating the life of Roberta Neal Coldiron Rickers.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Roberta Neal Coldiron Rickers of Kenbridge, a devoted educator and admired community leader, died on September 8, 2014; and
WHEREAS, a native of Lee County, Roberta Rickers was raised in Crewe and graduated from Crewe High School; she earned a bachelor's degree from Bluefield College and answered her calling to become an educator; and
WHEREAS, Roberta Rickers helped prepare students for higher education, careers, and responsible citizenship as a teacher at Victoria High School, Kenbridge Day School, and Kenston Forest School; and
WHEREAS, after taking time away from the classroom to raise her three children, Rosanna, Conrad, and Christian, Roberta Rickers served the community as librarian at Kenbridge Public Library, and under her able leadership the library grew significantly; she established a genealogy department, facilitated hundreds of children's programs, and founded the Lunenburg Literacy Program; and
WHEREAS, Roberta Rickers served the Commonwealth as an appointed member of the Board of Virginia Library and
the Board of Correctional Education; she also served as the chair of the board of Southside Virginia Community College
and a past president of the Lunenburg Historical Society; and
WHEREAS, Roberta Rickers enjoyed fellowship and worship with the community as a longtime lay reader at Kenbridge
United Methodist Church; she regularly filled in for ministers at area churches and taught Bible study classes at Lunenburg
Correctional Center; and
WHEREAS, Roberta Rickers earned many awards and accolades for her generous volunteer work and leadership; she
was recognized by the Virginia State Golf Association Hall of Fame and named Citizen of the Year multiple times by the
Town of Kenbridge and Lunenburg County; and
WHEREAS, Roberta Rickers will be fondly remembered and greatly missed by numerous family members and friends;
now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great
sadness the loss of Roberta Neal Coldiron Rickers, a respected educator and active member of the Kenbridge community;
and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
the family of Roberta Neal Coldiron Rickers as an expression of the General Assembly's respect for her memory.

HOUSE JOINT RESOLUTION NO. 5241
Celebrating the life of Melvin Poe.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Melvin Poe of Hume, a proud veteran of World War II and a renowned outdoorsman who was well known
throughout the Commonwealth and the United States as a foxhunter, died on September 13, 2014; and
WHEREAS, raised in rural northwest Fauquier County as one of 10 children, Melvin Poe learned to hunt out of
necessity; he joined many of the other young men of his generation in service to his country as a member of the
United States Army during World War II; and
WHEREAS, after the war, Melvin Poe was employed by Old Dominion Hunt from 1948 to 1962 and Orange County Hunt
from 1964 to 1991; he acted as a trusted guide and respected mentor to countless fellow hunters throughout his career; and
WHEREAS, during his retirement, Melvin Poe assembled a private pack and continued to hunt in the Warm Springs area
for 15 years; he also continued to manage his farm and often entertained visitors, family, and friends with his classic
Southern charm; and
WHEREAS, admired throughout the Commonwealth and the United States for his love of nature and prowess as a
hunter, Melvin Poe was inducted into the Huntsman's Room at the Museum of Hounds and Hunting North America in
Leesburg in 2011, and he was the subject of books, articles, and films on foxhunting; and
WHEREAS, Melvin Poe will be fondly remembered and greatly missed by numerous family members and friends; now,
therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great
sadness the loss of Melvin Poe, a proud veteran and a renowned foxhunter; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
the family of Melvin Poe as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5242
Commending Sedalia Baptist Church.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, for 100 years, Sedalia Baptist Church has served and uplifted the members of the Big Island and Bedford
County communities through joyful worship services, outreach projects, and mission work; and
WHEREAS, Sedalia Baptist Church traces its earliest roots to 1910, and the church officially opened in 1914 with
24 charter members under its first pastor, J. P. Luck; the church's first services were Sunday school and Bible study; and
WHEREAS, throughout the 1910s, Sedalia Baptist Church paid off its construction debts and conducted its first burial
and marriage services; to better serve the growing community, the church installed electricity in 1930; and
WHEREAS, beginning in the mid-1940s, Sedalia Baptist Church conducted Vacation Bible School; the church
completed several enhancements in the next decades, including construction of a two-story Sunday school building, a
parsonage, a fellowship hall, and the Stone Cross Building, and renovated the sanctuary numerous times; and
WHEREAS, offering ministries and events for adults, teens, and children, Sedalia Baptist Church is an integral part of
the Big Island community that works to ensure that all residents can find spiritual guidance and joyful fellowship among its
more than 350-member congregation; and
WHEREAS, Sedalia Baptist Church will commemorate its 100th anniversary with a special Centennial Celebration
service on October 5, 2014; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Sedalia
Baptist Church on the occasion of its 100th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
the Reverend Mike Jones, pastor of Sedalia Baptist Church, as an expression of the General Assembly's admiration for its
strong spiritual leadership and contributions to the community.

HOUSE JOINT RESOLUTION NO. 5243
Commending the Richmond Jazz Society:

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, since 1979, the Richmond Jazz Society, a nonprofit organization of musicians and music lovers, has worked
to educate the public on and preserve the history of jazz as a unique American art form; and
WHEREAS, the Richmond Jazz Society educates the public on the historical development and cultural significance of
jazz music, acts as a valuable resource and referral center for jazz information in the Commonwealth, and promotes the
advancement of jazz as a music genre; and
WHEREAS, the Richmond Jazz Society carries out its mission by hosting performances, lectures, workshops, and
classes and providing technical services, media projects, publications, and scholarships; and
WHEREAS, throughout its 35-year history, the Richmond Jazz Society has operated its own performing arts facility,
sponsored a five-year, multigenerational jazz instruction workshop known as the Jazz Academy, presented concerts
featuring major artists such as Miles Davis, and helped numerous Virginia musicians achieve professional goals and gain
national recognition; and
WHEREAS, the Richmond Jazz Society further serves the community through educational and outreach programs,
including the Make Music with Me Band, which encourages students to discover the joys of creating music, and the Bright
Moments Jazz Band, which visits nursing homes, hospitals, and senior residences; and
WHEREAS, in 2008, the Richmond Jazz Society received the Governor's Award for the Arts in recognition of its long
tradition of service and commitment to jazz education and preservation in the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the
Richmond Jazz Society on the occasion of its 35th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
the Richmond Jazz Society as an expression of the General Assembly's admiration for its many accomplishments in
preserving the history and culture of the Commonwealth and the United States.

HOUSE JOINT RESOLUTION NO. 5244
Commending Olivia Gillett.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Olivia Gillett of Walkerton in King and Queen County courageously risked her personal safety to save the
life of a fellow community member on July 4, 2014; and
WHEREAS, a nursing student at Virginia Commonwealth University with previous experience as a lifeguard,
Olivia Gillett moved to Walkerton in June 2014; and
WHEREAS, on July 4, 2014, Olivia Gillett was spending time with friends near the Walkerton Boat Landing when she
noticed two individuals in distress in the Mattaponi River; and
WHEREAS, reacting without hesitation and with no concern for her own well-being, Olivia Gillett dove into the water
and pulled one individual to safety on the shore; and
WHEREAS, in recognition of her actions, Olivia Gillett received the area's first Life Save Award from the Walkerton
Community Fire Association at the Walkerton Day celebration on August 2, 2014; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend
Olivia Gillett for her heroic actions on July 4, 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
Olivia Gillett as an expression of the General Assembly's admiration for her quick thinking and selflessness in saving the
life of a fellow member of the Walkerton community.
HOUSE JOINT RESOLUTION NO. 5245

Celebrating the life of William A. Thrall.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, William A. Thrall, a longtime resident of the Dumfries area and a devoted servant of the Prince William County community, died on August 24, 2014; and
WHEREAS, a native of Washington, D.C., William A. "Tony" Thrall grew up in Arlington and graduated from Washington-Lee High School, where he met his wife of 51 years, Eileen; and
WHEREAS, after graduation, Tony Thrall became an apprentice of Steamfitter's Local 602; a dedicated and hardworking fitter, he enjoyed a distinguished 50-year career as a life member of the pipe industry and earned HVAC, plumbing, and gas licenses; and
WHEREAS, working diligently to preserve the environment, Tony Thrall offered his leadership and wisdom to local government as a 30-year member and former chair of the Prince William County Wetlands Advisory Board; and
WHEREAS, a devoted husband and father, Tony Thrall will be fondly remembered and greatly missed by his loving wife, Eileen; children, Jennifer, James, and John, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of William A. Thrall, an active member of the Prince William County community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of William A. Thrall as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5246

Commending the Fairfax County Community Action Advisory Board.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, in 2014, the Fairfax County Community Action Advisory Board celebrates 50 years of building stronger communities by supporting and empowering low-income families and individuals in Fairfax County; and
WHEREAS, established in 1964, the more than 1,100 Community Action Programs throughout the country serve millions of Americans each year by working to reduce poverty and promote economic self-sufficiency; and
WHEREAS, comprising of 30 members, including low-income residents and representatives from businesses and civic organizations, the Fairfax County Community Action Advisory Board advises the Fairfax County Board of Supervisors on the unique needs and concerns of local, low-income residents; and
WHEREAS, the Fairfax County Community Action Advisory Board also provides oversight of local, state, and federal Community Services Block Grant funds, which support community-based initiatives; and
WHEREAS, in its 50-year history, the Fairfax County Community Action Advisory Board has advocated for and directly benefited thousands of the temporarily and chronically homeless, the working poor, low-income elderly, adults and children with disabilities, and other individuals at or below 125 percent of the federal poverty level; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Fairfax County Community Action Advisory Board for its service to the Fairfax community on the occasion of its 50th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Fairfax County Community Action Advisory Board as an expression of the General Assembly's admiration for the organization's mission to build stronger communities and advocate for those in need.

HOUSE JOINT RESOLUTION NO. 5247

Commemorating the life and legacy of Maggie L. Walker.
Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Maggie L. Walker was born on July 15, 1864, in Richmond during the last year of the American Civil War; she married Armistead Walker, Jr., in 1886, raised two sons—Russell and Melvin—and lived in the Jackson Ward neighborhood of Richmond from 1901 until her death on December 15, 1934; and
WHEREAS, as a teenager, Maggie Walker became a member of the local council of the Independent Order of St. Luke, an organization that provided aid to the sick and the aged, helped families make burial arrangements, and promoted racial solidarity, and she established a newspaper known as the St. Luke Herald to promote the order's mission; and

WHEREAS, Maggie Walker established the St. Luke Penny Savings Bank in 1903 to benefit local African Americans, making her the first African American woman to found and charter a bank in the United States; under her leadership, St. Luke Penny Savings Bank merged with the Second Street Savings Bank to become the Consolidated Bank and Trust Company; and

WHEREAS, during her life, Maggie Walker also served as a founder and president of the Richmond Council of Colored Women, a member of the National Association of Wage Earners, a member of the National Urban League, and a cofounder of the Richmond branch of the National Association for the Advancement of Colored People; and

WHEREAS, in the early 20th century, when Jim Crow laws disenfranchised African American citizens and codified racial segregation, Maggie Walker promoted social activism, civic engagement, and education as critical tactics for race and gender equality, and it was with these tactics that she would build a bridge from the Civil War, emancipation, and Reconstruction to the Civil Rights Movement; and

WHEREAS, as a result of the jobs she created, the loans she signed, and the enduring inspiration she offered to her community, Maggie Walker made deep and lasting contributions to the advancement of African American economic empowerment and financial independence; and

WHEREAS, Maggie Walker's role as the first African American woman to found and charter a bank in the United States and her membership in numerous civic groups during the late 19th century and early 20th century made her an integral and important part of the history of the City of Richmond, the Commonwealth, and the entire United States; and

WHEREAS, in recognition of Maggie Walker's contributions and accomplishments, a high school for African Americans in Richmond was named in her honor in 1938, and the Maggie L. Walker Governor's School was named in her honor in 2001; her work and achievements are studied by Virginia schoolchildren and included in Virginia's Standards of Learning in the Virginia Studies curriculum; and

WHEREAS, in 1978, Maggie Walker's Leigh Street home and surrounding structures in Jackson Ward were designated a national historic site by the United States Congress "for the inspiration and benefit of the people of the United States," and since 1979 the site has been operated by the National Park Service as the Maggie L. Walker National Historic Site; and

WHEREAS, July 15, 2014, was the 150th anniversary of Maggie Walker's birth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commemorate the life and legacy of Maggie L. Walker on the occasion of the 150th anniversary of her birth; and be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the superintendent of the Maggie L. Walker National Historic Site as an expression of the General Assembly's admiration for Maggie L. Walker's inspirational legacy to generations of Virginians and Americans.

HOUSE JOINT RESOLUTION NO. 5248

Commending the Greater Richmond Partnership, Inc.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, the Greater Richmond Partnership, Inc., a nonprofit regional marketing and business development agency, has successfully served as the regional economic development resource for the City of Richmond and the Counties of Chesterfield, Hanover, and Henrico since 1994; and

WHEREAS, the Greater Richmond Partnership has helped more than 450 domestic and foreign businesses relocate to the area and expand employment and has helped negotiate deals for new Fortune 1000 headquarters to join the region's business community; and

WHEREAS, the Greater Richmond Partnership has supported $10.6 billion in capital investment by these companies, which increases tax revenue for locality infrastructure and social programs, resulting in a value of $192 per $1 committed by its public sector and private sector investors; and

WHEREAS, the Greater Richmond Partnership has aided in the creation of 50,000 jobs in the Richmond region and battled socioeconomic issues by attracting new high-wage jobs; and

WHEREAS, the Greater Richmond Partnership sets the bar in Greater Richmond regionalism, providing equal vote and parity for its public sector members; and

WHEREAS, the Greater Richmond Partnership continues to generate leads for business attraction, retention, and expansion, enlarging the pipeline of new projects for years to come and increasing the prosperity of the residents of the Richmond region; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Greater Richmond Partnership, Inc., for its service to the region on the occasion of its 20th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Greater Richmond Partnership, Inc., as an expression of the General Assembly's admiration for the organization's success in promoting the City of Richmond and the Counties of Chesterfield, Hanover, and Henrico as preferred business locations.

HOUSE JOINT RESOLUTION NO. 5249

Commending Linden Resources.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, in 2014, Linden Resources, a nonprofit group in Arlington, celebrates 55 years of providing and expanding employment opportunities for people with disabilities; and
WHEREAS, founded in 1959 by a group of local parents hoping to provide meaningful employment for children with disabilities, Linden Resources was originally funded by local civic groups, including the Civitan Club of Arlington, the Knights of the Round Table, and the Arlington Kiwanis Club, each of which continues to support the organization; and
WHEREAS, Linden Resources was created with a goal to serve 26 people with disabilities in its first year; by 2014, it had grown to become the largest employer of people with disabilities in Arlington County, employing or placing more than 400 people annually; and
WHEREAS, offering a wide variety of programs, Linden Resources has served nearly 200 wounded veterans through its Vets Ready2Work initiative, which offers professional development, transition assistance, and job placement, and has helped over 300 recipients of Temporary Assistance for Needy Families find jobs and secure financial self-sufficiency; and
WHEREAS, Linden Resources also operates three commercial operations programs, providing administrative and logistical support to 15 federal agencies, creating training and direct employment opportunities for more than 200 people; and
WHEREAS, Linden Resources will commemorate its 55th anniversary with its "History in the Making" celebration at the Fort Myer Officers' Club on September 23, 2014, with proceeds from the event benefiting veterans in the Vets Ready2Work initiative; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Linden Resources for its service to the community on the occasion of its 55th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Linden Resources as an expression of the General Assembly's admiration for its commitment to ensuring that people with disabilities achieve professional and personal success.

HOUSE JOINT RESOLUTION NO. 5250

Election of Circuit Court Judges, General District Court Judges, and Juvenile and Domestic Relations District Court Judges.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, September 18, 2014

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly shall proceed this day
To the election of Circuit Court judges for terms of eight years commencing as follows:
One judge for the Third Judicial Circuit, term commencing December 1, 2014.
One judge for the Fourth Judicial Circuit, term commencing December 1, 2014.
One judge for the Fourth Judicial Circuit, term commencing December 1, 2014.
One judge for the Fifth Judicial Circuit, term commencing December 1, 2014.
One judge for the Seventh Judicial Circuit, term commencing December 1, 2014.
One judge for the Ninth Judicial Circuit, term commencing December 1, 2014.
One judge for the Tenth Judicial Circuit, term commencing December 1, 2014.
One judge for the Twelfth Judicial Circuit, term commencing December 1, 2014.
One judge for the Twelfth Judicial Circuit, term commencing December 1, 2014.
One judge for the Twelfth Judicial Circuit, term commencing December 1, 2014.
One judge for the Thirteenth Judicial Circuit, term commencing December 1, 2014.
One judge for the Fifteenth Judicial Circuit, term commencing December 1, 2014.
One judge for the Fifteenth Judicial Circuit, term commencing December 1, 2014.
One judge for the Sixteenth Judicial Circuit, term commencing December 1, 2014.
One judge for the Nineteenth Judicial Circuit, term commencing December 1, 2014.
One judge for the Twentieth Judicial Circuit, term commencing December 1, 2014.
One judge for the Twenty-sixth Judicial Circuit, term commencing December 1, 2014.
One judge for the Twenty-seventh Judicial Circuit, term commencing December 1, 2014.
One judge for the Twenty-ninth Judicial Circuit, term commencing December 1, 2014.
One judge for the Thirtieth Judicial Circuit, term commencing December 1, 2014.
To the election of General District Court judges for terms of six years commencing as follows:
One judge for the Second Judicial District, term commencing December 1, 2014.
One judge for the Fourth Judicial District, term commencing December 1, 2014.
One judge for the Sixth Judicial District, term commencing December 1, 2014.
One judge for the Seventh Judicial District, term commencing December 1, 2014.
One judge for the Ninth Judicial District, term commencing December 1, 2014.
One judge for the Eleventh Judicial District, term commencing December 1, 2014.
One judge for the Twelfth Judicial District, term commencing December 1, 2014.
One judge for the Fifteenth Judicial District, term commencing December 1, 2014.
One judge for the Twenty-sixth Judicial District, term commencing December 1, 2014.
One judge for the Twenty-ninth Judicial District, term commencing December 1, 2014.
One judge for the Thirty-first Judicial District, term commencing December 1, 2014.

To the election of Juvenile and Domestic Relations District Court judges for terms of six years commencing as follows:
One judge for the Second Judicial District, term commencing December 1, 2014.
One judge for the Third Judicial District, term commencing December 1, 2014.
One judge for the Twelfth Judicial District, term commencing December 1, 2014.
One judge for the Sixteenth Judicial District, term commencing December 1, 2014.
One judge for the Twenty-third Judicial District, term commencing December 1, 2014.
One judge for the Twenty-fifth Judicial District, term commencing December 1, 2014.
One judge for the Twenty-sixth Judicial District, term commencing December 1, 2014.
One judge for the Twenty-seventh Judicial Circuit, term commencing December 1, 2014.
One judge for the Thirtieth Judicial District, term commencing December 1, 2014.
One judge for the Thirty-first Judicial District, term commencing December 1, 2014.

And that in the execution of the joint order nominations shall be made in the order herein named, and that each house shall be notified of said nominations, and when the rolls shall be called for the whole number, the presiding officers of each house shall appoint a committee of three, which together shall constitute the joint committee to count the vote of each house in each case and report the results to their respective houses. The joint order may be suspended by the presiding officer of either house at any time but for no longer than twenty-four hours to receive the report of the joint committee.

HOUSE JOINT RESOLUTION NO. 5251

Commending Virginia Union University.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Virginia Union University will commence a year-long celebration of its 150th anniversary in 2014; and
WHEREAS, soon after Richmond, the capital of the Confederacy, was liberated 150 years ago on April 3, 1865, the American Baptist Home Mission Society sent teachers and missionaries to the city to educate and train newly emancipated slaves; and
WHEREAS, by November 1865, the Mission Society was officially holding classes for the Richmond Theological School for Freedmen to prepare African Americans for the Baptist ministry; the Mission Society proposed a "National Theological Institute," which evolved into Wayland Seminary, one of four institutions that were combined to form Virginia Union University; and
WHEREAS, according to the history of the university researched by Professor Raymond Hylton, Wayland Seminary educated such notable students as Dr. Adam Clayton Powell, Sr., the famous pastor of New York's Abyssinian Baptist Church; Dr. Booker T. Washington, founder of Tuskegee University; Reverend Harvey Johnson, pastor and early civil rights activist; Kate Drumgoold, author of A Slave Girl's Story; Henry Vinton Plummer, Civil War naval hero and United States Chaplain to the "Buffalo Soldiers"; and Albert L. Cralle, inventor of the ice cream scoop; and
WHEREAS, members of the Mission Society persevered in the face of many difficulties and obstacles to educate formerly enslaved African Americans in Richmond and established a school in which many of the first classes were taught in Lumpkin's Jail or the "Devil's Half Acre," a former slave holding pen and punishment breaking center at 15th and Franklin Streets; and
WHEREAS, the support of African American ministers and community leaders was crucial to the school's success, and Virginia Union University, a "union" of four schools—Wayland Seminary; Richmond Theological Seminary; Hartshorn Memorial College, the country's first college for African American women; and Storer College, the first institution of higher education for African American women—grew through the support of African American denominations, community leaders, and individuals; and
WHEREAS, the University is dedicated to the highest standards of learning and serves as a beacon of hope and opportunity in the Commonwealth of Virginia; and
WHEREAS, the University celebrates the achievements of its students, faculty, and staff who have contributed to the advancement of education and the betterment of society; and
WHEREAS, the University is committed to continuing its tradition of excellence and service to the Commonwealth of Virginia; and

NOW, THEREFORE, BE IT RESOLVED, that the General Assembly of the Commonwealth of Virginia hereby commends Virginia Union University and its students, faculty, and staff for their contributions to the advancement of education and the betterment of society; and
BE IT FURTHER RESOLVED, that the General Assembly of the Commonwealth of Virginia hereby encourages all citizens and organizations to support the University in its efforts to continue to provide high-quality education and opportunities for all students; and
BE IT FURTHER RESOLVED, that the General Assembly of the Commonwealth of Virginia hereby expresses its gratitude and appreciation to all members of the University community for their dedication and service to the University and the Commonwealth of Virginia.

HOUSE RESOLUTION NO. 5251

Declaring the Year of the Family.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, the family is the basic and fundamental unit of society, and the family has been the bedrock of our American culture and traditions; and
WHEREAS, the family is the place where children learn the values and principles that guide their lives; and
WHEREAS, the family is the place where children are nurtured and loved; and
WHEREAS, the family is the place where children learn to love and respect others; and
WHEREAS, the family is the place where children learn the importance of hard work; and
WHEREAS, the family is the place where children learn the importance of faith; and
WHEREAS, the family is the place where children learn the importance of community; and
WHEREAS, the family is the place where children learn the importance of giving back; and
WHEREAS, the family is the place where children learn the importance of tolerance; and
WHEREAS, the family is the place where children learn the importance of compassion; and
WHEREAS, the family is the place where children learn the importance of love; and
WHEREAS, the family is the place where children learn the importance of forgiveness; and
WHEREAS, the family is the place where children learn the importance of empathy; and
WHEREAS, the family is the place where children learn the importance of understanding; and
WHEREAS, the family is the place where children learn the importance of respect; and
WHEREAS, the family is the place where children learn the importance of honesty; and
WHEREAS, the family is the place where children learn the importance of integrity; and
WHEREAS, the family is the place where children learn the importance of duty; and
WHEREAS, the family is the place where children learn the importance of responsibility; and
WHEREAS, the family is the place where children learn the importance of accountability; and
WHEREAS, the family is the place where children learn the importance of leadership; and
WHEREAS, the family is the place where children learn the importance of friendship; and
WHEREAS, the family is the place where children learn the importance of teamwork; and
WHEREAS, the family is the place where children learn the importance of collaboration; and
WHEREAS, the family is the place where children learn the importance of cooperation; and
WHEREAS, the family is the place where children learn the importance of communication; and
WHEREAS, the family is the place where children learn the importance of cooperation; and
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WHEREAS, the family is the place where children learn the importance of cooperation; and
education for African Americans in West Virginia—has expanded its mission to develop and nurture scholars, leaders, and lifelong learners in a global community; and

WHEREAS, alumni of Virginia Union University have made significant contributions in the areas of the arts, science, business, theology, medicine, education, law, research, communications, athletics, the military, social activism, philanthropy, technology, and politics, and many have been the first African Americans recognized in their fields; and

WHEREAS, among the university's many notable alumni are Eugene Knickle Jones, first secretary of the National Urban League and a member of President Franklin D. Roosevelt's unofficial "Black Cabinet" of advisors; Dr. Benjamin Mays, president of Morehouse College; Dr. Jean Louise Harris, the first African American to graduate from the Medical College of Virginia, now Virginia Commonwealth University School of Medicine, and Virginia Secretary of Health and Human Resources from 1978 to 1982; Dr. Spottswood W. Robinson, III, Virginia civil rights lawyer who argued one of the five cases that became Brown v. Board of Education, dean of the Howard University Law School, and Chief Judge of the United States Circuit Court of Appeals for the District of Columbia; John Merchant, the first African American graduate of the University of Virginia School of Law; Dr. Howard S. Jones, Jr., specialist in the fields of microwave research and electromagnetics and one of the most prolific inventors in United States history, holding rights to 31 patents; Admiral Samuel Gravely, first African American to attain the ranks of rear admiral and vice admiral in the United States Navy; Dr. Yvonne Maddox, named Deputy Director of the National Institute of Child Health and Human Development in 1955 and Acting Deputy Director of the National Institute of Health in 1960; National Basketball Association stars Ben Wallace, Charles Oakley, and Terry Davis; Bishop Leontine T. C. Kelly, first woman of any denomination to be consecrated as bishop; former State Senator Henry L. Marsh, III, civil rights attorney and first African American elected as Mayor of the City of Richmond; former State Senator Benjamin J. Lambert, III; former Governor L. Douglas Wilder, first African American elected to the Senate of Virginia and to the office of Lieutenant Governor of Virginia and the nation's first elected African American governor; and former Delegate Dwight Clinton Jones, current Mayor of the City of Richmond; and

WHEREAS, Virginia Union University has been one of the oldest creators of new jobs and has helped to advance economic development in the City of Richmond, the Commonwealth, and the nation; and

WHEREAS, Virginia Union University is one of the oldest historically Black colleges and universities in the South and has served as a bridge to intellectual freedom and equality for students of all races, nationalities, and genders; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Virginia Union University on the occasion of its 150th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Reverend Dr. W. Franklyn Richardson and Dr. Claude G. Perkins, chairman of the Virginia Union University Board of Trustees and president of the university, respectively, as an expression of the General Assembly's appreciation and gratitude for the University's outstanding service to the Commonwealth and best wishes for continued success.

HOUSE JOINT RESOLUTION NO. 5252

Commending Cindy Edwards.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Cindy Edwards, the distinguished head coach of the Carroll County High School volleyball team, recorded her 300th victory as a coach on September 12, 2014; and

WHEREAS, the 13th volleyball coach in Virginia High School League history to earn 300 wins, Cindy Edwards reached the milestone when the Carroll County High School Cavaliers defeated the Honaker High School Tigers in the Battle Bash Volleyball Tournament in Bristol; and

WHEREAS, since becoming head coach in 1996, Cindy Edwards has led the Carroll County High School Cavaliers to numerous district championships and district tournament championships, and she has been named district coach of the year many times; and

WHEREAS, under Cindy Edwards' leadership, several Carroll County High School Cavaliers have earned recognition as player of the year, and many have moved on to play volleyball at the college level; and

WHEREAS, Cindy Edwards is respected for her straightforward feedback to players, supportive attitude, and knowledge of the game; throughout her career, she has consistently inspired players to work hard and give their best effort; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Cindy Edwards on recording 300 wins as head coach of the Carroll County High School volleyball team; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Cindy Edwards as an expression of the General Assembly's admiration for her achievements and best wishes for the future.
HOUSE JOINT RESOLUTION NO. 5253

Commending Betsy Doxey.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Betsy Doxey, a hardworking leader in the tourism industry who has served as an outstanding representative of the Virginia Beach community to countless visitors, retires in October 2014 as the activities coordinator of VSA Resorts; and

WHEREAS, Betsy Doxey handles the scheduling and coordination of all guest activities at three VSA Resorts locations with over 35,000 guests each year; she strives to create a warm and welcoming atmosphere to ensure that guests feel relaxed and enjoy their stays; and

WHEREAS, throughout her 16-year career, Betsy Doxey has developed strong relationships and friendships with visitors to Virginia Beach, and guests at VSA Resorts locations often comment on her positive attitude and attentive customer service; and

WHEREAS, an active leader in the community, Betsy Doxey serves as a deacon at Thalia Lynn Baptist Church and as the state endowment and fundraising chair of the General Federation of Women's Clubs of Virginia; she was also one of the first female members of the Virginia Beach Jaycees; and

WHEREAS, Betsy Doxey has received numerous awards and accolades for her exceptional service, including the Activities Coordinator of the Year award at the 2012 Virginia Beach Hospitality Awards ceremony; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Betsy Doxey on the occasion of her retirement as activities coordinator of VSA Resorts; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Betsy Doxey as an expression of the General Assembly's admiration for her service to the visitors to and members of the Virginia Beach community.

HOUSE JOINT RESOLUTION NO. 5254

Commending Lonnie C. Rich.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, Lonnie C. Rich, a respected attorney and community leader in Alexandria, earned the 2014 Alexandria Chamber of Commerce Business Leader of the Year award; and

WHEREAS, Lonnie Rich began his legal career with the U.S. Department of Agriculture, where he ably represented the Department in a wide range of matters and was responsible for drafting proposed and final regulations under Title IX of the Education Amendments of 1972; and

WHEREAS, beginning in 1981, Lonnie Rich practiced law in the City of Alexandria; in 1986, he joined the firm of Rosenthal, Grimaldi & Guggenheim, LLP, and in 1998 he became a name partner when the firm reorganized as Rich, Greenberg, Rosenthal & Costle, LLP; and

WHEREAS, in 2008, Lonnie Rich helped form Rich, Rosenthal, Brincefield, Manitta, Dzubin & Kroeger, LLP; throughout much of his 25-year career, he has focused on helping members of the community with wills, trusts, estate planning, estate administration, real estate, and business; and

WHEREAS, striving to enhance the quality of life of his fellow Alexandria residents, Lonnie Rich served as a former member of the Alexandria City Council, a former member and chair of the board of the Alexandria Chamber of Commerce, and the chair of the Campagna Center; and

WHEREAS, Lonnie Rich and other representatives of the Alexandria business community will be honored at the Alexandria Chamber of Commerce Business Awards Reception on October 22, 2014, at the George Washington Masonic Memorial; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Lonnie C. Rich on being named the 2014 Alexandria Chamber of Commerce Business Leader of the Year; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Lonnie C. Rich as an expression of the General Assembly's admiration for his many contributions to the City of Alexandria.

HOUSE JOINT RESOLUTION NO. 5255

Commending the Paramount Theater.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014
WHEREAS, in 2014, the Paramount Theater, a restored, historic performing arts center in downtown Charlottesville, celebrates 10 years of service to the community since its reopening in 2004; and

WHEREAS, originally opened in 1931, the Paramount Theater thrived during the Golden Age of American cinema and provided Charlottesville residents with a refined movie-going experience; for four decades, the theater delighted audiences with countless films, war bond drives, fashion shows, cartoons, and rock and roll concerts; and

WHEREAS, with its Greek revival facade and octagonal, neoclassical interior, the Paramount Theater paid homage to Thomas Jefferson and reflected Virginia's architectural heritage, quickly becoming a landmark in Charlottesville; and

WHEREAS, after the Paramount Theater closed in 1974, concerned citizens immediately launched efforts to protect and preserve the historic building; in 1992, the nonprofit Paramount Theater, Inc., purchased the building and restored the Main Street marquee; and

WHEREAS, following a major restoration and expansion project, which included the construction of a modified loft, backstage areas, an orchestra pit, a computerized box office, a ballroom, a rehearsal room, and meeting spaces, the Paramount Theater reopened on December 15, 2004, as a regional performing arts center; and

WHEREAS, from 2004 to 2014, the Paramount Theater assisted in the ongoing revitalization of downtown Charlottesville by offering a wide range of artistic, educational, and entertainment events; and

WHEREAS, the Paramount Theater also serves the community by presenting educational programs in local schools and making facilities and resources available to charitable, arts, and service organizations for performances and events; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Paramount Theater for its cultural contributions to the Charlottesville community on the occasion of the 10th anniversary of its reopening in 2004; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Paramount Theater of Charlottesville, Inc., as an expression of the General Assembly's admiration for the Paramount Theater's storied history and best wishes on continued success.

HOUSE JOINT RESOLUTION NO. 5256

Commending James Haden.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, James Haden, a respected community leader in Charlottesville, retires as president of Martha Jefferson Hospital in 2014, after 21 years of devoted service to the community; and

WHEREAS, since joining Martha Jefferson Hospital in 1993, James Haden has helped guide the hospital through a rapidly changing health care landscape and has overseen countless enhancements to ensure safe, quality outcomes for patients and their families; and

WHEREAS, under James Haden's leadership, Martha Jefferson Hospital invested in advanced technology to better serve its patients and expanded clinical services, including neurosurgery, advanced cardiology, and orthopedic services; and

WHEREAS, during James Haden's tenure as president, Martha Jefferson Hospital enhanced comprehensive cancer treatment services, recruited specialists from top institutions around the country, opened outpatient care centers and an emergency department, received recognition for excellence in nursing, and earned high scores in state and national patient satisfaction surveys; and

WHEREAS, James Haden oversaw the construction of and move to the Martha Jefferson Hospital facility on Pantops Mountain in 2011 and facilitated a merger with Sentara Healthcare; he also strengthened partnerships with the community through the Martha Jefferson Hospital Foundation; and

WHEREAS, James Haden promoted Martha Jefferson Hospital's Caring Tradition, a culture of providing outstanding service to each patient; he served as a mentor to many of the hospital's dedicated physicians, employees, volunteers, and board members and leaves a legacy of excellence for his successor as president; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend James Haden on the occasion of his retirement as president of Martha Jefferson Hospital; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to James Haden as an expression of the General Assembly's admiration for his tireless dedication to the community and best wishes on a happy retirement.

HOUSE JOINT RESOLUTION NO. 5257

Celebrating the life of Lincoln Vernon Lewis.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014
WHEREAS, Lincoln Vernon Lewis of Charlottesville, an educator, school administrator, and community leader who was a champion for increased diversity at institutions of higher education, died on July 26, 2014; and
WHEREAS, a native of Anguilla, West Indies, Lincoln Lewis worked for the Lago Oil and Transport Company refinery in Aruba; after receiving the refinery's prestigious education scholarship in 1960, he earned bachelor's and master's degrees from Cornell University; and
WHEREAS, while still at Cornell University, Lincoln Lewis took an interest in supporting and promoting diversity at institutions of higher education; he helped develop a successful pilot program for the recruitment of minority students to Ivy League schools; and
WHEREAS, a dedicated lifelong learner, Lincoln Lewis also completed management programs at Harvard University and the University of Virginia and earned a doctorate from Indiana University; and
WHEREAS, Lincoln Lewis provided consulting services to several universities on equal opportunity and affirmative action; he developed and implemented Yale University's first affirmative action plan and served as manager of special programs at Yale University; director of affirmative action at Indiana University-Purdue University Indianapolis, and an advisor to the president at the University of Virginia; and
WHEREAS, Lincoln Lewis also helped prepare students for success in careers and responsible citizenship as a professor at Yale University and the University of Virginia; after a long and distinguished career, he retired as a professor emeritus and administrator of the University of Virginia in 1995; and
WHEREAS, working to enhance the quality of life of his fellow residents, Lincoln Lewis volunteered his time and wise leadership to many civic and service organizations; he served as president of the Albemarle County Social Services Board, president of the Ashcroft Neighborhood Association, director-at-large of the board of 100 Black Men of Central Virginia, and a life member of the NAACP; and
WHEREAS, Lincoln Lewis enjoyed fellowship and worship with the community as an active member of Trinity Episcopal Church, where he served as a junior and senior warden and president of the Senior Ministry; and
WHEREAS, predeceased by his wife, Josepheta, Lincoln Lewis will be fondly remembered and greatly missed by his daughter, Caroline, and her family and numerous other family members, friends, and colleagues; now, therefore, be it RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of Lincoln Vernon Lewis, a respected school administrator, community leader, and passionate advocate for diversity in higher education; and, be it RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Lincoln Vernon Lewis as an expression of the General Assembly's respect for his memory.

HOUSE JOINT RESOLUTION NO. 5258

Commending First Presbyterian Church.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, in 2014, First Presbyterian Church in Charlottesville celebrates 175 years of serving and uplifting members of the Charlottesville community through worship services and outreach efforts; and
WHEREAS, officially established in 1839, First Presbyterian Church traces its earliest roots to 1819 when Presbyterians in Charlottesville and surrounding areas formed South Plains Presbyterian Church; the congregation began regular services in 1824 and built its first meeting house in 1829; and
WHEREAS, as the South Plains Presbyterian Church grew stronger, a separate congregation of 58 members called Charlottesville Presbyterian Church formed in 1839; Charlottesville Presbyterian Church constructed new meeting houses in 1856 and 1898 and purchased a private home for use as an educational building in 1930; and
WHEREAS, in 1939, 80 members of Charlottesville Presbyterian Church helped establish Westminster Presbyterian Church, carrying on a proud legacy of mission work in the community; and
WHEREAS, over the years, First Presbyterian Church completed numerous enhancements to better serve the growing congregation, adding an educational wing in 1987 and a new organ in 1995; and
WHEREAS, throughout its history, First Presbyterian Church has been an integral part of the Charlottesville community, offering joyful fellowship and spiritual guidance; now, therefore, be it RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend First Presbyterian Church for its long tradition of spiritual leadership on the occasion of its 175th anniversary; and, be it RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to First Presbyterian Church as an expression of the General Assembly's admiration for its storied history and contributions to the community.
HOUSE JOINT RESOLUTION NO. 5259

Commending Franklin Sherman Elementary School.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, for 100 years, Franklin Sherman Elementary School, an outstanding public primary school in McLean, has provided students with the tools to achieve success and build a foundation for lifelong learning; and
WHEREAS, as the first consolidated school in Fairfax County, Franklin Sherman Elementary School was established when four one-room schoolhouses were consolidated in a small brick building in 1914; the reorganized school was named for Civil War captain, Fairfax County sheriff, and entomologist Franklin Sherman and strives to carry on his legacy of intellectual curiosity and service to the community; and
WHEREAS, opening with only 29 students, Franklin Sherman Elementary School moved to its current location in 1952 to better serve its growing student body; the school played a crucial role in medical history as the site of the first polio vaccination trials in 1954; and
WHEREAS, with a current enrollment of almost 400 students representing 30 countries and 20 languages, Franklin Sherman Elementary School emphasizes respect for and understanding of other cultures, and faculty and staff work to ensure that all students have a safe, nurturing environment in which they can learn and grow; and
WHEREAS, over the decades, countless faculty, administrators, staff, volunteers, and parents of Franklin Sherman Elementary School have worked and generously volunteered their time to ensure that students receive a balanced, high-quality education and have the opportunity to take part in extracurricular programs; and
WHEREAS, among Franklin Sherman Elementary School's many awards and accolades for its commitment to students and innovative programs, the school received a bronze award from the National Wildlife Federation for environmental awareness in 2013; and
WHEREAS, Franklin Sherman Elementary School will commemorate its 100th anniversary with events throughout the year, including the second Monster Mash 5K race and a homecoming gala on October 26, 2014, and students will develop a timeline of the school's storied history; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend Franklin Sherman Elementary School on the occasion of its 100th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Kathleen Quigley, principal of Franklin Sherman Elementary School, as an expression of the General Assembly's admiration for the school's tradition of excellence and service to the youth of the community.

HOUSE JOINT RESOLUTION NO. 5260

Commending the Halifax American Ponytails All-star softball team.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, the Halifax American Ponytails All-star softball team won the Dixie Softball Ponytails World Series on August 8, 2014, in North Myrtle Beach, South Carolina; and
WHEREAS, the Halifax American Ponytails All-star softball team defeated the team from Georgia 16-3 to claim the world series title and finish the season 10-0; the team was undefeated in world series play, also recording victories against teams from Florida, Texas, South Carolina, and North Carolina; and
WHEREAS, taking an early lead in the world series final, the Halifax American Ponytails All-star softball team scored 10 runs in the first three innings and six runs in the sixth inning to secure the victory; the team displayed solid defense and strong pitching and hitting throughout the game; and
WHEREAS, each member of the Halifax American Ponytails All-star softball team—Amanda Duffer, Kayla Townes, Kaitlyn Richardson, Kassidy Thompson, Skyla Strohm, Autumn Younger, Shekeria Chandler, Raegan Ridgeway, Abbey Martin, Gracie Wagstaff, Jessica Balducci, and Kayla Walker—contributed to the win; and
WHEREAS, the Halifax American Ponytails All-star softball team also benefited from the able leadership of the manager and assistant coaches—Scott Martin, Raymond Duffer, and Renee Ridgeway—and the enthusiastic support of the entire Halifax County community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend the Halifax American Ponytails All-star softball team on winning the Dixie Softball Ponytails World Series; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Scott Martin, manager of the Halifax American Ponytails All-star softball team, as an expression of the General Assembly's admiration for the team's hard work and poise under pressure.
HOUSE JOINT RESOLUTION NO. 5261

Commending North Halifax Volunteer Fire Department.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, in 2014, North Halifax Volunteer Fire Department in Nathalie celebrates 50 years of serving and safeguarding the lives and property of Nathalie and Halifax County community members; and
WHEREAS, established in March 1964, North Halifax Volunteer Fire Department was created by 41 charter members, then meeting as the Young Farmer's Club, to provide a necessary service to their neighbors and friends; and
WHEREAS, over the years, North Halifax Volunteer Fire Department has cultivated strong relationships throughout the community, with members always striving to live up to the department's motto "We serve because we care"; the department has succeeded in its mission thanks in part to the generosity of local individuals, families, businesses, and organizations; and
WHEREAS, the dedicated volunteer firefighters and staff members of North Halifax Volunteer Fire Department utilize the highest quality training and cutting-edge equipment to respond to structure fires, vehicle accidents, and other emergencies; and
WHEREAS, North Halifax Volunteer Fire Department has earned numerous awards and accolades for its service, including an appreciation award from the Halifax County Sheriff's Office; and
WHEREAS, North Halifax Volunteer Fire Department commemorated its 50th anniversary at its annual marathon and fundraiser on September 6, 2014; living charter members and relatives of deceased charter members received plaques honoring their commitment to the community; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend North Halifax Volunteer Fire Department for its contributions to Nathalie and Halifax County on the occasion of its 50th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Ronnie Waller, fire chief of North Halifax Volunteer Fire Department, as an expression of the General Assembly's admiration for its tradition of service to the Nathalie and Halifax County communities.

HOUSE JOINT RESOLUTION NO. 5262

Commending STIHL Inc.

Agreed to by the House of Delegates, September 18, 2014
Agreed to by the Senate, November 10, 2014

WHEREAS, in 2014, STIHL Inc., a global leader in advanced manufacturing technology, celebrates the 40th anniversary of the opening of its Virginia Beach manufacturing facility, which currently employs approximately 1,900 Virginia residents; and
WHEREAS, the STIHL facility has grown from 20,000 square feet in 1974 to more than two million square feet, becoming one of the largest manufacturing facilities in the Commonwealth; and
WHEREAS, the STIHL plant in Virginia Beach uses the Port of Virginia to ship products to more than 90 foreign countries all over the world; and
WHEREAS, STIHL supports the region by giving back to its employees, the community, and industry organizations as a good corporate citizen that supports education, environmental sustainability, and research; and
WHEREAS, STIHL partnerships with the Virginia Manufacturing Association and other Virginia agencies have raised the profile of Virginia businesses and established the Commonwealth as a leader in manufacturing, as well as provided educational opportunities for students across the state; and
WHEREAS, STIHL has set a renowned national model with its innovative apprenticeship program; the company also offers a manufacturing technology summer camp for high school students; and
WHEREAS, STIHL has served the Commonwealth as a member of the Manufacturing Development Commission and successfully encouraged other businesses to relocate or expand to the Commonwealth; and
WHEREAS, STIHL has pursued manufacturing excellence to become the top-selling brand of handheld, outdoor power equipment in the United States, with more than 8,500 servicing dealers; now, therefore, be it
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby commend STIHL Inc., on the occasion of the 40th anniversary of the opening of its Virginia Beach manufacturing facility; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to STIHL Inc., as an expression of the General Assembly's admiration for the company's service to Virginia Beach and the Commonwealth.
HOUSE JOINT RESOLUTION NO. 5263

Election of Circuit Court Judges, General District Court Judges, and Juvenile and Domestic Relations District Court Judges.

Agreed to by the House of Delegates, November 10, 2014
Agreed to by the Senate, November 10, 2014

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly shall proceed this day
To the election of Circuit Court judges for terms of eight years commencing as follows:
One judge for the First Judicial Circuit, term commencing January 1, 2015.
One judge for the Second Judicial Circuit, term commencing January 1, 2015.
One judge for the Ninth Judicial Circuit, term commencing January 1, 2015.
One judge for the Eleventh Judicial Circuit, term commencing January 1, 2015.
One judge for the Thirteenth Judicial Circuit, term commencing January 1, 2015.
One judge for the Nineteenth Judicial Circuit, term commencing January 1, 2015.
One judge for the Twenty-second Judicial Circuit, term commencing January 1, 2015.

To the election of General District Court judges for terms of six years commencing as follows:
One judge for the First Judicial District, term commencing January 1, 2015.
One judge for the Twenty-second Judicial District, term commencing January 1, 2015.
One judge for the Thirtieth Judicial District, term commencing January 1, 2015.

To the election of Juvenile and Domestic Relations District Court judges for terms of six years commencing as follows:
One judge for the Twelfth Judicial District, term commencing January 1, 2015.
One judge for the Twenty-third Judicial District, term commencing January 1, 2015.
One judge for the Twenty-seventh Judicial District, term commencing December 1, 2014.

And that in the execution of the joint order nominations shall be made in the order herein named, and that each house
shall be notified of said nominations, and when the rolls shall be called for the whole number, the presiding officers of each
house shall appoint a committee of three, which together shall constitute the joint committee to count the vote of each house
in each case and report the results to their respective houses. The joint order may be suspended by the presiding officer of
either house at any time but for no longer than twenty-four hours to receive the report of the joint committee.

HOUSE RESOLUTION NO. 501

Commending Cass Creech.

Agreed to by the House of Delegates, March 25, 2014

WHEREAS, Cass Creech, a senior at Windsor High School and member of Troop 37 in Carrsville, has completed the
requirements to attain the rank of Eagle Scout; and
WHEREAS, Cass Creech has been an active member of the Scouting program for many years, joining the Boy Scouts at
age seven as a Tiger Cub and climbing the ranks to Wolf, Bear, Webelos, and Arrow of Light; and
WHEREAS, within the Scouting program, Cass Creech has served as Senior Patrol Leader, Den Chief, and Junior
Assistant Scoutmaster; and
WHEREAS, Cass Creech also attends the Pruden Center for Industry and Technology, where his concentration is utility
and heavy construction; he works part-time at the local Dairy Queen; and after graduation he aspires to attend either the
Norfolk Naval School or the Newport News Apprentice School; and
WHEREAS, for his Eagle Scout project, Cass Creech designed and constructed a 5’ x 4’ glass-enclosed message board,
landscaped with mulch and flowers, which is displayed at the Isle of Wight Fairgrounds to communicate fairground events
to citizens; and
WHEREAS, an Eagle Scout ceremony has been scheduled for Cass Creech, an especially talented young man, on
April 6, 2014, at Beaver Dam Baptist Church; and
WHEREAS, Cass Creech exemplifies the high ideals of the Boy Scouts and has provided a valuable service to his
community and will be elevated to Eagle Scout, the highest honor bestowed by the Boy Scout program; now, therefore, be it
RESOLVED by the House of Delegates, That Cass Creech hereby be commended on earning the rank of Eagle Scout;
and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to
Cass Creech, Eagle Scout, as an expression of the General Assembly's congratulations and admiration for his achievement
and service to the community.
HOUSE RESOLUTION NO. 502

Limiting legislation to be considered by the 2014 Special Session I of the General Assembly and establishing a schedule for the conduct of business coming before such special session.

Agreed to by the House of Delegates, March 24, 2014

RESOLVED by the House of Delegates, That during the 2014 Special Session I of the General Assembly, summoned by proclamation of the Governor on March 8, 2014, to begin on Monday, March 24, 2014, except with the unanimous consent of the House of Delegates, no bill, joint resolution, or resolution shall be offered in the House of Delegates during the special session other than those relating to (i) Budget Bill(s); (ii) joint resolutions or resolutions affecting the rules of procedure or schedule of business of the General Assembly or any of its committees; (iii) joint resolutions or resolutions regarding the election of judges; (iv) commending and memorial joint resolutions or resolutions; or (v) joint resolutions or resolutions confirming appointments subject to the confirmation of the General Assembly; and, be it

RESOLVED FURTHER, That, after the special session is convened for the first time, it may stand in recess from time to time until reconvened by the call of the Speaker of the House of Delegates to consider such matters as are provided for in this resolution; and, be it

RESOLVED FURTHER, That for purposes of this resolution:
"Budget Bill" means the general appropriation bill introduced in the House of Delegates that authorizes the biennial expenditure of public revenues for the period from July 1, 2012, through June 30, 2014, or July 1, 2014, through June 30, 2016; and, be it

RESOLVED FURTHER, That any committee of conference on the Budget Bill(s) shall complete its deliberations and make the report of such conference available to the House of Delegates as soon as practicable. The House of Delegates shall not consider such conference report earlier than 36 hours after receipt, unless the House of Delegates determines to proceed earlier by a vote of two-thirds of the members voting. No engrossment of the Budget Bill(s) shall be required in the House of Delegates, and any conference on the Budget Bill(s) shall consider, as the basis of its deliberations, the Budget Bill(s) as introduced in the House and the amendments thereto proposed by each house; and, be it

RESOLVED FINALLY, That members of the House of Delegates shall receive session per diem for any day they attend a scheduled floor session at which an attendance roll call is taken. Session per diem shall not be allowed for legislative assistants. Session per diem shall not be allowed for members of the House of Delegates during a recess of the special session. However, members may receive compensation while the House of Delegates is in recess, as provided in § 30-19.12 of the Code of Virginia and in the 2012-2014 Appropriation Act, as follows: (i) members of any standing committee of the House of Delegates; (ii) members of any committee of conference; or (iii) members of any legislative committee, commission, or council established by the General Assembly.

HOUSE RESOLUTION NO. 503

Salaries, contingent and incidental expenses.

Agreed to by the House of Delegates, March 24, 2014

Resolved by the House of Delegates, That the Comptroller is directed to issue his warrants on the Treasurer, payable from the contingent fund of the House to accomplish the work of the House of Delegates during the 2014 Special Session I of the General Assembly. Necessary payments to cover salaries of temporary employees, as well as contingent and incidental expenses, will be certified by the Clerk or his designee.

HOUSE RESOLUTION NO. 504

Celebrating the life of Grace Hall Eddleton.

Agreed to by the House of Delegates, March 25, 2014

WHEREAS, Grace Hall Eddleton, a beloved wife, mother, grandmother, great-grandmother, and friend in Ashland, died on July 28, 2013; and
WHEREAS, Grace Eddleton graduated from Henry Clay High School and went on to work for Abbott, Proctor, and Paine in the 1960s; and
WHEREAS, over the years, Grace Eddleton served the residents of and visitors to Ashland as the operator of several antiques stores; and
WHEREAS, a member of the Greatest Generation, Grace Eddleton passed along her wisdom and experiences to her family and friends; and
WHEREAS, the loving matriarch of a large family, Grace Eddleston cared deeply for her grandchildren and great-grandchildren, and she delighted in the time spent with each of them; and
WHEREAS, Grace Eddleton will be fondly remembered and greatly missed by her husband of 66 years, Eugene; daughter, Joan, and her family; and numerous other family members and friends; now, therefore, be it

RESOLVED, That the House of Delegates hereby note with great sadness the loss of Grace Hall Eddleton, a vibrant member of the Ashland community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Grace Hall Eddleton as an expression of the House of Delegates' respect for her memory.

HOUSE RESOLUTION NO. 505

Commending the I.C. Norcom High School boys' basketball team.

Agreed to by the House of Delegates, March 25, 2014

WHEREAS, the I.C. Norcom High School boys' basketball team won the Virginia High School League Group 4A state championship on March 13, 2014, at the Siegel Center in Richmond; and

WHEREAS, the I.C. Norcom Greyhounds defeated the John Handley High School Judges 59-52 to claim the school's third state title in five seasons; the Greyhounds are the first South Hampton Roads team to accomplish such a feat since the 1920s; and

WHEREAS, the Greyhounds earned the victory after a thrilling late-game comeback in the fourth quarter, trailing by 16 points, the team's high-intensity defense caused a series of turnovers that led to a 21-0 scoring run; and

WHEREAS, building an unstoppable momentum, the Greyhounds scored 33 points in the fourth quarter, senior Troy Locke led the team with 14 points overall, followed by senior Antonio Parker; and

WHEREAS, the victory is a testament to the dedication and hard work of each of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire I.C. Norcom High School community; now, therefore, be it

RESOLVED by the House of Delegates, That the I.C. Norcom High School boys' basketball team hereby be commended on winning the Virginia High School League Group 4A state championship in March 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Leon Goolsby, head coach of the I.C. Norcom High School boys' basketball team, as an expression of the House of Delegates' admiration for the team's perseverance and skill.

HOUSE RESOLUTION NO. 506

Commending Dr. Mark R. Jones.

Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Dr. Mark R. Jones, the superintendent of King William County Public Schools, was named the 2014 Region 3 Superintendent of the Year by the Virginia Association of School Superintendents; and

WHEREAS, Dr. Jones has ably led King William County Public Schools as superintendent since July 1, 2007; during that time, all King William County schools have maintained full state accreditation, making it one of only 36 school divisions in the Commonwealth to do so; and

WHEREAS, under Dr. Jones' tenure, King William County Public Schools has become one of 18 school divisions in the Commonwealth to meet all federal Annual Measurable Objectives of the No Child Left Behind Act; and

WHEREAS, with the support of an exceptional faculty and staff, a hardworking student body, a dedicated school board, and a devoted community, Dr. Jones helped King William County Public Schools achieve an on-time graduation rate of 93.3 percent and a drop-out rate of only 1.2 percent; and

WHEREAS, Dr. Jones currently serves as chairman of the Region 3 Superintendents' Study Group and the MathScience Innovation Center board, and he has lent his time and expertise to his peers and the community as a member of numerous other boards, committees, and organizations; and

WHEREAS, Dr. Jones is one of eight regional superintendents who will be honored at the Virginia Association of School Superintendents Annual Conference in May 2014, where one regional nominee will be named Superintendent of the Year; now, therefore, be it

RESOLVED by the House of Delegates, That Dr. Mark R. Jones hereby be commended on being named the 2014 Region 3 Superintendent of the Year by the Virginia Association of School Superintendents; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dr. Mark R. Jones as an expression of the House of Delegates' admiration for his accomplishments and dedication to the students of King William County.
HOUSE RESOLUTION NO. 507

Commending Boy Scouts of America Troop 840.

Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Boy Scouts of America Troop 840 was founded by the parishioners of St. Michael's Episcopal Church in Bon Air on July 26, 1964; and
WHEREAS, the year 2014 marks the 50th anniversary of Troop 840's proud service to the community of Bon Air and its boys and young men; and
WHEREAS, Troop 840 began with only seven Scouts and has since delivered Scouting to over 530 boys, producing 98 Eagle Scouts, who have achieved the highest rank in Scouting; and
WHEREAS, the Boy Scouts of America is chartered by the Congress of the United States to "promote, through organization, and cooperation with other agencies, the ability of boys to do things for themselves and others, to train them in scoutcraft, and to teach them patriotism, courage, self-reliance, and kindred virtues"; and
WHEREAS, Troop 840 has served Bon Air and surrounding communities through service and conservation projects benefiting local institutions, churches, and schools; by adopting Quaker Lane through the Virginia Adopt-a-Highway Program; with the annual collection of food donations through Scouting for Food; and by annual provision of a color guard for the Bon Air Historical Society's Victorian Day Parade; and
WHEREAS, Troop 840 continues to attract young men to Scouting and instruct them in scoutcraft through its vigorous outdoor programs, including monthly camping trips, and annual adventure programs, ranging from hikes along the Appalachian Trail and Grand Canyon to whitewater rafting on the New River; and
WHEREAS, the support of St. Michael's Episcopal Church and the selfless service of 13 men in the role of Scoutmaster, two men in the role of Chartered Organization Representative, and countless boy leaders, Assistant Scoutmasters, committee members, and parents have been crucial to the success of Troop 840 in its 50-year history; and
WHEREAS, Troop 840's tradition of providing outdoor experiences, service to others, and leadership opportunities continues to prepare boys to meet the Boy Scouts of America's aim to produce "responsible, participating citizens and leaders who are guided by the Scout Oath and Law"; now, therefore, be it
RESOLVED by the House of Delegates, That Boy Scouts of America Troop 840 hereby be commended for its active tradition of service on the occasion of its 50th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Boy Scouts of America Troop 840 as an expression of the House of Delegates' congratulations for 50 years of service to local youths and the Bon Air community.

HOUSE RESOLUTION NO. 508

Commending Eddie Payne.

Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Eddie Payne, the fire chief of the Marshall Volunteer Fire Department, has diligently served the residents of Fauquier County for over 38 years; and
WHEREAS, a lifelong resident of the village of Marshall, Eddie Payne began working as a volunteer firefighter in 1976, and he has served as fire chief since 1999; and
WHEREAS, under Eddie Payne's leadership, the members of the Marshall Volunteer Fire Department answer calls from one of the largest service areas among Fauquier County's volunteer fire and rescue departments, from Orlean to Linden and from Marshall to Warren County along Interstate 66; and
WHEREAS, Eddie Payne strives to make a difference in the lives of his fellow community members, and he has earned a reputation as an honest, trustworthy, and courteous leader and civil servant; and
WHEREAS, Eddie Payne also safeguards the members of the community as an expert on swift water rescue operations and hazardous materials response; and
WHEREAS, a successful entrepreneur, Eddie Payne has owned Eddie Payne Trucking, Inc., since 1980; and
WHEREAS, Eddie Payne is an exemplar of the professionalism, selflessness, and dedication to duty displayed by firefighters, first responders, and law-enforcement officers throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, That Eddie Payne, the longtime fire chief of the Marshall Volunteer Fire Department, hereby be commended for nearly 40 years of service to the community and the Commonwealth; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Eddie Payne as an expression of the House of Delegates' admiration for his tireless commitment to safeguarding the lives and property of the people of Fauquier County.
HOUSE RESOLUTION NO. 509

Commending the Korean Community Service Center of Greater Washington.

Agreed to by the House of Delegates, April 8, 2014

WHEREAS, on March 30, 2014, the Korean Community Service Center of Greater Washington, a nonprofit social services organization in Annandale, celebrated 40 years of serving the needs of the Korean American community in the metropolitan Washington, D.C., area; and
WHEREAS, founded in 1974, the Korean Community Service Center's mission is to improve the quality of life for the growing Asian American population in the metropolitan Washington, D.C., area and help new immigrants become active, well-adjusted members of their communities; and
WHEREAS, the Korean Community Service Center has served more than 50,000 Korean immigrant families since its inception and currently provides services to approximately 600 Korean Americans per month at four offices; and
WHEREAS, the Korean Community Service Center offers a wide variety of programs to meet the needs of the Asian American community, such as cultural and language familiarization, youth initiatives, domestic violence counseling, and health clinics for low-income families; and
WHEREAS, the Korean Community Service Center encourages Asian Americans to become leaders in their communities through active involvement in civic and service organizations; and
WHEREAS, in 2013, the Korean Community Service Center oversaw the completion of an additional 27 units at the University Garden Senior Apartments and launched job and housing search programs in collaboration with other organizations; now, therefore, be it
RESOLVED by the House of Delegates, That the Korean Community Service Center of Greater Washington hereby be commended on the occasion of its 40th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Korean Community Service Center of Greater Washington as an expression of the House of Delegates' admiration for the organization's commitment to serving members of the community in need.

HOUSE RESOLUTION NO. 510

Commending Saltville Elementary School archery team.

Agreed to by the House of Delegates, April 8, 2014

WHEREAS, the Saltville Elementary School archery team placed first in the National Archery in the Schools Program State Tournament in March 2014; and
WHEREAS, the National Archery in the Schools Program (NASP) seeks to develop students' motor abilities, improve attention and focus, and inspire students to spend more time in their natural surroundings; and
WHEREAS, on March 16, the 18 students who compose the Saltville Elementary School archery team traveled to Doswell, where they competed in the NASP State Tournament at the Meadow Event Park; and
WHEREAS, finishing first with a total of 2,739 points, the Saltville Elementary School archery team received the grand prize of $1,700 from the National Wild Turkey Federation, which sponsored the grant providing the archery equipment for the NASP; and
WHEREAS, the Saltville Elementary School archery team has qualified for both the national and world archery tournaments, set to occur in May and July of 2014; and
WHEREAS, the success of the archery team is due to the hard work and dedication of the talented young archers, the guidance and leadership of the coaches, and the support of the Saltville Elementary School community; now, therefore, be it
RESOLVED by the House of Delegates, That the Saltville Elementary School archery team hereby be commended on winning the National Archery in the Schools Program State Tournament; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Brenda Boone, principal of Saltville Elementary School, as an expression of the House of Delegates' respect and admiration for the team's commitment and talent.

HOUSE RESOLUTION NO. 511

Commending James J. Riley, Jr.

Agreed to by the House of Delegates, April 8, 2014

WHEREAS, James J. Riley, Jr., a competitive clogger from Suffolk, was awarded Grand Champion of the Melvin Sloan dance-off at America's Clogging Hall of Fame World Championships in October 2013; and
WHEREAS, exhibiting a passion for clogging at a young age, James J. "Shamus" Riley, Jr., joined the Peanut City Cloggers (PCC) at the age of seven; and
WHEREAS, in 1995, Shamus Riley was chosen as an "All American Clogger" by America's Clogging Hall of Fame (ACHF), the first PCC to achieve the award; and
WHEREAS, upon graduating from Lakeland High School, Shamus Riley received a dance scholarship with the Bailey Mountain Cloggers of Mars Hill College, where he won several national titles with the dance team; and
WHEREAS, after receiving a bachelor's degree from Mars Hill College, Shamus Riley returned to Suffolk and Lakeland High School, where he teaches children with autism, and to the PCC, where he serves as the team's Instructing Director; and
WHEREAS, a very dedicated and talented clogger, Shamus Riley has been named by ACHF to the Team of the Decade in 2000, competed on the stage of the Grand Ole Opry, performed in the Folkmoot International Dance Competition, represented the United States at the Appalachian and Music Bluegrass Festival in Northern Ireland, and was a member of ACHF's Team of the Millennium; and
WHEREAS, as the Grand Champion of the Melvin Sloan dance-off, where first place finishers from preliminary competitions throughout the year compete against one another, Shamus Riley earned an appearance at the Grand Ole Opry on April 5, 2014; now, therefore, be it
RESOLVED by the House of Delegates, That James J. Riley, Jr., hereby be commended for being awarded Grand Champion of the Melvin Sloan dance-off at America's Clogging Hall of Fame World Championships; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to James J. Riley, Jr., as an expression of the House of Delegates' respect and admiration for his continued passion and commitment to the art of clogging.

HOUSE RESOLUTION NO. 512

Commending the Dan River High School boys' basketball team.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, on March 15, 2014, at the Siegel Center in Richmond, the Dan River High School boys' basketball team trounced the Bruton High School Panthers 84-58 to win the Virginia High School League Group 2A boys' state championship title; and
WHEREAS, although the Dan River Wildcats struggled during the first quarter to work the ball inside against a tough Bruton Panthers defense to gain domination of the game, scoring became easy and defense easier after Wildcats players Tremaine Edmunds and Curtis Stephens scored and gave the team a 5-2 lead; and
WHEREAS, Bruton, in an effort to recapture the lead, made two three-point shots to put the Panthers ahead; however, the Dan River Wildcats locked down its defense, intensified its offense, and refused to give up easy points to the Panthers; the Wildcats' Curtis Stephens hit a pair of clutch baskets to put Dan River up 14-11 with 1:25 left in the quarter, giving the team its second lead of the night, but the Wildcats sent the Panthers to the free-throw line for five free throws at the end of the quarter, allowing the Panthers to take a 17-14 lead at the end of the first quarter; and
WHEREAS, the Dan River Wildcats emerged in the second and third quarters with renewed energy, powered by Ethan Driskill, who put the Wildcats back into the game with consecutive points, including a pair of free throws after forcing the Bruton Panthers into its seventh foul of the night less than two minutes into the second quarter; and
WHEREAS, the Wildcats' Ethan Driskill continued to pressure the Panthers by driving up the court to hit a three-pointer to put Dan River in the lead 23-17, and a minute later, Terrell Edmunds charged down the court and landed a thunderous dunk, giving the Wildcats a 25-17 lead with 4:50 left to play in the half; with 4:25 left on the clock, Dan River increased its lead to 10 points after a pair of free throws by Curtis Stephens; as the horn sounded to end the half, the Wildcats left the floor for the locker room with a 38-23 point lead over the Bruton Panthers; and
WHEREAS, the Dan River Wildcats dominated the scoreboard and continued to surge in the third quarter while simultaneously stifling the Panthers at nearly every opportunity, and by the middle of the third quarter, Dan River led by 23 points and was firmly in control of the game; in the fourth quarter, the Wildcats led 58-36, which gave them the advantage for the rest of the game, and the Bruton Panthers were unable to overcome the Wildcats' massive lead; and
WHEREAS, when the final horn sounded, the Dan River High School Wildcats had won the 2014 Virginia High School League Group 2A boys' basketball championship, the school's first-ever boys' basketball state title, by a score of 84-58, becoming the only undefeated boys' basketball team in the Virginia High School League and finishing the season 25-0; and
WHEREAS, through diligence, teamwork, and hard work, the Dan River High School Wildcats' basketball team has honored its school, coaches, parents, and community with the noteworthy achievement of winning the 2014 Virginia High School League Group 2A boys' basketball championship; now, therefore, be it
RESOLVED by the House of Delegates, That the Dan River High School boys' basketball team hereby be commended on winning the 2014 Virginia High School League Group 2A boys' basketball championship and completing the season undefeated; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Kenneth Murphy, head coach of the Dan River High School boys' basketball team, as an expression of the House of Delegates' congratulations on the team's remarkable achievement and best wishes for continued success.

HOUSE RESOLUTION NO. 513

Commending Rebecca L. Bolton.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Rebecca L. Bolton, longtime member and vice chairwoman of the Danville Public School Board, announced her retirement from the board on June 30, 2014; and
WHEREAS, Rebecca L. Bolton, a true public servant dedicated to the success of public education, has served as a member of the Danville Public School Board for 14 years, since July 2000; and
WHEREAS, in addition to serving as a member of the Danville Public School Board, Rebecca L. Bolton was employed at the Danville Regional Medical Center for 28 years, where she was director of volunteer services for 25 years; and
WHEREAS, as a member of the Danville Public School Board, Rebecca L. Bolton participated successfully in the Virginia School Boards Association Academy, a program of high-quality professional courses designed to train local school board members in personnel policies and practices, curriculum and instruction, the use of data in planning and decision making, and current issues in public education as part of their service on the local board, as required by § 22.1-253.13:5 of the Code of Virginia for local school board member training; and
WHEREAS, Rebecca L. Bolton attended the Virginia School Boards Association Academy in fiscal years 2012 and 2013, earning 40 and 60 credits, respectively, for a total of 100 credits in a two-year period, thereby earning the academy's Highest Award of Distinction for completing 84 or more credits in two years; and
WHEREAS, Rebecca L. Bolton has been actively involved in her community as demonstrated by her membership in several local and regional civic and professional organizations, including serving as a member and past chairwoman of the Danville Public School Education Foundation, past vice chairwoman of the Southern Region of the Virginia School Board Association, past president of the Luncheon Pilot Club, member of the Danville Free Clinic board and Riverview Rotary, past president of the Virginia Society for Directors of Health Care Volunteer Services, and member of the West Main Baptist Church choir; she recently was acknowledged as a Paul Harris Fellow; and
WHEREAS, Rebecca L. Bolton loved working with the dedicated public servants of the Danville Public Schools, whose primary interest and goal is providing excellent educational opportunities to Danville's students; and
WHEREAS, Rebecca L. Bolton's contributions to making the Danville Public Schools an exemplary school system are deeply appreciated, and her presence at school board meetings will be missed; now, therefore, be it
RESOLVED by the House of Delegates, That Rebecca L. Bolton hereby be commended on the occasion of her retirement as vice chairwoman of the Danville Public School Board; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Rebecca L. Bolton, vice chairwoman of the Danville Public School Board, as an expression of the House of Delegates' gratitude and appreciation for her contributions to the people of Danville and her outstanding service to public education in the Commonwealth.

HOUSE RESOLUTION NO. 514

Celebrating the life of Frank T. Grogan, Jr.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Frank T. Grogan, Jr., a native son, was born on October 23, 1923, and departed this life on March 5, 2014, in Durham, North Carolina; and
WHEREAS, a longtime Danville resident, Frank T. Grogan, Jr., graduated from George Washington High School, and within a few months of starting college in the Corps of Cadets at Virginia Polytechnic Institute and State University, he enlisted in the United States Naval Air Corps, in which he trained as a pilot and served as a gunnery and marksman instructor during World War II; and
WHEREAS, in the 1930s as a teenager, Frank T. Grogan, Jr., played and marched in the Danville Drum and Bugle Corps; and
WHEREAS, during a three-day leave from the United States Navy in 1944, Frank T. Grogan, Jr., borrowed a car, obtained donated gasoline ration coupons, and married his childhood sweetheart, Alice Roark; he and his beloved wife were inseparable life partners for 59 years until her death in 2003; and
WHEREAS, after the war in 1946, Frank T. Grogan, Jr., was one of 12 students to enter the inaugural class of Virginia Polytechnic Institute and State University at Danville, located on the campus of Danville Technical Institute, which was later renamed Danville Community College; and
WHEREAS, Frank T. Grogan, Jr., returned to the Blacksburg campus of Virginia Polytechnic Institute and State University in 1948, where he graduated in 1950 with a degree in industrial engineering; and

WHEREAS, after graduation, Frank T. Grogan, Jr., was employed briefly as a plant engineer with DuPont in Delaware before returning with his growing family to Danville, where he purchased a small ESSO (Exxon) oil distributorship with two trucks, setting out on a 35-year career in oil and propane sales, which included the conversion to Gulf Oil and later to Marathon Oil; and

WHEREAS, Frank T. Grogan, Jr., loved technological innovations, and in 1977 he became one of the first distributors in Virginia to offer solar heating systems and products; when he retired in 1985, Grogan Oil Company, Inc., had expanded to provide oil, gas, and propane products to farms, homes, retail gasoline outlets, and industry throughout southern Virginia; and

WHEREAS, Frank T. Grogan, Jr., gave his time and resources generously to community and civic activities throughout his lifetime; in the 1960s, he joined others to establish the board of trustees to provide financial support for the development of Grove Park Recreation, Inc., to build the Grove Park Swimming Pool; in 1973, he joined the Danville Rotary Club, from which he received the Paul Harris Service to Mankind Award; he was presented the Outstanding Alumnus Award from the Danville Community College Foundation; and

WHEREAS, Frank T. Grogan, Jr., was a founding member and generous benefactor of the Danville Science Center; he was a major supporter of the arts, especially music, in Danville and donated pianos to Mount Vernon Church and was the primary donor for a Steinway piano that was part of the renewal and repurposing of the North Theater; for more than 70 years, he was an active and devoted member of the Mount Vernon Church, where he served faithfully on the church’s governing board and many committees; and

WHEREAS, Frank T. Grogan, Jr., an avid member of the Danville German Club, where he was recognized as the pacesetter on the dance floor, often required multiple dance partners before taking a break; he loved traveling, visiting and exploring new and remote places, and seeking adventure; and due to his lifelong love of the water and boats, which was nurtured during his time in the United States Navy, he was inspired to take two around-the-world cruises and was aboard ship for more than 100 days on each trip; and

WHEREAS, Frank T. Grogan, Jr., traveled abroad to many places, but he always looked forward to returning to his beloved Danville and red Ford Mustang; and

WHEREAS, Frank T. Grogan, Jr., a remarkable man, will be missed by his family and friends, as well as his many travel stories and photos, and his memory will be treasured by everyone whose life he touched; now, therefore, be it

RESOLVED, That the House of Delegates hereby note with great sadness the loss of Frank T. Grogan, Jr.; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Frank T. Grogan, Jr., as an expression of the General Assembly’s respect for his memory and his many contributions to the Danville community and the Commonwealth.

HOUSE RESOLUTION NO. 515

Celebrating the life of Athalia Perthenia Turner Cherry Robinson.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Athalia Perthenia Turner Cherry Robinson of Suffolk, a devoted mother, teacher, mentor, woman of faith, and a dear friend, died on February 15, 2014; and

WHEREAS, Athalia Robinson was born in Nansemond County and was the 11th child in her family; she graduated from Booker T. Washington High School; and

WHEREAS, in an era when few women attended college, Athalia Robinson enrolled in Elizabeth City State Teachers College, now known as Elizabeth City State University, and earned an undergraduate degree; she later studied at Norfolk State University and Old Dominion University; and

WHEREAS, Athalia Robinson enjoyed a successful career in education; in 1948, she began teaching at Nansemond County Training School, and she also taught at East Suffolk School for many years; and

WHEREAS, later in her career, Athalia Robinson taught at Driver Elementary School and Elephant's Fork Elementary School, from which she retired; she is remembered as a mentor, a firm but loving teacher, and a faithful friend; and

WHEREAS, Athalia Robinson was a lifelong member of Pleasant Union Baptist Church, where she enjoyed fellowship and worship; she was church clerk for many years and received the Founder’s Day award in 2010; and

WHEREAS, Athalia Robinson will be greatly missed and fondly remembered by her daughter, Sharon, and her family, and by many other family members, friends, and former students; now, therefore, be it

RESOLVED, That the House of Delegates hereby note with great sadness the loss of Athalia Perthenia Turner Cherry Robinson of Suffolk, a devoted mother, teacher, mentor, woman of faith, and a dear friend; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Athalia Perthenia Turner Cherry Robinson as an expression of the House of Delegates' respect for her memory.
HOUSE RESOLUTION NO. 517

Commending Donna Henderson.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Donna Henderson of Botetourt County was named the Farm Woman of the Year on March 22, 2014, at the Virginia Farm Bureau Federation Women's Conference in Norfolk; and
WHEREAS, the Virginia Farm Bureau Federation, the largest farmer's advocacy group in the Commonwealth, presents the Farm Woman of the Year award to an individual who has made outstanding contributions to her family, business, and community; and
WHEREAS, Donna Henderson helped prepare the youth of the Roanoke area for higher education, careers, and responsible citizenship as a teacher at a Roanoke high school for 34 years; and
WHEREAS, after her retirement as a teacher in 1995, Donna Henderson was able to dedicate more time to Cave Hill Farm, the 400-cow dairy she operates with her husband, Jerry; the Hendersons milk approximately 130 registered Holsteins and grow 300 acres of corn and hay; and
WHEREAS, Donna and Jerry Henderson offer tours of their farm to visitors and students and support the local Future Farmers of America chapter by hosting an annual picnic; and
WHEREAS, Donna Henderson serves as the treasurer of the Botetourt County Farm Bureau Women's Committee and works to enhance the community as an active member of several other civic organizations and committees; and
WHEREAS, Donna Henderson is an exemplar of the dedication, hard work, and commitment to providing a safe, locally grown food supply shown by farmers throughout the Commonwealth; and
WHEREAS, as the Farm Woman of the Year award winner, Donna Henderson received $500 from the Virginia Farm Bureau Mutual Insurance Company; now, therefore, be it
RESOLVED by the House of Delegates, That Donna Henderson hereby be commended on being named the Virginia Farm Bureau Federation's 2014 Farm Woman of the Year; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Donna Henderson as an expression of the House of Delegates' admiration for her achievements and contributions as a farmer.

HOUSE RESOLUTION NO. 518

Commending Annette Carter.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Annette Carter, a business owner in Bedford County, provides hope and support to individuals living with Alzheimer's disease and their families by generously dedicating her time and talents to fundraising and advocacy; and
WHEREAS, after losing her husband, Jim, to Alzheimer's disease in 2011, Annette Carter made it her personal mission to help find a cure for the disease, which affects more than 5 million Americans, including more than 130,000 in the Commonwealth; and
WHEREAS, during the 2013 Roanoke Walk to End Alzheimer's, Annette Carter raised $12,860, making her one of the top 100 individual fundraisers in the nation, and she has already organized her team for the 2014 event; and
WHEREAS, Annette Carter and her friends have also made and sold quilts; held bake sales, yard sales, and a car show; and purchased and sold purple jewelry, with all proceeds benefitting the Alzheimer's Association; she currently has a Fourth of July fireworks sale planned for June 22 through July 6, 2014; and
WHEREAS, a leader in the movement to find a cure for Alzheimer's disease, Annette Carter has attended several workshops and forums on dementia and traveled to Washington, D.C., to raise awareness among federal legislators; and
WHEREAS, receiving national recognition for her efforts, Annette Carter was honored by the Alzheimer's Association at its National Leadership Summit in February 2014, and she plans to continue her benevolent work to help others and honor her husband's memory; now, therefore, be it
RESOLVED by the House of Delegates, That Annette Carter hereby be commended for her work to raise money and awareness for efforts to cure Alzheimer's disease; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Annette Carter as an expression of the House of Delegates' admiration for her selfless mission to support individuals with Alzheimer's disease and their families in the Commonwealth.
COLORADO ACTS OF ASSEMBLY

HOUSE RESOLUTION NO. 519

Celebrating the life of James Elmo Shires, Jr.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, James Elmo Shires, Jr., a proud veteran and the respected former Mayor of the Town of Iron Gate, died on February 24, 2014; and
WHEREAS, a native of Alderson, West Virginia, James Shires attended Berea College in Kentucky and graduated from Marshall University in West Virginia; and
WHEREAS, James Shires joined many of the other young men of his generation in service to his country during World War II as a member of the United States Army; and
WHEREAS, later joining the United States Air Force, James Shires continued to serve the nation during the Korean War and the Vietnam War and retired as a senior master sergeant; and
WHEREAS, after his honorable military career, James Shires served the community as an employee of the United States Post Office in Covington; and
WHEREAS, James Shires was appointed Mayor of the Town of Iron Gate on November 24, 1975, to fulfill an unexpired term; he worked diligently to enhance the town and support its residents, offering his wisdom and leadership until he stepped down in 1977; and
WHEREAS, James Shires enjoyed fellowship and worship with the community as a member of Iron Gate United Methodist Church, where he held various offices; and
WHEREAS, James Shires will be fondly remembered and greatly missed by his wife, Lillie, and numerous other family members and friends; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of James Elmo Shires, Jr., an admired public servant and proud veteran in the Town of Iron Gate; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of James Elmo Shires, Jr., as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 520

Commending Bailee Elizabeth Masters.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Bailee Elizabeth Masters, a vibrant member of the Blue Ridge community, was named Little Miss Wheelchair Virginia 2013-2014 on April 6, 2013, at Woodrow Wilson Rehabilitation Center in Fishersville; and
WHEREAS, Ms. Wheelchair Virginia, a nonprofit organization and the largest of its kind in the country, celebrates the accomplishments of women and girls who have overcome challenges and inspire in others the courage and hope to achieve success in their communities; and
WHEREAS, as the winner of Little Miss Wheelchair Virginia, Bailee Masters joins Ms. Wheelchair Virginia in furthering the organization's mission to educate, advocate, and raise awareness for the needs of people with disabilities; and
WHEREAS, during her reign as Little Miss Wheelchair Virginia, Bailee Masters and her parents participated in numerous events and promoted efforts to support children with disabilities; she also visited a nursing home and participated in the Susan G. Komen 5K; and
WHEREAS, in March 2014, Colonial Elementary School, where Bailee Masters is a first-grade student, honored her with a special ceremony that included a visit from Brittany Yates, the reigning Ms. Wheelchair Virginia, who promoted her platform "Taking the Dis out of Disability"; now, therefore, be it
RESOLVED by the House of Delegates, That Bailee Elizabeth Masters hereby be commended on being named Little Miss Wheelchair Virginia 2013-2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Bailee Elizabeth Masters as an expression of the House of Delegates' admiration for her achievements and best wishes for the future.

HOUSE RESOLUTION NO. 521

Celebrating the life of Thomas Joseph Russo.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Thomas Joseph Russo, who was born in Norristown, Pennsylvania, on February 19, 1953, and was a resident of McLean for the past 32 years, died on January 24, 2014; and
WHEREAS, Thomas "Tom" Russo met the love of his life, Stephanie, while they attended Georgetown University, and they were married for more than 37 years; and
WHEREAS, Tom and Stephanie Russo raised four wonderful children, Katie Burkert, Dan Russo, Annie Pavia, and Joe Russo; and
WHEREAS, after receiving a bachelor's degree in accounting from Georgetown University in 1975, Tom Russo owned and operated Chadwicks restaurants, local favorites in Georgetown and Old Town Alexandria; and
WHEREAS, as a small business owner and friend of Georgetown and Alexandria, Tom Russo positively influenced many people and was considered the real-life Sam Malone of Cheers and George Bailey of It's a Wonderful Life; and
WHEREAS, as a member of the Bartenders' Ball Foundation for many years, Tom Russo helped raise hundreds of thousands of dollars for Washington, D.C., charities and served as chair of the foundation in 1987; and
WHEREAS, Tom Russo was honored as the 2013 Georgetown Business Person of the Year for his steadfast work and commitment to the community; and
WHEREAS, Tom Russo was a familiar face at St. John's Academy in McLean for 17 years while his children attended the school; he and his wife were honored with the inaugural St. John's Academy People of the Year Award in 2004; and
WHEREAS, as members of parent-teacher organizations at St. John's Academy and McLean High School, Tom and Stephanie Russo organized and ran a plethora of charitable auctions, races, proms, fairs, and gala events; and
WHEREAS, as a supporter of children and youth athletics, Tom Russo combined his passions by coaching McLean Little League baseball and softball, Babe Ruth baseball, CYO basketball, McLean High School summer league basketball, and Annandale youth basketball for over 30 years; and
WHEREAS, a standout basketball player at La Salle College High School in Philadelphia, Pennsylvania, where he was a three-year starter and co-captain his senior year, Tom Russo was a valued member of the last freshman basketball team at Georgetown University during the 1971-1972 season; and
WHEREAS, despite never having smoked a cigarette, Tom Russo battled lung cancer for 20 months; he was able to soundly defeat the typical prognosis of six months, before succumbing to the disease at the age of 60; and
WHEREAS, during his battle with cancer, Tom Russo set a wonderful example for his family and friends with his strength, his courage, his faith in God, and a sense of humor that was inextinguishable; and
WHEREAS, Tom Russo accomplished his two final goals of walking his younger daughter, Annie Pavia, down the aisle and dancing with her at her wedding to Claudio Joseph and holding his first grandchild, Levi Thomas Burkert, born to his older daughter Katie and her husband, Jason; and
WHEREAS, Tom Russo, known for his warm smile, boisterous laugh, and unmatched sense of humor, had a joke for every story and jest for all occasions; he led a life filled with love and laughter, which he shared with everyone he met; and
WHEREAS, Tom Russo will be forever loved and fondly remembered by his wife of 37 years, Stephanie; daughters, Katie and Annie, and their spouses; sons, Dan and Joe; brothers, Jack and Ken; sisters, Marilyn and Janice; in-laws, Howie and Rita Meyer; and numerous other family members, friends, and admirers; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of a respected citizen of the Commonwealth, Thomas Joseph Russo; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Thomas Joseph Russo as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 522

Commending the Kiwanis Club of Norfolk.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the Kiwanis Club of Norfolk celebrates 95 years of serving and enriching the lives of the residents of the City of Norfolk in 2014; and
WHEREAS, Kiwanis International is a nonprofit service organization dedicated to helping children and improving communities worldwide; founded by 98 charter members in 1919, the Kiwanis Club of Norfolk is one of the largest chapters in the area and has maintained a diverse and active membership throughout its history; and
WHEREAS, in its early years, the Kiwanis Club of Norfolk built strong relationships with Norfolk City Union of The King's Daughters and the Children's Hospital of The King's Daughters (CHKD); in 1921, the club raised thousands of dollars to build a children's clinic and later helped the clinic expand and thrive; and
WHEREAS, the Kiwanis Club of Norfolk's tradition of service to CHKD continues to this day; members have donated money to fund the construction of the Kiwanis Children's Emergency Room, enhancements to the Negative Pressure Room, the creation of a new room at the nearby Ronald McDonald House, and the acquisition of emergency transport vehicles; and
WHEREAS, in 1933, the hardworking volunteers of the Kiwanis Club of Norfolk planned, established, and began operating Kamp Kiwanis, a fun summer camp for underprivileged children in the Little Creek area; with dentists and physicians offering free services, campers also received the gift of good health; and
WHEREAS, in partnership with another service club, the Kiwanis Club of Norfolk funded the construction of the Child Study Center/Speech and Hearing Clinic on the campus of Old Dominion University and continued to support the center with financial aid for programs, equipment, and additions; and

WHEREAS, the Kiwanis Club of Norfolk has hosted many unique fundraising activities over the years, each designed to bring recognition to the community; the club hosts the annual Kiwanis Bowl, a series of preseason exhibition football games featuring members of the Washington Redskins, and the Kiwanis/Old Dominion Classic, a holiday basketball tournament that draws major collegiate teams and their fans to Hampton Roads; and

WHEREAS, the Kiwanis Club of Norfolk has also hosted the Kiwanis Harbor Party & Seafood Feast for over 21 years; in addition to raising millions of dollars for charitable organizations, the annual celebration highlights local cuisine and supports the seafood industry; now, therefore, be it

RESOLVED by the House of Delegates, That the Kiwanis Club of Norfolk hereby be commended for its service to the community on the occasion of its 95th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Tom Enright, president of the Kiwanis Club of Norfolk, as an expression of the House of Delegates' admiration for the organization's many accomplishments and best wishes for the future.

HOUSE RESOLUTION NO. 523

Celebrating the life of Matthew Anthony Legg, Jr.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Matthew Anthony Legg, Jr., a joyful and beloved member of the Galax community, died on April 16, 2014; and

WHEREAS, a happy and optimistic child, Matthew Legg could light up a room with his zest for life; and

WHEREAS, Matthew Legg loved his family and particularly enjoyed spending time with his grandparents and his older sister; and

WHEREAS, Matthew Legg was also a devoted friend who enjoyed playing with his peers and brought cheer to everyone he met; and

WHEREAS, Matthew Legg will be fondly remembered and deeply missed by his parents, Matthew, Sr., and Kristie; sister, Madolyn; and numerous other family members and friends; now, therefore, be it

RESOLVED, That the House of Delegates hereby note with great sadness the loss of Matthew Anthony Legg, Jr., a joyful and beloved member of the Galax community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Matthew Anthony Legg, Jr., as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 524

Celebrating the life of Connor Sean Scanlan.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Connor Sean Scanlan, a courageous and beloved member of the Mechanicsville community, died on April 4, 2014; and

WHEREAS, Connor Scanlan was a happy, optimistic, and determined child who filled the lives of others with joy through his vibrant personality and infectious smile; and

WHEREAS, a curious learner, Connor Scanlan enjoyed music and reading books about animals; and

WHEREAS, Connor Scanlan was an active member of the Upward Challenger basketball team at Cool Spring Baptist Church, where he enjoyed fellowship and worship with the community; and

WHEREAS, Connor Scanlan will be lovingly remembered and greatly missed by his parents, Sean and Lynda; siblings, Casey and Colin; and numerous other family members and friends; now, therefore, be it

RESOLVED, That the House of Delegates hereby note with great sadness the loss of Connor Sean Scanlan, a courageous and beloved member of the Mechanicsville community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Connor Sean Scanlan as an expression of the House of Delegates' respect for his memory.
HOUSE RESOLUTION NO. 525

Commending R. David Ross.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, R. David Ross, a dedicated businessman and civil servant in Richmond, has served the Commonwealth in numerous capacities for over two decades; and

WHEREAS, beginning in 1989, David Ross served the greater Richmond community for almost a decade as the senior vice president of the Greater Richmond Chamber of Commerce; he represented businesses at local, state, and national levels and established and implemented the first two fundraising cycles for the Greater Richmond Partnership; and

WHEREAS, David Ross continued to serve the Commonwealth as the chief of staff to Lieutenant Governor John H. Hager; he was appointed as the acting commissioner of the Virginia Department of Rehabilitative Services by Governor James S. Gilmore III and served on the transition teams of Governors George F. Allen and Timothy M. Kaine; and

WHEREAS, from 2000 to 2002, David Ross served as the capital campaign director of the Governor's School for Government and International Studies, where he trained and inspired over 200 volunteers and helped raise over $7 million for the school; and

WHEREAS, in 2002, David Ross began a distinguished career as a development and management consultant; he has offered his wisdom and expertise to corporations and nonprofit organizations on company structure, management, business cultivation, strategic planning, marketing, and many other topics; and

WHEREAS, among his many accomplishments as a consultant, David Ross has promoted an entrepreneurial spirit among high school students, supported universities and the fine arts, and helped raise over $100 million in fundraising efforts for various organizations; and

WHEREAS, David Ross is working with the Hanover Tavern, one of the oldest taverns in the United States, to raise $2 million for the construction of the Education and Event Center, the expansion of the tavern's educational programs, and improvements to the historic building; and

WHEREAS, David Ross also recently served as the executive director of the Older Dominion Partnership and currently serves as the owner and chief executive officer of KLEOS International, Inc., a publishing organization that highlights excellence among Central Virginia businesses; and

WHEREAS, deeply dedicated to enhancing the community, David Ross donates his time and talents to numerous boards and civic and service organizations, including the Hanover Mental Health Association, Hanover Parks and Recreation, Pamunkey Regional Library, Hanover Fire and Rescue, Sunrise House, Bon Secours Richmond Health System, Memorial Regional Medical Center, TheatreLab, Senior Connections, and the Metropolitan Business Foundation; now, therefore, be it

RESOLVED by the House of Delegates, That R. David Ross hereby be commended for his decades of service to the Commonwealth in the public and private sectors; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to R. David Ross as an expression of the House of Delegates' admiration for his many accomplishments and best wishes for continued success.

HOUSE RESOLUTION NO. 526

Commending Robert Lawrence Presgrave.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Robert Lawrence Presgrave, a law-enforcement officer who dedicated 45 years to serving and protecting the public, retired as a captain from the Herndon Police Department in 2014 after 42 years of service to Herndon; and

WHEREAS, Robert Lawrence "Larry" Presgrave answered his calling to become a law-enforcement officer; he joined the Herndon Police Department in 1972, and after being promoted to corporal in 1978, he was the first officer selected to attend the Virginia Forensic Science Academy; and

WHEREAS, Larry Presgrave continued to rise through the ranks, becoming a sergeant in 1984; in 1985, he was selected as the first accreditation manager for the Commission on Accreditation for Law Enforcement Agencies and helped the Herndon Police Department review, revise, and establish policies consistent with the highest standards to achieve and maintain accreditation; and

WHEREAS, Larry Presgrave continued to rise through the ranks, becoming a sergeant in 1984; in 1985, he was selected as the first accreditation manager for the Commission on Accreditation for Law Enforcement Agencies and helped the Herndon Police Department review, revise, and establish policies consistent with the highest standards to achieve and maintain accreditation; and

WHEREAS, Larry Presgrave was promoted to lieutenant in 1989 and selected to attend the Federal Bureau of Investigation National Academy in 1995; later achieving the rank of captain, he served as a field operations commander, support services commander, and interim chief; and

WHEREAS, a steadfast and dedicated leader, Larry Presgrave mentored countless fellow officers and ably responded to many high-profile incidents; he helped shape and strengthen the future of the Herndon Police Department, allowing it to grow into an elite agency that is respected throughout Northern Virginia; and

WHEREAS, Larry Presgrave is an exemplar of the dedication to duty, professionalism, and willingness to sacrifice shown by law-enforcement officers and first responders throughout the Commonwealth; now, therefore, be it
RESOLVED by the House of Delegates, That Robert Lawrence Presgrave hereby be commended on the occasion of his retirement from the Herndon Police Department in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Robert Lawrence Presgrave as an expression of the House of Delegates' respect for his service and admiration for his commitment to serving and protecting the people of Herndon.

**HOUSE RESOLUTION NO. 527**

*Commending the Freedom High School band program.*

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the Freedom High School band program of South Riding was named a Virginia Honor Band by the Virginia Band and Orchestra Director's Association for the second consecutive year in 2014; and

WHEREAS, the Freedom High School wind symphony and concert ensemble both earned superior ratings, the highest possible achievement, from all four judges at the Virginia Band and Orchestra Director's Association (VBODA) District 16 Concert Band Assessment on March 1, 2014; and

WHEREAS, cementing the program's reputation as one of the premier high school bands in the Commonwealth, the Freedom High School marching band also earned superior ratings at a VBODA event in November 2013; and

WHEREAS, one of the largest and most popular co-curricular activities at Freedom High School, the school's award-winning band program helps students develop confidence, a positive attitude, self-discipline, and teamwork; now, therefore, be it

RESOLVED by the House of Delegates, That the Freedom High School band program hereby be commended on being named a Virginia Honor Band by the Virginia Band and Orchestra Director's Association in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Joel Galway, the Freedom High School band director, as an expression of the House of Delegates' admiration for the band program's continued success and best wishes for the future.

**HOUSE RESOLUTION NO. 528**

*Commending the Northern Virginia Bengali Association.*

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the Northern Virginia Bengali Association, a charitable, nonprofit organization in Chantilly, has worked to represent the Bengali community and promote Bengali culture in the metropolitan Washington, D.C., area for 25 years; and

WHEREAS, established in 1989, the Northern Virginia Bengali Association comprises members from the Counties of Fairfax, Loudoun, and Prince William, as well as neighboring counties, parts of Maryland, and Washington, D.C.; and

WHEREAS, the Northern Virginia Bengali Association ably represents the interests of the Bengali-speaking population in the area and works to preserve and promote language, culture, and religious and social traditions; and

WHEREAS, uniting people of all faiths and backgrounds, the Northern Virginia Bengali Association supports the community by hosting educational, religious, and charitable events throughout the year; and

WHEREAS, each April, the Northern Virginia Bengali Association celebrates Poila Boishakh, the first day of the Bengali calendar, with area residents volunteering to organize festivities and contribute traditional dishes; and

WHEREAS, the Northern Virginia Bengali Association also hosts a weekend-long cultural and religious festival called Durgostav, a traditional event that celebrates the triumph of good over evil and draws hundreds of people from all backgrounds; and

WHEREAS, Bengalis play an integral role in the Northern Virginia community, making valuable contributions to numerous professions, organizations, the fine arts, and local community affairs; now, therefore, be it

RESOLVED by the House of Delegates, That the Northern Virginia Bengali Association hereby be commended on the occasion of its 25th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Northern Virginia Bengali Association as an expression of the House of Delegates' admiration for the organization's long tradition of service to members of the Northern Virginia community.
HOUSE RESOLUTION NO. 531

Commending Shane Wolford.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Shane Wolford of Troutville heroically saved the lives of two people after a boating accident on the night of May 2, 2014; and
WHEREAS, Shane Wolford had joined his grandfather and a family friend for a fishing tournament at Smith Mountain Lake when another boat struck the side of his grandfather's boat and capsized; and
WHEREAS, despite never having been on a boat before, 14-year-old Shane Wolford showed incredible poise and courage amid the confusion of the wreck and immediately reacted to help others; and
WHEREAS, Shane Wolford applied a tourniquet to his grandfather's injured arm and used the shaft of the trolling motor to help pull the two occupants of the other boat to safety, then called his parents and 911; and
WHEREAS, Shane Wolford's heroic actions are an inspiration and he brings honor to the Troutville and Botetourt County communities; now, therefore, be it
RESOLVED by the House of Delegates, That Shane Wolford hereby be commended for his selfless, life-saving actions after a boating accident on May 2, 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Shane Wolford as an expression of the General Assembly's admiration for his bravery and quick thinking.

HOUSE RESOLUTION NO. 532

Celebrating the life of Robert Nakamoto.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Robert Nakamoto of Leesburg, a patriotic veteran and respected businessman, died on April 23, 2014; and
WHEREAS, growing up on his family's farm outside Sacramento, California, Robert "Bob" Nakamoto learned the value of hard work and responsibility from a young age; he graduated from Placer High School and earned a bachelor's degree from California State University, Sacramento; and
WHEREAS, desirous to be of service to his country, Bob Nakamoto joined the United States Air Force during the Korean War; and
WHEREAS, Bob Nakamoto enjoyed a successful career in personnel management and information technology in both the public and the private sectors; in 1987, he founded Base Technologies, Inc., a distinguished information technology firm in Herndon, and served as chief executive officer until 2012; and
WHEREAS, working to better the lives of his fellow Northern Virginia residents, Bob Nakamoto offered his time and wise leadership to several civic and service organizations; he served as a past president of the Japanese American Veterans Association (JAVA) and a member of the Veterans of Foreign Wars and the Japanese American Citizens League; and
WHEREAS, Bob Nakamoto earned many awards and accolades for his work, including the Terry Shima Leadership Award from JAVA, and the Bob Nakamoto Scholarship Award is named in his honor; and
WHEREAS, Bob Nakamoto will be fondly remembered and greatly missed by his children, Steve, Gary, Mae, Michael, and Amy, and their families and numerous other family members and friends; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of Robert Nakamoto, a proud veteran, successful businessman, and admired member of the Leesburg community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Robert Nakamoto as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 533

Commending the Rotary Club of Herndon.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, in 2014, the Rotary Club of Herndon celebrates 75 years of placing "Service above Self"; and
WHEREAS, founded in 1905, Rotary International brings together thousands of business and professional leaders to provide philanthropic and humanitarian services and spread goodwill throughout the world; and
WHEREAS, the Rotary Club of Herndon was chartered on June 3, 1939, with support and sponsorship from the Rotary Clubs of Leesburg, Arlington, and Fairfax; and
WHEREAS, throughout its history, the Rotary Club of Herndon has worked with a wide variety of community organizations, including the Embry Rucker Community Shelter, the Salvation Army, the Jeanie Schmidt Free Clinic,
WHEREAS, each year, the Rotary Club of Herndon offers several scholarships to graduating students, supports the Excel Program at Herndon Elementary School, and provides opportunities for students to serve the community through the Rotary Interact Club at Herndon High School; and
WHEREAS, the Rotary Club of Herndon has worked to preserve the local environment, supporting cleanup efforts on the Washington and Old Dominion Trail and Spring Branch Stream; and
WHEREAS, on the international level, the Rotary Club of Herndon supports student exchange programs, contributes to Polio Plus, donates shelters for disaster victims, and provides grants for potable water delivery systems; and
WHEREAS, owing much of its success to the hard work of countless volunteers over the years, the Rotary Club of Herndon established the Herndon Rotary Citizen of the Year Award, an annual award honoring individuals for outstanding citizenship and service; and
WHEREAS, the Rotary Club of Herndon will commemorate its 75th anniversary with a special celebration on June 18, 2014, in the historic Dranesville Tavern, where the organization received its charter; now, therefore, be it
RESOLVED by the House of Delegates, That the Rotary Club of Herndon hereby be commended for its support of and service to the community on the occasion of its 75th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Rotary Club of Herndon as an expression of the House of Delegates' admiration for the club's storied history and contributions to the Commonwealth.

HOUSE RESOLUTION NO. 535

Commending Tyler Jackson Whitley.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Tyler Jackson Whitley, a student at Windsor High School and a member of Boy Scouts of America Troop 37, attained the rank of Eagle Scout on December 30, 2013; and
WHEREAS, beginning as a Tiger Cub with Pack 37 at the Carrsville Community House in 2001, Tyler Whitley worked his way up through the ranks of Bobcat, Wolf, Bear, and Webelos before transferring to Boy Scout Troop 37; and
WHEREAS, an active member of the Scouting program, Tyler Whitley served as senior patrol leader, assistant senior patrol leader, patrol leader, and patrol quartermaster; he attended numerous troop camping trips and adventures, including summer camp at Blue Ridge Scout Reservation and Bayport Scout Reservation; and
WHEREAS, for his Eagle Scout project, Tyler Whitley helped construct 65 wooden benches that were placed on the Isle of Wight County Fairgrounds, providing fair attendees with a place to relax and watch events; and
WHEREAS, outside of Scouting, Tyler Whitley is involved with the Future Farmers of America and plays football; he plans to attend college and continue working part-time at Nansemond Pre-Cast Concrete; and
WHEREAS, Tyler Whitley exemplifies the ideals of the Boy Scouts of America and provided a valuable service to the community through his Eagle Scout project; now, therefore, be it
RESOLVED by the House of Delegates, That Tyler Jackson Whitley hereby be commended on earning the rank of Eagle Scout in December 2013; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Tyler Jackson Whitley as an expression of the House of Delegates' admiration for his achievements and service to the community.

HOUSE RESOLUTION NO. 536

Commending Austin N. Dixon.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Austin N. Dixon, a dedicated member of Boy Scouts of America Troop 232 in Purdy, earned the rank of Eagle Scout in January 2014; and
WHEREAS, Austin Dixon joined Tiger Cub Pack 209 while in first grade and rose through the ranks, then achieved the Arrow of Light and became a Boy Scout in 2009; and
WHEREAS, after transferring to the Purdy-based Boy Scout Troop 232 in January 2012, Austin Dixon became a Life Scout in October 2012; and
WHEREAS, to raise money for his Eagle Scout project, Austin Dixon and his fellow Scouts and Scout leaders sold tickets and helped cook for a fundraiser at the Cato Hill Hunt Club; and
WHEREAS, in coordination with the Emporia city manager and staff, members of Troop 232, parents, and volunteers, Austin Dixon led efforts to beautify the area around the welcome sign of the Emporia-Greensville Recreation Association Park in October 2013, planting much-needed flowers and shrubs and laying landscaping bricks and mulch; and
WHEREAS, Austin Dixon exemplifies the noble ideals of the Boy Scouts of America and donated his time and talents to provide a valuable service to the community through his Eagle Scout project; now, therefore, be it
RESOLVED by the House of Delegates, That Austin N. Dixon hereby be commended on earning the rank of Eagle Scout in January 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Austin N. Dixon as an expression of the House of Delegates' admiration for his diligent service and contributions to the community.

HOUSE RESOLUTION NO. 537

Commending Charles Edward Smith, Jr.
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Charles Edward Smith, Jr., a senior at Southampton High School, earned the rank of Eagle Scout in the Boy Scouts of America on May 18, 2014; and
WHEREAS, a diligent member of Boy Scouts of America Troop 125 in Franklin, Charles Smith has earned 25 merit badges in his Scouting career, developing a keen appreciation for hunting, fishing, and woodworking; and
WHEREAS, collaborating with friends, family, and fellow Scouts, Charles Smith organized and led a major service project at Hunterdale Christian Church, Troop 125's charter organization; and
WHEREAS, over the course of more than 500 service hours, Charles Smith and his team tiled the floor of the church's fellowship hall and installed a wheelchair ramp, ensuring that all members of the community have safe access to events at the church; and
WHEREAS, Charles Smith plans to attend college and follow in his grandfather's footsteps as an apprentice at the Washington Navy Yard; and
WHEREAS, Charles Smith lives up to the noble ideals of the Boy Scouts of America and has provided a necessary and valuable service to the members of the community through his Eagle Scout project; now, therefore, be it
RESOLVED by the House of Delegates, That Charles Edward Smith, Jr., hereby be commended on earning the rank of Eagle Scout in May 2014; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Charles Edward Smith, Jr., as an expression of the House of Delegates' admiration for his dedication, hard work, and service.

HOUSE RESOLUTION NO. 538

Celebrating the life of Phyllis Eason Galanti.
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Phyllis Eason Galanti, a determined and compassionate advocate for the rights of American prisoners during the Vietnam War and a beloved member of the Richmond community, died on April 23, 2014; and
WHEREAS, Phyllis Galanti earned a bachelor's degree from The College of William and Mary and married Paul Edward Galanti, a pilot with the United States Navy; in 1966, Paul Galanti's plane was shot down over North Vietnam, and he was captured and held prisoner in the Hoa Lo prison complex for almost seven years; and
WHEREAS, during that time, Phyllis Galanti embarked on a long crusade to secure her husband's release, account for American soldiers who were declared missing in action (MIA), and ensure that American prisoners of war (POWs) were treated in accordance with the Geneva Conventions; and
WHEREAS, Phyllis Galanti organized other wives of POWs and formed the National League of Families and Friends of POWs and MIAs in Southeastern Asia in 1970, and she was later elected chair of the organization; and
WHEREAS, in 1971, Phyllis Galanti spearheaded a letter-writing campaign as part of the national Write Hanoi campaign; under her leadership, the Let's Bring Paul Galanti Home project generated more than one million letters, making it one of the largest responses in the nation; and
WHEREAS, expanding her letter-writing campaign to include President Richard M. Nixon and members of the United States Congress, Phyllis Galanti was invited to speak with the President and National Security Advisor Henry Kissinger on POW issues in 1972; and
WHEREAS, in a courageous attempt to secure freedom for American POWs, Phyllis Galanti attempted to meet directly with North Vietnamese leaders, travelling to Stockholm, Sweden, and Versailles, France, and she remained steadfast in her mission until her husband's release in 1973; and
WHEREAS, Phyllis Galanti received numerous awards and accolades for her work, including the American Legion Service Medal; she was recognized for her courage and determination by former Governor Mills E. Godwin, Jr., and the Paul and Phyllis Galanti Education Center at the Virginia War Memorial was named in her and her husband's honor; and
WHEREAS, Phyllis Galanti will be fondly remembered and greatly missed by her beloved husband of 51 years, Paul; sons, Jamie and Jeffrey, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of Phyllis Eason Galanti, a hero to American prisoners during the Vietnam War and a great Virginian; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Phyllis Eason Galanti as an expression of the House of Delegates' respect for her memory.

HOUSE RESOLUTION NO. 539

Commending the Division of Capitol Police.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, on January 1, 1996, the Virginia Association of Chiefs of Police and the Virginia Sheriffs' Association, in partnership with the Department of Criminal Justice Services, created the Virginia Law Enforcement Professional Standards Commission; and

WHEREAS, the mission of the Virginia Law Enforcement Professional Standards Commission is to advance law-enforcement professionalism through the establishment of professional standards and the administration of a formal mechanism by which Virginia agencies can be systematically measured, evaluated, and updated; and

WHEREAS, the Commission's goals are to increase the effectiveness and efficiency of law-enforcement agencies in the Commonwealth in the delivery of services, to promote cooperation and coordination among all components in all criminal justice systems, to ensure the appropriate level of training for law-enforcement personnel, and to promote public confidence in law enforcement; and

WHEREAS, the Virginia Law Enforcement Professional Standards Commission accreditation program is a voluntary accreditation program open to the more than 400 law-enforcement agencies in the Commonwealth; and

WHEREAS, the Virginia Law Enforcement Professional Standards Commission has established 190 standards that guide policy development, ensuring a high level of quality service delivery, cooperation, training, and public confidence, consistent with the Code of Virginia; and

WHEREAS, the awarding of accreditation status through the Virginia Law Enforcement Professional Standards Commission signifies that a law-enforcement agency has achieved compliance with all applicable standards; and

WHEREAS, the Division of Capitol Police underwent a comprehensive assessment by the Virginia Law Enforcement Professional Standards Commission on March 24-26, 2014; and

WHEREAS, because of the many hours of dedication and commitment to the accreditation process by the men and women of the Division of Capitol Police, the Division was found in compliance with all 190 applicable Virginia Law Enforcement Professional Standards; thus achieving an exceptional 100 percent compliance; and

WHEREAS, the Division of Capitol Police was the first state agency in the Commonwealth of Virginia to complete a reaccreditation with no files returned; and

WHEREAS, under the leadership of Colonel Anthony S. Pike, the Division of Capitol Police was presented with the second certificate of accredited status from the Virginia Law Enforcement Professional Standards Commission on May 15, 2014; and

WHEREAS, the Division of Capitol Police now joins 91 other Virginia law-enforcement agencies awarded the Virginia Law Enforcement Professional Standards Commission's accredited status; now, therefore, be it

RESOLVED by the House of Delegates, That the Division of Capitol Police hereby be commended for receiving the distinguished Virginia Law Enforcement Professional Standards Commission second accredited status; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Colonel Anthony S. Pike, Chief of the Division of Capitol Police, as an expression of the House of Delegates' congratulations and respect and admiration for the Division's accomplishments.

HOUSE RESOLUTION NO. 540

Celebrating the life of Thomas Tyler Potterfield.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Thomas Tyler Potterfield of Richmond, an admired historic preservationist and dedicated city planner, died on April 25, 2014; and

WHEREAS, Tyler Potterfield earned a bachelor's degree from Capital University in Ohio and a master's degree from Middle Tennessee State University; and

WHEREAS, Tyler Potterfield served his fellow Richmond residents as a Senior Preservation Planner with the City of Richmond Department of Planning and Development Review; he made countless contributions to the area, encouraging responsible growth throughout the city; and

WHEREAS, Tyler Potterfield was passionate about creating new recreational opportunities for his fellow Richmond residents, particularly on the Richmond Riverfront along the James; and
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WHEREAS, Tyler Potterfield worked to save and preserve historic architectural resources and structures in the City's most significant neighborhoods, such as Oregon Hill, Church Hill, and Jackson Ward; and
WHEREAS, respected for his keen intellect and deep knowledge of Central Virginia's history and culture, Tyler Potterfield extensively researched the natural and man-made features of the Richmond area; and
WHEREAS, Tyler Potterfield authored *Nonesuch Place: A History of the Richmond Landscape*, which traces the city's dynamic growth between 1742, when it was first incorporated as a town, and 1942, when preparation began for its first master plan; and
WHEREAS, Tyler Potterfield also enjoyed cycling, gardening, fly-fishing, and hiking, and he donated his time and leadership to community building projects; and
WHEREAS, Tyler Potterfield will be fondly remembered and greatly missed by his wife, Maura Meinhardt; parents, Ruth and Thomas Potterfield, Sr., of Savannah, Georgia; sister, Elizabeth "Beth" Hiers of Destin, Florida; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of Thomas Tyler Potterfield, a knowledgeable Richmond historian and hard-working city planner; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Thomas Tyler Potterfield as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 542
Celebrating the life of James Shelton Scales.

Agreed to by the House of Delegates, June 12, 2014

WHEREAS, James Shelton Scales, a proud veteran and an active supporter of the Martinsville community, died on May 27, 2014; and
WHEREAS, a native of Stokes County, North Carolina, Shelton Scales grew up on his family's tobacco farm and learned the value of hard work and responsibility at a young age; and
WHEREAS, developing a keen appreciation for the importance of a good education, Shelton Scales graduated from Stoneville High School, attended the Greenbrier Military School, and earned a bachelor's degree from the University of North Carolina at Chapel Hill; and
WHEREAS, Shelton Scales joined many of the other young men of his generation in service to his country during World War II, serving as an instructor at the United States Marine Corps Officer Candidate School in Quantico; and
WHEREAS, rising to the rank of major, Shelton Scales bravely fought in several battles in the Pacific Theater of the war; he led the 3rd Battalion, 23rd Marines, 4th Marine Division at the Battle of Iwo Jima and was awarded the Silver Star for his valorous actions; and
WHEREAS, after his honorable discharge, Shelton Scales settled in Martinsville, where he and his wife, Stacy, raised their family; he enjoyed a career as an insurance agent, retiring as president of Burch Hodges Stone, Inc., after 36 years of service; and
WHEREAS, Shelton Scales worked to better the lives of his fellow Martinsville residents as a founding member of the local volunteer fire department and a former president of the local Kiwanis Club; he enjoyed fellowship and worship as a founding member and elder of Forest Hills Presbyterian Church; and
WHEREAS, caring deeply for the Martinsville community, Shelton Scales funded a community college scholarship, and he was often invited by local teachers to share his wisdom and life experiences in their classrooms; and
WHEREAS, predeceased by his wife of nearly 64 years, Stacy, Shelton Scales will be fondly remembered and greatly missed by his children, Judy, Joe, Kemp, and Phil, and their families and numerous other family members and friends; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of James Shelton Scales, a distinguished veteran and an active member of the Martinsville community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of James Shelton Scales as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 543
Commending Max Rodgers.

Agreed to by the House of Delegates, June 23, 2014

WHEREAS, Max Rodgers, a star student-athlete at Grayson County High School, earned the 1,000th point of his high school basketball career in 2014; and
WHEREAS, Max Rodgers earned his 1,000th point in a game against Galax High School on January 31, 2014; and
WHEREAS, Max Rodgers finished his high school career with 1,105 points, and he led the Grayson County Blue Devils to 11 wins during the 2013-2014 season; and
WHEREAS, Max Rodgers is a talented and hardworking athlete who also played football and baseball for the Grayson County Blue Devils; and
WHEREAS, a three-year starting quarterback, Max Rodgers began playing football in his sophomore year and became one of the best passers in the Mountain Empire District; and
WHEREAS, Max Rodgers plans to attend the University of Virginia's College at Wise, where he has joined the football team; now, therefore, be it
RESOLVED by the House of Delegates, That Max Rodgers hereby be commended on earning more than 1,000 points for the Grayson County High School boys' basketball team; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Max Rodgers as an expression of the House of Delegates' admiration for his talent and dedication and best wishes for the future.

HOUSE RESOLUTION NO. 544

Commending Pepsi-Cola Bottling Company, Incorporated, of Norton.

Agreed to by the House of Delegates, June 23, 2014

WHEREAS, in 2014, Pepsi-Cola Bottling Company, Incorporated, of Norton, a soft drink bottling and distribution company, celebrates 100 years of serving Southwest Virginia; and
WHEREAS, the Pepper family operated what is today known as the Pepsi-Cola Bottling Company as a sole proprietorship for many years; it was officially incorporated on May 18, 1914, as the T. M. Pepper Bottling Company; and
WHEREAS, after it was purchased by George W. Vernon in 1925, the company changed its name to Stone Mountain Bottling Company; that same year, H. P. Humniciutt and T. R. Humnicutt became stockholders and officers of the company; and
WHEREAS, in 1949, George Hunnicutt, Sr., became the majority stockholder and changed the name of the company to Pepsi-Cola Bottling Company, Incorporated, of Norton; and
WHEREAS, adhering to the highest standards, the Pepsi-Cola Bottling Company has been certified under Food Safety System Certification 22000 and recently earned an award for quality; and
WHEREAS, building relationships with other local businesses, the Pepsi-Cola Bottling Company has been a leader in responsible economic development and provided countless jobs and new opportunities to people in Southwest Virginia; and
WHEREAS, the Pepsi-Cola Bottling Company plans to commemorate its 100th anniversary with a special panel for its cans; now, therefore, be it
RESOLVED by the House of Delegates, That Pepsi-Cola Bottling Company, Incorporated, of Norton hereby be commended on the occasion of its 100th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to George Hunnicutt, Jr., president of Pepsi-Cola Bottling Company, Incorporated, of Norton, as an expression of the House of Delegates' admiration for the company's service to the community and best wishes for the future.

HOUSE RESOLUTION NO. 545

Commending the Virginia High School baseball team.

Agreed to by the House of Delegates, June 23, 2014

WHEREAS, the Virginia High School baseball team won the Virginia High School League Group 2A state championship on June 14, 2014, at Radford University; and
WHEREAS, the Virginia High School Bearcats from Bristol defeated the Strasburg High School Rams 7-2 to secure the team's first state title since 1996, a game that also ended with a score of 7-2; and
WHEREAS, the Virginia High School Bearcats secured the championship with precision pitching, outstanding defense, and a strong team batting average; and
WHEREAS, the Virginia High School Bearcats' championship victory capped an impressive 25-4 season and a dominating playoff run; the team outscored the opposition 74-7 in seven playoff games, never trailing; and
WHEREAS, Mark Daniels led the team to his second state title as head coach with able leadership and support from Andrew Belcher, Jeff Davidson, Randy Hodge, Carlos Lee, CJ Lee, Landon Lee, Adam Moore, Frankie Smith, and James Sword; and
WHEREAS, each of the players—Justin Brown, Ben Couch, Austin Daniels, Chandler Daniels, Chandler Davis, Noah Dowell, Alex Griffith, Daulton Horne, Austin Kiser, Jordan Lambert, Zach Lilly, Clay Malcolm, Ty McReynolds, Austin Miles, Chris Stine, Michael Watkins, and Marquis Williams—contributed to the win; now, therefore, be it
RESOLVED by the House of Delegates, That the Virginia High School baseball team hereby be commended on winning the 2014 Virginia High School League Group 2A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Mark Daniels, head coach of the Virginia High School baseball team, as an expression of the General Assembly's admiration for the team's skill and dedication.
HOUSE RESOLUTION NO. 546

Commending Woodbridge Senior High School.

Agreed to by the House of Delegates, June 23, 2014

WHEREAS, in 2014, Woodbridge Senior High School celebrates 50 years of exceptional service to the youth of the Woodbridge and Lake Ridge communities; and
WHEREAS, Woodbridge Senior High School opened in 1964 and initially enrolled the classes of 1966, 1967, and 1968; the school grew rapidly through the 1960s, moving to its present location in 1974 when the original building became Woodbridge Middle School; and
WHEREAS, during the 1980s, Woodbridge Senior High School was one of the largest schools in the Commonwealth, and it was recognized as the top school in the Commonwealth in both athletics and academics in the 1990-1991 academic year; and
WHEREAS, Woodbridge Senior High School students have won acclaim through the school's music programs and drama productions, and both the boys' and girls' sports teams have earned district, regional, and state championship titles; and
WHEREAS, earning numerous other awards and accolades, Woodbridge Senior High School regularly appears in the top 10 percent of high schools on the Washington Post's annual America's Most Challenging High Schools index; and
WHEREAS, in 1999, as part of the Prince William County Public Schools Specialty School Initiative, Woodbridge Senior High School became the Center for Fine and Performing Arts, offering new opportunities for students in drama, music, visual arts, dance, and creative writing; and
WHEREAS, Woodbridge Senior High School also offers an advanced placement program and the Challenge of Engineering program, which delivers college credits and has developed an award-winning robotics program; and
WHEREAS, Woodbridge Senior High School will commemorate its 50th anniversary with the "50 Years of WSHS" celebration on September 12-13, 2014, featuring music, entertainment, alumni events, class reunions, and an open house; now, therefore, be it
RESOLVED by the House of Delegates, That Woodbridge Senior High School hereby be commended for its outstanding service to the youth of Woodbridge and Lake Ridge on the occasion of its 50th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to David Huckestein, principal of Woodbridge Senior High School, as an expression of the House of Delegates' admiration for the school's storied history and contributions to the community.

HOUSE RESOLUTION NO. 547

Commending the Loudoun Valley High School baseball team.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Loudoun Valley High School baseball team won the Virginia High School League Group 3A state championship on June 14, 2014, at Liberty University; and
WHEREAS, the Loudoun Valley High School Vikings defeated the Poquoson High School Bull Islanders 9-1 to finish the season with a 25-3 record and claim the school's first baseball title since 1972; and
WHEREAS, after taking an early lead in the first inning, the Loudoun Valley Vikings scored six runs in the fifth inning to secure a comfortable victory; and
WHEREAS, the Loudoun Valley High School Vikings put in a fabulous team effort with strong defense and patient hitting; junior Jack DeGroat pitched a complete game, recording 10 strikeouts and allowing only one run off of four hits; and
WHEREAS, the championship win is a testament to the skill and dedication of the players, the hard work of the coaches and staff, and the enthusiastic support of the entire Loudoun Valley High School community; now, therefore, be it
RESOLVED by the House of Delegates, That the Loudoun Valley High School baseball team hereby be commended on winning the 2014 Virginia High School League Group 3A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Wayne Todd, head coach of the Loudoun Valley High School baseball team, as an expression of the House of Delegates' admiration for the team's success.

HOUSE RESOLUTION NO. 548

Commending the Woodgrove High School softball team.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Woodgrove High School softball team of Purcellville won the Virginia High School League Group 4A state championship on June 14, 2014, at Liberty University; and
WHEREAS, the Woodgrove High School Wolverines defeated the Fauquier High School Falcons 24-1, setting a Virginia High School League record for runs in a single-game championship; and

WHEREAS, taking a 3-0 lead in the first inning, the Woodgrove High School Wolverines dominated the game, scoring 16 runs in the third and fourth innings; sophomore Adriana Erickson led the team, going four for four with two home runs; and

WHEREAS, the Woodgrove High School Wolverines capped an impressive 26-2 season with the championship victory; the team made its fourth consecutive appearance in the state final and claimed its second title since 2012; and

WHEREAS, the victory is a testament to the hard work of the players, the leadership of the coaches and staff, and the enthusiastic support of the entire Woodgrove High School community; now, therefore, be it

RESOLVED by the House of Delegates, That the Woodgrove High School softball team hereby be commended on winning the 2014 Virginia High School League Group 4A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Joe Spicer, head coach of the Woodgrove High School softball team, as an expression of the House of Delegates' admiration for the team's record-breaking achievements.

HOUSE RESOLUTION NO. 549

Commending the Woodgrove High School girls' lacrosse team.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Woodgrove High School girls' lacrosse team of Purcellville won the Virginia High School League Group 1A-5A state championship on June 15, 2014, at Lake Braddock Secondary School; and

WHEREAS, the Woodgrove High School Wolverines defeated the Loudoun Valley High School Vikings 15-1 to claim their first state title and become the first Loudoun County school to win a lacrosse state title; the championship victory capped an impressive 17-4 season record; and

WHEREAS, after taking a quick 1-0 lead off of the opening faceoff, the Woodgrove High School Wolverines dominated play with efficient passing and a tough defensive effort, coordinated by junior goalie Ashley Morris; and

WHEREAS, several of the seniors on the Woodgrove High School girls' lacrosse team have already committed to play for college teams, and the Wolverines will retain a core of talented players for the 2015 season; and

WHEREAS, the victory is a testament to the dedication of the players, the leadership of the coaches and staff, and the enthusiastic support of the entire Woodgrove High School community; now, therefore, be it

RESOLVED by the House of Delegates, That the Woodgrove High School girls' lacrosse team hereby be commended on winning the 2014 Virginia High School League Group 1A-5A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Bob Fuller, head coach of the Woodgrove High School girls' lacrosse team, as an expression of the House of Delegates' admiration for the team's accomplishments.

HOUSE RESOLUTION NO. 550

Commending the Loudoun Valley High School debate team.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Loudoun Valley High School debate team won the Virginia High School League Group 1A/2A/3A state championship in April 2014; and

WHEREAS, honing research and critical thinking skills throughout the season, the Loudoun Valley High School debate team won conference and regional meets to advance to the state championship at Liberty University; and

WHEREAS, the Loudoun Valley High School debate team swept the Lincoln-Douglas debate category, with senior Madison Remillard taking first place, followed by sophomore Elizabeth Manero in second and senior Jake Hitchcock in third; and

WHEREAS, in the Public Forum category, juniors Noah Mussmon and Ian Gallagher took second place and seniors Tavish McDonald and Forrest Cinelli took third; and

WHEREAS, the victory is a testament to the hard work and dedication of the debaters, the leadership and guidance of the coaches and advisors, and the enthusiastic support of the entire Loudoun Valley High School community; now, therefore, be it

RESOLVED by the House of Delegates, That the Loudoun Valley High School debate team hereby be commended on winning the 2013-2014 Virginia High School League Group 1A/2A/3A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Loudoun Valley High School debate team as an expression of the House of Delegates' admiration for the team's accomplishments.
HOUSE RESOLUTION NO. 551

Celebrating the life of Renee Saunders Parr.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Renee Saunders Parr of Mechanicsville, a devoted educator who worked to create new opportunities for all of her students, died on July 14, 2014; and
WHEREAS, Renee Parr graduated from Atlee High School and earned a bachelor's degree from Radford University; she answered her calling to become an educator and joined Mechanicsville Elementary School as a first-grade teacher; and
WHEREAS, throughout her seven-year career with Mechanicsville Elementary School, Renee Parr used her passion and enthusiasm to prepare students for lifelong learning and responsible citizenship; she shared the joy of dance with students as a coach and mentor for the Atlee High School cheerleading squad; and
WHEREAS, Renee Parr believed that all students should be given the support necessary to achieve their full potential, and she generously helped her students in any way she could; and
WHEREAS, in recognition of Renee Parr's generosity and commitment, Renee's Cheerios—a charitable foundation that helps provide school supplies, lunches, clothing, and money for field trips to underprivileged Mechanicsville students—is named in her honor; and
WHEREAS, Renee Parr will be fondly remembered and greatly missed by her husband, Zach; her daughter, Avery; her parents, Raymond and LaVerne; and numerous other family members, friends, and former students; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of Renee Saunders Parr, a dedicated educator and beloved member of the Mechanicsville community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Renee Saunders Parr as an expression of the House of Delegates' respect for her memory.

HOUSE RESOLUTION NO. 552

Commending Arthur A. Johnson.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Arthur A. Johnson of Courtland attained the rank of Eagle Scout in the Boy Scouts of America in 2014; and
WHEREAS, Arthur Johnson began his Scouting career as a Cub Scout with Pack 17 in Franklin in 2006; he later earned the Arrow of Light and became a Boy Scout with Troop 17; and
WHEREAS, as a Scout, Arthur Johnson completed several hikes, camped a total of 62 nights, and earned 64.5 service hours, helping members of the community in a variety of ways; and
WHEREAS, to achieve the rank of Eagle Scout, the highest rank in the Boy Scouts of America, Arthur Johnson earned 27 merit badges and planned and completed a service project; and
WHEREAS, Arthur Johnson assembled five outdoor litter containers for the Courtland Community Center to help prevent litter and promote a cleaner environment in the community; and
WHEREAS, Arthur Johnson's Eagle Scout Ceremony takes place on August 10, 2014, at High Street United Methodist Church; now, therefore, be it
RESOLVED by the House of Delegates, That Arthur A. Johnson hereby be commended on achieving the rank of Eagle Scout; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Arthur A. Johnson as an expression of the House of Delegates' admiration for his accomplishments in service to the community.

HOUSE RESOLUTION NO. 553

Celebrating the life of Kafayatullah Rahmani.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Kafayatullah Rahmani of Manassas, a devoted member of the Prince William County community and a successful engineer who offered his guidance and leadership to many projects worldwide, died on July 20, 2014; and
WHEREAS, born and raised in Ludhiana, India, in 1927, Kafayatullah Rahmani moved to Lahore, Pakistan, after the partition of India in August 1947; he later traveled to England, then earned an engineering degree in 1957 from the University of Edinburgh; and
WHEREAS, from 1960 to 1970, Kafayatullah Rahmani served as a district engineer with the East African Railway Corporation, which spanned Kenya, Tanzania, and Uganda; in East Africa, he met and married Jane Carol Berling of Ironwood, Michigan, and together they raised three sons and a daughter; and
WHEREAS, in January 1971, Kafayatullah Rahmani and his family moved to Hong Kong after he accepted a position as a civil engineer with the Public Works Division of the Hong Kong government; in this position he participated in several key projects between 1971 and 1985; and

WHEREAS, Kafayatullah Rahmani worked on the design and construction of the platforms for the Hung Hom Station (for the Kowloon-Canton Railway), which was opened by Elizabeth II, Queen of England, on May 5, 1975; and

WHEREAS, Kafayatullah Rahmani also participated in the doubling and electrification of the Kowloon-Canton Railway line between Hung Hom and Lo Wu, which more than doubled the railway traffic with use of faster trains, and the resurfacing and regrooving of Hong Kong Kai Tak Airport's single runway in the early 1980s; and

WHEREAS, Kafayatullah Rahmani's most fulfilling project in Hong Kong was the reconstruction of the Kowloon Mosque on Nathan Road, for which he served as chairman of both the reconstruction and fundraising committees; and

WHEREAS, reopened in 1984, the Kowloon Mosque and Islamic Centre replaced the small, original mosque constructed in the 19th century at the same Nathan Road location, and Kafayatullah Rahmani had planned to return to Hong Kong in 2014 to commemorate the 30th anniversary of the grand reopening of the Kowloon Mosque; and

WHEREAS, Kafayatullah Rahmani was also a longtime president of the Hong Kong Hockey Association, as well as the Pakistan Association in Kowloon; he represented Hong Kong at an international level as a player in regional and international veteran field hockey tournaments; and

WHEREAS, after leaving Hong Kong and moving to the United States in 1985, Kafayatullah Rahmani continued to take on new professional challenges and served as chief engineer of the Prince William County Roads Division for two decades; and

WHEREAS, after an astonishing engineering career spanning more than 60 years and railway, airport, and road projects on four continents, Kafayatullah Rahmani retired in April 2010 at the age of 83; and

WHEREAS, Kafayatullah Rahmani was very active in community affairs and established the Muslim Association of Virginia in 1989; his most fulfilling project in Virginia was the design, construction, and completion of the new Dar Al-Noor Islamic Community Center in Prince William County, which opened on July 14, 2007; and

WHEREAS, Kafayatullah Rahmani will be fondly remembered and greatly missed by his loving wife, Jane; children, Adnan, Ziad, Imran, and Sameena, and their families; and numerous other family members and friends throughout the world; now, therefore, be it

RESOLVED, That the House of Delegates hereby note with great sadness the loss of Kafayatullah Rahmani, a respected engineer and an admired community leader in Prince William County; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Kafayatullah Rahmani as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 554

Commending Jackson River Technical Center.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Jackson River Technical Center in Covington won a gold medal in the welding fabrication competition at the SkillsUSA National Leadership and Skills Conference in Kansas City, Missouri, in June 2014; and

WHEREAS, with over 102 competitions in a week-long event, the SkillsUSA National Leadership and Skills Conference provides students in a variety of trade, technical, and leadership fields with opportunities to showcase their knowledge and talents; and

WHEREAS, students from Jackson River Technical Center, a jointly operated vocational school that offers courses to adults as well as students from two supporting schools in Alleghany County, competed against skilled teams from around the country; and

WHEREAS, the members of the Jackson River Technical Center welding fabrication team—Seth Brown, Matthew W. Canterbury, and Austin L. McAllister—used specialized metalworking equipment and a predetermined materials list to complete a timed project; and

WHEREAS, judges evaluated the Jackson River Technical Center team throughout the 6.5-hour competition, noting adherence to safety procedures, quality and appearance of welds of various sizes and types, planning, teamwork, material usage, written and oral exams, and overall appearance and functionality of the completed project; and

WHEREAS, the Jackson River Technical Center team displayed exceptional command of the knowledge and skills that will help them achieve success in future careers and serve members of the community through their chosen field; now, therefore, be it

RESOLVED by the House of Delegates, That Jackson River Technical Center hereby be commended on earning a gold medal in the welding fabrication competition at the 2014 SkillsUSA National Leadership and Skills Conference; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Jackson River Technical Center as an expression of the General Assembly's admiration for its students' achievements.
HOUSE RESOLUTION NO. 555

Commending the Virginian Review.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, in 2014, the Virginian Review, a well-established newspaper in the City of Covington, celebrates 100 years of providing valuable information to and working to enhance the quality of life of residents of the city and the surrounding region; and

WHEREAS, first published on August 10, 1914, as the Covington Virginian, the Virginian Review was founded by Richard F. Beirne, Jr., to keep local residents apprised of the events of World War I and promote "good roads, good schools, good churches"; and

WHEREAS, in 1988, the Covington Virginian purchased and merged with the Daily Review, and the Virginian Review was officially created in 1989; the newspaper originally delivered issues to the residents of the Town of Clifton Forge and the City of Covington and operated a motor route to serve subscribers in the surrounding counties; and

WHEREAS, throughout its storied history, the Virginian Review has worked to enhance the community by informing the public, calling attention to important issues, offering sound editorials, and facilitating open and honest government; and

WHEREAS, the Virginian Review has enjoyed the support of countless loyal subscribers over the years; as of 2014, the publisher is still owned and managed by descendants of Richard Beirne, each of whom works to carry on his legacy of the betterment of the entire community; now, therefore, be it

RESOLVED by the House of Delegates, That the Virginian Review hereby be commended for its many contributions to the Town of Clifton Forge, the City of Covington, and the Counties of Alleghany and Bath on the occasion of its 100th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Virginian Review as an expression of the House of Delegates' congratulations and admiration for the newspaper's exceptional service to the Alleghany Highlands.

HOUSE RESOLUTION NO. 556

Commending the Galax High School boys' soccer team.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Galax High School boys' soccer team won the Virginia High School League Group 1A state championship on June 14, 2014, at Radford University; and

WHEREAS, the Galax High School Maroon Tide defeated the Radford High School Bobcats 2-1 to finish the season with a 20-1-1 record; and

WHEREAS, with an aggressive style of play, the Galax High School Maroon Tide took an early lead and relied on a deep bench to maintain pressure on the Radford High School Bobcats throughout the game; and

WHEREAS, Mario Carranza scored the game-winning goal off of a set piece in the 57th minute and was named the Group 1A boys' soccer player of the year by the Virginia High School Coaches Association; and

WHEREAS, the victory is a testament to the hard work of the players, the leadership of the coaches and staff, and the enthusiastic support of the entire Galax High School community; now, therefore, be it

RESOLVED by the House of Delegates, That the Galax High School boys' soccer team hereby be commended on winning the 2014 Virginia High School League Group 1A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Troy Barkley, head coach of the Galax High School boys' soccer team, as an expression of the House of Delegates' admiration for the team's dedication and skill.

HOUSE RESOLUTION NO. 557

Commending the Sterling Volunteer Rescue Squad.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, in 2014, the Sterling Volunteer Rescue Squad celebrates 50 years of dedicated service to the Sterling area and surrounding communities in Northern Virginia; and

WHEREAS, founded in 1964, the Sterling Volunteer Rescue Squad is one of the few all-volunteer emergency medical services agencies in Northern Virginia, with 162 members offering the highest quality emergency medical care, heavy rescue, and water rescue services; and
WHEREAS, the Sterling Volunteer Rescue Squad serves approximately 28,000 individuals over a 25-square-mile area, including the neighborhoods of Broad Run Farms, Cardinal Glen, Cascades, Countryside, Dulles, Great Falls Forest, Lowes Island, Oak Grove, Potomac Falls, Richland Acres, Sterling, Sterling Park, and Sugarland Run; and

WHEREAS, using cutting edge training and technology, the Sterling Volunteer Rescue Squad provides pre-hospital advanced life support care to injured and ill residents of and visitors to Loudoun County; and

WHEREAS, the Sterling Volunteer Rescue Squad conducts technical rescue operations involving vehicle accidents, structural collapses, confined spaces, and vertical hazards; and

WHEREAS, the fully certified members of the Sterling Volunteer Rescue Squad water rescue team maintain two boats, a jet ski, and a full complement of cold weather equipment for rescue operations on the Potomac River or local ponds; and

WHEREAS, established in 1996, the innovative Sterling Volunteer Rescue Squad bike team supports hundreds of miles of bike paths, trails, and parks that are not easily accessible by standard fire and rescue vehicles; the team also participates in public awareness and safety education, searches, and special events; and

WHEREAS, the Sterling Volunteer Rescue Squad serves the Commonwealth with Virginia Disaster Task Force 8, a specialized disaster response unit that can deploy throughout Virginia at the request of the Governor or the Office of Emergency Medical Services; and

WHEREAS, the Sterling Volunteer Rescue Squad has earned numerous awards and accolades for its good work, including the Virginia Governor's Award for Outstanding EMS Agency, the Outstanding EMS Agency award from the Northern Virginia EMS Council, the EMS magazine Gold Award for Best Volunteer Agency in the United States, and the Higgins and Langley Memorial Award in Swiftwater Rescue; now, therefore, be it

RESOLVED by the House of Delegates, That the Sterling Volunteer Rescue Squad hereby be commended for its service to the Northern Virginia community on the occasion of its 50th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Sterling Volunteer Rescue Squad as an expression of the General Assembly's admiration for its diligent work to safeguard the residents of Sterling and surrounding communities.

HOUSE RESOLUTION NO. 558

Celebrating the life of Peter Murray Johns.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Peter Murray Johns, an admired entrepreneur and philanthropist who dedicated his life to enhancing and supporting New Kent County, died on August 21, 2014; and

WHEREAS, a native of Cleveland, Ohio, Peter "Pete" Murray Johns graduated from Mayfield High School, where he set a longstanding record in track; he earned a bachelor's degree from Tulane University and was drafted by the Houston Oilers as a defensive back; and

WHEREAS, after playing two seasons in the National Football League, Pete Johns worked as the owner of Belfridge Farms in Texas, where he bred, trained, and showed Egyptian and Arabian horses; he successfully advocated for pari-mutuel racing in Texas and later led similar efforts in the Commonwealth; and

WHEREAS, Pete Johns moved to the Commonwealth in 1989 as an employee of Delmarva Properties; he developed a love of New Kent County and made it his personal mission to help the community grow; and

WHEREAS, supporting the construction of industrial and commercial parks, waterlines, sewer lines, and natural gas lines throughout the county, Pete Johns strengthened the county's infrastructure and helped create jobs while preserving green spaces and the area's natural beauty; and

WHEREAS, sharing his passion for horse racing, Pete Johns spearheaded the creation of the Commonwealth's only pari-mutuel race track, Colonial Downs, and established the annual Taste of New Kent wine festival; and

WHEREAS, Pete Johns also helped develop the Farms of New Kent, which includes a championship golf course and the award-winning New Kent Winery and Vineyards, which opened in 2008 and earned the 2011 Virginia Governor's Cup for its 2009 Reserve Chardonnay; and

WHEREAS, predeceased by his son, Peter, Jr., Pete Johns will be fondly remembered and greatly missed by his wife, Patricia; daughter, Kimberly, and her family; and numerous other family members, friends, and colleagues; now, therefore, be it

RESOLVED, That the House of Delegates hereby note with great sadness the loss of Peter Murray Johns, a respected businessman and a pillar of the New Kent County community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Peter Murray Johns as an expression of the House of Delegates' respect for his memory.
HOUSE RESOLUTION NO. 559

Commending Claude Patton Worrell.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Claude Patton Worrell, a distinguished law-enforcement officer who dedicated much of his life to serving and protecting the members of the Washington County community, retired as a sergeant with the Virginia State Police on September 1, 2014, at the age of 70; and
WHEREAS, a native of Carroll County, Claude Worrell graduated from Hillsville High School and served his country in the United States Army as a mechanic with the Second Armored Division in Texas; and
WHEREAS, Claude Worrell began his law-enforcement career as a probationary trooper in Bedford and attended Virginia State Police Basic School in 1969; after graduation, he was assigned to the Manassas office, and in 1972, he transferred to the Abingdon office; and
WHEREAS, in 1980, Claude Worrell was promoted to sergeant and assigned to Division 4 headquarters in Wytheville, and in 1986, he transferred to the Bristol office, where he served until his retirement as the third-most senior officer in the Virginia State Police; and
WHEREAS, a trustworthy and highly professional officer, Claude Worrell served as the senior firearms instructor for Division 4 and was assigned as an escort to numerous visiting dignitaries, including three Presidents of the United States; and
WHEREAS, Claude Worrell received numerous awards and accolades throughout his 45-year career, including a commendation for his exceptional performance in the apprehension of bank robbers in 1970, an award for 35 years of safe driving, and the Outstanding Safety Achievement Award for Division 4 in 1975; and
WHEREAS, working to further enhance the community, Claude Worrell has generously volunteered his time and wise leadership to numerous civic and service organizations, and he enjoys fellowship and worship as an active member of Pleasant View United Methodist Church; and
WHEREAS, an exemplar of the selflessness and dedication to duty shown by law-enforcement officers throughout the Commonwealth, Claude Worrell has earned the respect of his peers, members of the community, local government officials, and the entire Southwest Virginia General Assembly delegation and plans to find new ways to serve the community following his retirement; now, therefore, be it
RESOLVED by the House of Delegates, That Claude Patton Worrell hereby be commended on the occasion of his retirement as a sergeant of the Virginia State Police; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Claude Patton Worrell as an expression of the House of Delegates' admiration for his decades of service to the residents of Washington County and the Commonwealth.

HOUSE RESOLUTION NO. 560

Commending C. Melissa Jonas.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, C. Melissa Jonas, a dedicated public servant and an active leader in the community, retired from the Herndon Town Council in June 2014; and
WHEREAS, a longtime resident of the Town of Herndon, Melissa Jonas had previously served on the Herndon Planning Commission, the Pedestrian and Bicycle Advisory Committee, and the Dranesville District Area Plans Review Task Force; and
WHEREAS, desirous to be of further service to the community, Melissa Jonas ran for and was elected to the Herndon Town Council in 2012; she served as the chair of the Sign Review Advisory Committee and the Joint Communications Committee and as a member of the Interview Committee; and
WHEREAS, throughout her term, Melissa Jonas oversaw numerous projects to enhance infrastructure and encourage responsible growth in the Town of Herndon; she represented the town on the Interjurisdictional Committee and served as an alternate member of the Northern Virginia Regional Commission; and
WHEREAS, Melissa Jonas also works to enhance the quality of life of her fellow residents as a member of the Herndon High School PTSA and Band Parents Association, the Herndon Middle School PTA, and Trinity Presbyterian Church and a former member of local Girl Scouts of the USA troops and the Herndon Hammerheads swim team; and
WHEREAS, Melissa Jonas leaves a legacy of excellence to future local public servants, and she will continue to serve the community as the Dranesville District representative to the Fairfax County Redevelopment and Housing Authority; now, therefore, be it
RESOLVED by the House of Delegates, That C. Melissa Jonas hereby be commended for her outstanding service as a member of the Herndon Town Council; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to C. Melissa Jonas as an expression of the House of Delegates' admiration for her many accomplishments and best wishes on future endeavors.

HOUSE RESOLUTION NO. 561

Commending Connie Haines Hutchinson.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Connie Haines Hutchinson, a dedicated, longtime public servant and active leader in the community, retired from the Herndon Town Council in June 2014; and

WHEREAS, a native and longtime resident of the Town of Herndon, Connie Hutchinson served on the Herndon Town Council for seven terms, from 1992 to 1995, 2002 to 2004, and 2006 to 2014; she was elected vice mayor for two terms in 2008 and 2012; and

WHEREAS, Connie Hutchinson offered her leadership and wisdom to the council as a member of the town's Interview Committee, the Interjurisdictional Committee, the Trolley Bus-Study Advisory Committee, and the Joint Communications Committee; and

WHEREAS, throughout her terms, Connie Hutchinson oversaw numerous projects to enhance infrastructure and encourage responsible growth in the Town of Herndon; she represented the town as the chair of the Virginia Municipal League General Laws Policy Committee and a member of the Community and Economic Development Committee and the Legislative Committee, and she served as vice chair of the Town Section; and

WHEREAS, Connie Hutchinson has volunteered her time and talents with numerous civic and service organizations, including Herndon Youth Soccer, Herndon Optimist Club, Herndon Recreation, Inc., the Herndon Historical Society, Sister Cities International of Herndon Area, Inc., the Holiday Homes Tour, and Herndon Hospitality Association; and

WHEREAS, Connie Hutchinson leaves a legacy of excellence to future local public servants, and she will continue to serve the community and the region as the president of the Dulles Area Transportation Association board; now, therefore, be it

RESOLVED by the House of Delegates, That Connie Haines Hutchinson hereby be commended for her outstanding service as a member of the Herndon Town Council on the occasion of her retirement from public office; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Connie Haines Hutchinson as an expression of the House of Delegates' admiration for her many accomplishments and best wishes on future endeavors.

HOUSE RESOLUTION NO. 562

Commending Charlie D. Waddell.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Charlie D. Waddell, a dedicated, longtime public servant and active leader in the Herndon community, retired from the Herndon Town Council in June 2014; and

WHEREAS, a resident of the Town of Herndon for almost 20 years, Charlie Waddell used his wealth of local knowledge to help make Herndon a great place to live and work as a member of the Herndon Town Council for three terms, from 2006 to 2010 and 2012 to 2014; and

WHEREAS, throughout his terms, Charlie Waddell worked to enhance the town's infrastructure, encourage responsible growth, and ensure the efficient operation of local government programs; he served as an alternate member of the Interjurisdictional Committee and represented the town on two Virginia Municipal League committees and a Northern Virginia Transportation Authority committee; and

WHEREAS, generously volunteering his time and talents to better the quality of life of his fellow residents, Charlie Waddell is a member of Sister Cities International of Herndon, Inc., and Friends of Runnymede and has worked with Friday Night Live!, the Herndon Festival, Herndon Community Television, and the Holiday Homes Tour; and

WHEREAS, Charlie Waddell leaves a legacy of excellence to future local public servants, and he will continue to serve the community as the president of the Dumbarton Square Homeowner's Association and the Herndon Historical Society and the chair of the Herndon Community Association Coalition; now, therefore, be it

RESOLVED by the House of Delegates, That Charlie D. Waddell hereby be commended for his faithful service as a member of the Herndon Town Council on the occasion of his retirement from public office; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Charlie D. Waddell as an expression of the House of Delegates' admiration for his many achievements and best wishes on future endeavors.
HOUSE RESOLUTION NO. 563

Commending the Herndon Fortnightly Club.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, in 2014, the Herndon Fortnightly Club, one of the oldest women's clubs in the area, celebrates 125 years of service to the Herndon and Fairfax communities; and
WHEREAS, founded in 1889 by 11 local women, the Herndon Fortnightly Club was created as a way for members to study science, art, literature, and current events, and by 1900, the club had collected over 1,000 books on various subjects; and
WHEREAS, to better serve the community, the Herndon Fortnightly Club rented a room and opened a small library with its private collection; after receiving many generous donations, the club built a new library on Spring Street, which opened in 1927 with an all-volunteer staff; and
WHEREAS, after its establishment in 1939, Fairfax County Public Library offered rotating collections of books to the Herndon Fortnightly Club and other local libraries; the Herndon Fortnightly Library officially became a branch of the public library system in 1972; and
WHEREAS, the Herndon Fortnightly Club continues to support the Herndon Fortnightly Library through gifts, donations, volunteer efforts, and by sponsoring the library's longstanding, annual open house, ensuring that the library succeeds in its mission to help members of the community gain knowledge; and
WHEREAS, the Herndon Fortnightly Club joined the General Federation of Women's Clubs in 1912 and has supported countless other charitable causes in Fairfax County over the years; and
WHEREAS, emphasizing the importance of lifelong learning, the Herndon Fortnightly Club has also awarded over $192,000 in scholarships to local students and adults looking to further their education; now, therefore, be it
RESOLVED by the House of Delegates, That the Herndon Fortnightly Club hereby be commended for its legacy of good work on the occasion of its 125th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Herndon Fortnightly Club as an expression of the House of Delegates' admiration for its service to the Herndon community and support for the Fairfax County Public Library system.

HOUSE RESOLUTION NO. 564

Commending Major General Daniel E. Long, Jr.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Major General Daniel E. Long, Jr., adjutant general of Virginia, has proudly served the nation and the Commonwealth for 50 years as a member of the Virginia National Guard; and
WHEREAS, Major General Long enlisted in the Virginia National Guard in February 1964, advanced to the rank of sergeant, and then graduated from the United States Army Officer Candidate School at Fort Benning, Georgia, with a commission as a second lieutenant in September 1967; and
WHEREAS, Major General Long served as a platoon leader, company executive officer, staff officer, and company commander in the 276th Engineer Battalion from June 1967 to April 1983; commanded the 229th Engineer Battalion from August 1985 to April 1990; and commanded the 2nd Brigade, 29th Infantry Division from April 1995 to September 1996; and
WHEREAS, Major General Long completed U.S. Army Ranger School in December 1992, earning the Ranger Tab at the age of 46; and
WHEREAS, Major General Long commanded the 29th Infantry Division from August 2002 to September 2004, having previously served as the Chief of Staff and Assistant Division Commander for Maneuver for the 29th Infantry Division and as Deputy Commander of the Stabilization Force of the Multi-National Division North Bosnia, from September 2001 to April 2002; and
WHEREAS, Major General Long served as the Deputy Director of the Department of Defense Project and Contracting Office in Baghdad, Iraq, from September 2004 to March 2005; and
WHEREAS, Major General Long commanded Task Force Katrina from September 2005 to December 2005; and
WHEREAS, Major General Long served as the senior military officer and economic development and infrastructure lead for the Iraq and Afghanistan Working Group for the Department of Defense and the Department of State from December 2005 to August 2006; and
WHEREAS, Major General Long served as Special Assistant to the Chief of the National Guard Bureau on Infrastructure Development/Southwest Border from August 2006 to July 2007; and
WHEREAS, Major General Long commanded the Northern Command's Joint Task Force Civil Support at Fort Monroe from July 2007 to July 2010; and
WHEREAS, Major General Long assumed the duties of Adjutant General of Virginia on July 14, 2010, and as the Adjutant General is responsible for the combat readiness, administration, and training of more than 8,600 Virginia Army and Air National Guard personnel, as well as the readiness of more than 1,000 members of the Virginia Defense Force; and
WHEREAS, Major General Long fostered a culture of excellence within the Virginia National Guard, making sure it anticipated the demands of both state and federal missions in order to be able to rapidly respond when needed to aid the citizens of the Commonwealth and defend the ideals of freedom anywhere in the world; now, therefore, be it
RESOLVED by the House of Delegates, That Major General Daniel E. Long, Jr., hereby be commended for 50 years of distinguished military service to the Commonwealth and the nation; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Major General Daniel E. Long, Jr., as an expression of the House of Delegates' respect and admiration for his tireless service to protect the citizens of the Commonwealth and the nation.

HOUSE RESOLUTION NO. 565

Celebrating the life of Gregory Mark Hembree.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Gregory Mark Hembree of Centreville, a deeply respected community leader who served the residents of the Town of Vienna as the planning and zoning director, died on September 6, 2014; and
WHEREAS, a native of Kansas City, Missouri, Gregory "Greg" Mark Hembree earned a master's degree in geography and urban planning from the University of Kansas, where he was a member of Sigma Phi Epsilon fraternity; and
WHEREAS, Greg Hembree relocated to the Commonwealth and, desirous to be of service to the community, he joined the Town of Vienna staff in October 1987; he quickly earned respect for his professionalism and ability to explain complex concepts in clear and simple terms; and
WHEREAS, over the course of his distinguished 27-year career, Greg Hembree developed an encyclopedic knowledge of zoning code and land-use cases in the area and could quote sections of the town code of ordinances from memory; and
WHEREAS, Greg Hembree proudly worked to create new opportunities for local residents by supporting the Maple Avenue Corridor commercial zone, a plan that would encourage building developers to initiate mixed-use projects; and
WHEREAS, with his flexible and cooperative leadership style, Greg Hembree encouraged others to be proactive in formulating projects and policies that benefited all residents of the Town of Vienna; he was an admired mentor to his fellow town employees, and he leaves an unmatched legacy of excellence for future civil servants; and
WHEREAS, Greg Hembree will be fondly remembered and greatly missed by his wife, Marla; sons, Steven, Quentin, Lee, and Kurt, and their families; parents, Will and Constance; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of Gregory Mark Hembree, a pillar of the Vienna community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Gregory Mark Hembree as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 566

Authorizing the Speaker of the House of Delegates to employ legal counsel to represent the House of Delegates (i) to halt any attempt by the Governor to expand the Medicaid program without the explicit approval of the General Assembly and (ii) in litigation involving a challenge of the constitutionality of Article I, Section 15-A of the Constitution of Virginia.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Constitution of Virginia is the fundamental law of the Commonwealth; and
WHEREAS, since the inception of Virginia as a colony in 1607, marriage has always been the union of one man and one woman; and
WHEREAS, though it did not change the definition of marriage in Virginia, the House of Delegates twice voted to approve an amendment to the Constitution of Virginia to add Section 15-A to Article I, which is popularly known as the Marriage Amendment; and
WHEREAS, the people of Virginia voted in 2006 to ratify the Marriage Amendment and place the Commonwealth's enduring definition of marriage into the Constitution of Virginia; and
WHEREAS, Virginia's marriage laws have been challenged in federal court as violating the United States Constitution; and
WHEREAS, the Office of the Attorney General of Virginia initially filed a vigorous defense of the constitutionality of Virginia's marriage laws; and
WHEREAS, upon assuming office as Attorney General of Virginia in January 2014, Mark Herring announced that his office would no longer defend Virginia's marriage laws, declined to employ special counsel to defend those laws in his place in accordance with Virginia law, and improperly filed a position statement on behalf of the Commonwealth arguing that Virginia's marriage laws violated the United States Constitution; and
WHEREAS, under the Constitution of Virginia, an Attorney General possesses no inherent powers, but only those granted by laws enacted by the General Assembly; and
WHEREAS, the General Assembly has not granted the Attorney General the power to continue representing the Commonwealth, its agencies, or its officers after deciding not to defend a provision of the Constitution of Virginia or legislation enacted by the General Assembly, nor has the Attorney General been granted the power to assert in litigation that a provision of the Constitution of Virginia or the laws of Virginia violate the Constitution or laws of the United States in the absence of a final and definitive ruling to that effect by the United States Supreme Court; and

WHEREAS, after announcing that he would not defend the Commonwealth's centuries-old marriage laws and the Marriage Amendment and when he continued to purport to represent the Commonwealth, Attorney General Herring acted without authority and in violation of the Constitution of Virginia and the laws of the Commonwealth when he failed to employ special counsel to defend those laws and submitted a position statement in the federal litigation challenging Virginia's marriage laws, in which he asserted that those laws violate the United States Constitution; and

WHEREAS, the Governor of Virginia has refused to exercise the authority granted to him by § 2.2-510 of the Code of Virginia to employ special counsel to defend the constitutionality of Virginia's marriage laws; and

WHEREAS, the judgment of the federal district court in the challenge to Virginia's marriage laws, which declared that those laws violate the United States Constitution, has been appealed to the United States Court of Appeals for the Fourth Circuit; and

WHEREAS, the decision of the United States Court of Appeals for the Fourth Circuit involving the challenge to Virginia's marriage laws is likely to be presented to the United States Supreme Court for review regardless of the outcome of the appeal; and

WHEREAS, the Governor has announced his determination to expand Virginia's Medicaid program even without legislative authorization to do so; and

WHEREAS, the House of Delegates affirms the right to work as the policy and law of the Commonwealth of Virginia; and

WHEREAS, that policy may be threatened by the actions or inactions of the current administration; and

WHEREAS, the House of Delegates and the Commonwealth of Virginia have a strong and independent interest in defending the constitutionality of Virginia's laws as well as preserving the separation of powers required by the Constitution of Virginia; now, therefore, be it

RESOLVED by the House of Delegates, That the Speaker of the House of Delegates hereby be authorized to employ legal counsel to represent the House of Delegates in state courts, and be authorized to remove Attorney General Mark Herring from his improper role in challenging Virginia's marriage laws, and be authorized to take all steps for the House of Delegates to present the position of the Commonwealth in pending litigation involving the challenge to the constitutionality of Virginia's marriage laws; and, be it

RESOLVED FURTHER, That the Speaker of the House of Delegates hereby be authorized to employ legal counsel to represent the House of Delegates in addressing any unconstitutional or illegal attempt to undermine the Commonwealth's right to work laws, contrary to the duly enacted laws of the General Assembly; and, be it

RESOLVED FURTHER, That the Speaker of the House of Delegates hereby be authorized to employ legal counsel to represent the House of Delegates in addressing any unconstitutional or illegal attempt by the Governor to expand Medicaid without the authorization of the General Assembly, which authorization has been explicitly withheld from the Governor; and, be it

RESOLVED FURTHER, That the Speaker of the House of Delegates hereby be authorized to employ legal counsel to represent the House of Delegates in any proceeding in which a provision of the Constitution of Virginia is contested or is at issue or in which the constitutionality, legality, or application of a law established under legislative authority is at issue and the Governor and Attorney General choose not to defend the provision or law in such proceeding, or in which it is necessary to defend the responsibilities, authority, and prerogatives of the House of Delegates; and, be it

RESOLVED FINALLY, That the Clerk of the House of Delegates transmit a copy of this resolution to William J. Howell, the Speaker of the House of Delegates.

HOUSE RESOLUTION NO. 567

Commending the American Legion Post 74 baseball team.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the American Legion Post 74 baseball team of Albemarle County secured its second consecutive state title, winning the American Legion senior baseball state championship on August 1, 2014; and

WHEREAS, the Post 74 baseball team defeated Post 217 of Big Island 10-5 in a tense game at Fireman's Field in Purcellville to claim the state title; and

WHEREAS, in the second game of the championship series, the undefeated Post 74 baseball team rallied in the ninth inning to tie the game and force extra innings; the team added five runs in the tenth inning to finish with a commanding lead; and

WHEREAS, with the state championship victory, the Post 74 baseball team earned a berth in the American Legion Southeast regional tournament on August 7, 2014, in Asheboro, North Carolina; and
WHEREAS, the successful season is a tribute to the hard work and dedication of each of the Post 74 players, the leadership of the coaches and staff, and the enthusiastic support of the Albemarle County community; now, therefore, be it

RESOLVED by the House of Delegates, That the American Legion Post 74 baseball team hereby be commended on winning the 2014 American Legion state championship; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Mike Maynard, manager of the American Legion Post 74 baseball team, as an expression of the General Assembly's admiration for the team's perseverance and skill.

HOUSE RESOLUTION NO. 568

Commending the Greater Washington Telugu Cultural Sangam.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, in 2014, the Greater Washington Telugu Cultural Sangam celebrates 40 years of supporting and promoting the rich culture of Telugu-speaking people in Northern Virginia and the United States; and

WHEREAS, founded in 1974, the Greater Washington Telugu Cultural Sangam is one of the oldest Indian organizations in the United States; the organization fosters contact and cooperation among community members who speak Telugu, the third-most-spoken dialect in India; and

WHEREAS, the Greater Washington Telugu Cultural Sangam encourages and facilitates Telugu literacy and cultural, social, educational, and charitable interactions between Telugu-speaking people throughout the country; and

WHEREAS, honoring traditional Telugu festivals, the Greater Washington Telugu Cultural Sangam organizes annual events for Sakranthi in the winter, Ugadi in the spring, and Diwali in the fall, as well as picnics and other events throughout the year; and

WHEREAS, the Greater Washington Telugu Cultural Sangam supports the wider community by organizing sporting events, educational competitions, and service initiatives, such as food drives for local residents in need; now, therefore, be it

RESOLVED by the House of Delegates, That the Greater Washington Telugu Cultural Sangam hereby be commended for its service to the community on the occasion of its 40th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Ravi Gourineni, president of the Greater Washington Telugu Cultural Sangam, as an expression of the General Assembly's admiration for the organization's commitment to preserving and supporting Telugu culture and heritage.

HOUSE RESOLUTION NO. 569

Commending Le Cercle Charmant.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, in 2014, Le Cercle Charmant, a women's club in Williamsburg that emphasizes the benefits and importance of education, celebrates 70 years of support for local high school students and the community; and

WHEREAS, founded in 1944 by a group of eight educators, Le Cercle Charmant strives to inspire and support a new generation of students each year; the name was chosen by one of the original members and means the Charming Circle in French; and

WHEREAS, Le Cercle Charmant has awarded scholarships to college-bound students each year since 1946, and in 2013, the club proudly awarded $1,000 scholarships to eight high school seniors; and

WHEREAS, in celebration of the cultural and social achievements of African American leaders, Le Cercle Charmant sponsors Black History Month events, such as the Black Heritage Performance Series, at the Williamsburg Library; and

WHEREAS, the members of Le Cercle Charmant are active leaders in the community, offering their time and talents to numerous other civic and service organizations and generously volunteering to help students outside of the classroom; now, therefore, be it

RESOLVED by the House of Delegates, That Le Cercle Charmant hereby be commended for its service to the community on the occasion of its 70th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Le Cercle Charmant as an expression of the General Assembly's admiration for the group's long commitment to inspiring and supporting students in Williamsburg.
HOUSE RESOLUTION NO. 570

Commending Dan Stimson.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, after nearly 30 years of outstanding leadership, Dan Stimson, the former director of The College of William and Mary track and field team, retired as the head coach of the track and field team throwers in 2014; and
WHEREAS, through hard work, technical knowledge, and faith in the talent of his student-athletes, Dan Stimson helped The College of William and Mary Tribe track and field program grow into a regional and national competitor; and
WHEREAS, under Dan Stimson's 25-year tenure as director, the Tribe track and field team earned 49 Colonial Athletic Association titles, and the men's cross country team qualified for 14 consecutive NCAA meets; and
WHEREAS, during the 2011-2012 season, Dan Stimson became the head coach of the Tribe track and field team throwers and cemented his reputation as one of the most respected throws and jumps coaches in the nation; and
WHEREAS, in recognition of his extraordinary contributions to Tribe sports, The College of William and Mary named a campus athletic facility in his honor; he was named an honorary alumnus in 2011 and inducted in the Tribe Athletic Hall of Fame in 2014; and
WHEREAS, Dan Stimson proudly coached student-athletes who would go on to become Olympians, national champions, All-Americans, and coaches; he treated each student-athlete with respect and emphasized the value of teamwork in a sport that often focuses on individual performance; and
WHEREAS, serving as a trusted mentor to countless young men and women, Dan Stimson made it his personal mission to help his student-athletes succeed on and off the track; he will continue to serve The College of William and Mary community as a volunteer assistant coach; now, therefore, be it
RESOLVED by the House of Delegates, That Dan Stimson hereby be commended on the occasion of his retirement as head coach of The College of William and Mary track and field team throwers; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Dan Stimson as an expression of the House of Delegates' admiration for his exceptional accomplishments and commitment to his student-athletes.

HOUSE RESOLUTION NO. 571

Commending the Church of Jesus Christ of Latter-Day Saints Tall Cedars Ward.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Church of Jesus Christ of Latter-Day Saints Tall Cedars Ward has made numerous contributions to Loudoun County through its humanitarian, interfaith, and community service initiatives; and
WHEREAS, established on February 28, 2010, the Tall Cedars Ward is one of the 12 Loudoun County wards or congregations of the Church of Jesus Christ of Latter-Day Saints, which has been an integral part of the community since the 1960s; and
WHEREAS, with an original membership of 250 people, the Tall Cedars Ward has grown to become the largest congregation in Loudoun County with 530 people; the ward is currently building a new church in South Riding that will be only the second church in the Dulles South area; and
WHEREAS, members of the Tall Cedars Ward are encouraged to be actively involved in the affairs of their community and generously support community endeavors and have received many awards and accolades for their commitment to service; and
WHEREAS, members of the Tall Cedars Ward have volunteered their time and talents with Stop Hunger Now!, Seven Loaves Community Ministry, and Dulles Food Pantry; in 2014, members of the Tall Cedars Ward performed numerous service projects, including the Antietam Battlefield Service Project and the Sky Meadows State Park service project; and
WHEREAS, since 2012, members of the Tall Cedars Ward have participated with community members from other churches in the Love Your Neighbor Food Drive; in 2014, the Tall Cedars Ward worked with 23 other local churches to collect more than 88,000 pounds of food and nearly $850 in donations; and
WHEREAS, the Tall Cedars Ward chartered Boy Scouts of America Troop 1174 and Cub Scout Pack 1174 and spearheaded food drives, clothing drives, and various service projects, including Eagle Scout projects; now, therefore, be it
RESOLVED by the House of Delegates, That the Church of Jesus Christ of Latter-Day Saints Tall Cedars Ward hereby be commended for its humanitarian, interfaith, and community service initiatives; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Church of Jesus Christ of Latter-Day Saints Tall Cedars Ward as an expression of the General Assembly's admiration for the ward's commitment to serving the community and its members and the opening of a new chapel.
HOUSE RESOLUTION NO. 572

Commending William J. Kilberg.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, William J. Kilberg of McLean, a respected attorney and government and community leader, received the 2014 Torch of Learning Award from the American Friends of the Hebrew University; and

WHEREAS, the Torch of Learning Award is presented annually to a member of the legal community who has consistently shown concern for justice, supported higher education, and demonstrated leadership, professionalism, and humanitarianism; and

WHEREAS, William Kilberg was appointed in 1973 as Solicitor for the U.S. Department of Labor, becoming the youngest person ever confirmed for a sub-Cabinet post, and served in various other capacities during the Nixon and Ford administrations; and

WHEREAS, William Kilberg was also appointed by President Ronald W. Reagan to the Commission on White House Fellowships, and he went on to serve in two presidential campaigns in 2008 and 2012; and

WHEREAS, deeply respected by his peers, William Kilberg is a senior partner in Gibson, Dunn, and Crutcher, LLP, and served as the partner-in-charge of the Washington, D.C., office; he is a Charter Fellow and President of the College of Labor and Employment Lawyers, a Charter Fellow of the American College of Employee Benefits Counsel, and a Fellow of the American Bar Foundation; and

WHEREAS, working to enhance the community, William Kilberg was a founder of Palmer National Bank and is a member of the Mid-Atlantic region board of the American Friends of the Hebrew University, the Board of The Potomac School, the Virginia Israel Advisory Board, and the United States Holocaust Memorial Lawyers Committee; and

WHEREAS, William Kilberg has won numerous other awards and accolades for his good work, including recognition from the League of United Latin American Citizens, the Washington, D.C. Chamber of Commerce, and the Cornell University School of Industrial and Labor Relations; and

WHEREAS, William Kilberg has been honored at the Torch of Learning Award dinner at the Park Hyatt in Washington, D.C. on September 17, 2014; now, therefore, be it

RESOLVED by the House of Delegates, That William J. Kilberg hereby be commended on receiving the 2014 Torch of Learning Award from the American Friends of the Hebrew University; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to William J. Kilberg as an expression of the House of Delegates' admiration for his achievements and contributions.

HOUSE RESOLUTION NO. 573

Commending Checkered Flag Motor Car Corporation.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, in 2014, Checkered Flag Motor Car Corporation celebrates 50 years of exceptional service to the residents of Virginia Beach; and

WHEREAS, established by Ed Snyder in 1964, Checkered Flag Motor Car Corporation began as a small European sports car dealership in the Tidewater Region; and

WHEREAS, under Ed Snyder's visionary leadership, Checkered Flag Motor Car Corporation pursued European brands such as Jaguar, MG, and Austin-Healey and later became one of the first dealerships in the region to sell Japanese cars; and

WHEREAS, throughout its history, the managers and employees of Checkered Flag Motor Car Corporation have worked to build strong, long-lasting relationships with customers, and the group is the subject of a book on salesmanship titled We All Win; and

WHEREAS, a crucial part of the Virginia Beach community and economy, Checkered Flag Motor Car Corporation has employed more than 10,000 local residents and sold more than 500,000 quality vehicles; and

WHEREAS, now led by Steve Snyder, Checkered Flag Motor Car Corporation comprises 11 of the world's most popular brands: Audi, BMW, Honda, Hyundai, Jaguar, Land Rover, Mini, Porsche, Scion, Toyota, and Volkswagen; and

WHEREAS, Checkered Flag Motor Car Corporation celebrated its 50th anniversary by producing a special, commemorative video and hosting a 50 Days of Summer sale on all of its brands; now, therefore, be it

RESOLVED by the House of Delegates, That Checkered Flag Motor Car Corporation hereby be commended on the occasion of its 50th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Ed Snyder, founder and chair of Checkered Flag Motor Car Corporation, as an expression of the House of Delegates' admiration for its long tradition of service to the Virginia Beach community.
HOUSE RESOLUTION NO. 574

Celebrating the life of Alfonso Joseph Strazzullo.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Alfonso Joseph Strazzullo, a dedicated civil servant and a devoted community leader in Virginia Beach, died on September 1, 2014; and
WHEREAS, a native of New Jersey, Alfonso "Al" Joseph Strazzullo joined many of the other young men of his generation in the United States Navy during World War II and served aboard a destroyer in the Atlantic and Pacific Oceans; and
WHEREAS, after his honorable discharge, Al Strazzullo earned a bachelor's degree from La Salle College; in 1954, he began his professional career with what is now known as the Government Accountability Office in Philadelphia; and
WHEREAS, Al Strazzullo relocated to Virginia Beach in the 1960s and went on to become a regional manager of the Government Accountability Office; he retired in 1983 after 29 years of loyal service; and
WHEREAS, in his retirement, Al Strazzullo continued to reside in Virginia Beach, where he earned a reputation as an inspiring and trustworthy friend and an enthusiastic community leader; and
WHEREAS, Al Strazzullo worked to preserve Pleasure House Point, helped make the Shore Drive area safer for pedestrians and cyclists, supported infrastructure projects, and helped keep City Marina a public marina; and
WHEREAS, Al Strazzullo cared deeply for his family and will be fondly remembered and greatly missed by many family members, friends, and colleagues; now, therefore, be it
RESOLVED, That the House of Delegates hereby note with great sadness the loss of Alfonso Joseph Strazzullo, a dedicated civil servant and active leader in the Virginia Beach community; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Alfonso Joseph Strazzullo as an expression of the House of Delegates' respect for his memory.

HOUSE RESOLUTION NO. 575

Commending McLean Youth Athletics, Inc.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, McLean Youth Athletics, Inc., a volunteer organization that serves the McLean and Greater Fairfax communities by facilitating youth sporting events, celebrates its 60th anniversary in 2014; and
WHEREAS, McLean Youth Athletics was founded in 1954 as the McLean Boys Club with a mission to organize and provision athletic activities for the boys of the McLean area; and
WHEREAS, McLean Youth Athletics originally offered four sports programs—football, baseball, basketball, and track and field—for boys between the ages of seven and 17; in 1970, the club began offering sports programs for girls; and
WHEREAS, in 1974, the McLean Boys Club became McLean Youth, Inc., through a merger with the McLean Youth Athletic Association, and on March 25, 2004, the organization's name was changed to McLean Youth Athletics, Inc.; and
WHEREAS, in 1957, the McLean Boys Club served 100 local boys; in 2014, McLean Youth Athletics has grown to serve over 8,000 youth sports participants in basketball, soccer, lacrosse, field hockey, rugby, track and field, volleyball, and wrestling programs, with the help of more than 500 parents and volunteers; and
WHEREAS, throughout its 60-year history, McLean Youth Athletics has consistently advocated and raised money for numerous physical recreation facilities and opportunities, greatly benefiting the youth of the McLean area and Fairfax County; and
WHEREAS, McLean Youth Athletics has not only provided for the physical well-being of its members, but also served to promote the importance of positivity, resilience, courage, teamwork, leadership, and sportsmanship; now, therefore, be it
RESOLVED by the House of Delegates, That McLean Youth Athletics, Inc., hereby be commended for 60 years of providing wholesome recreational activities to the youth of McLean and Fairfax County; and, be it
RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Board of Directors of McLean Youth Athletics, Inc., as an expression of the House of Delegates' admiration for its contributions to the community and the Commonwealth.

HOUSE RESOLUTION NO. 576

Nominating persons to be elected to circuit court judgeships.

Agreed to by the House of Delegates, September 18, 2014

RESOLVED by the House of Delegates, That the following persons are hereby nominated to be elected to the respective circuit court judgeships as follows:
The Honorable William S. Moore, Jr., of Portsmouth, as a judge of the Third Judicial Circuit for a term of eight years commencing December 1, 2014.

David W. Lannetti, of Norfolk, as a judge of the Fourth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Joseph A. Migliozzi, Jr., of Norfolk, as a judge of the Fourth Judicial Circuit for a term of eight years commencing December 1, 2014.

L. Wayne Farmer, of Isle of Wight, as a judge of the Fifth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Bryant L. Sugg, of Newport News, as a judge of the Seventh Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Jeffrey W. Shaw, of Middlesex, as a judge of the Ninth Judicial Circuit for a term of eight years commencing December 1, 2014.

Donald C. Blessing, of Prince Edward, as a judge of the Tenth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Lynn S. Brice, of Chesterfield, as a judge of the Twelfth Judicial Circuit for a term of eight years commencing December 1, 2014.

David E. Johnson, of Chesterfield, as a judge of the Twelfth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Edward Anson Robbins, Jr., of Chesterfield, as a judge of the Twelfth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Joi Jeter Taylor, of Richmond, as a judge of the Thirteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

Herbert M. Hewitt, of King George, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

Victoria A. B. Willis, of Fredericksburg, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Richard E. Moore, of Albemarle, as a judge of the Sixteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

Grace Burke Carroll, of Fairfax County, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

Jeanette A. Irby, of Fauquier, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Ronald Lewis Napier, of Warren, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing December 1, 2014.

Clark Ritchie, of Rockingham, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Bradley W. Finch, of Montgomery, as a judge of the Twenty-seventh Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Richard C. Patterson, of Tazewell, as a judge of the Twenty-ninth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Jeffrey S. Hamilton, of Scott, as a judge of the Thirtieth Judicial Circuit for a term of eight years commencing December 1, 2014.

HOUSE RESOLUTION NO. 577

Nominating persons to be elected to general district court judgeships.

Agreed to by the House of Delegates, September 18, 2014

RESOLVED by the House of Delegates, That the following persons are hereby nominated to be elected to the respective general district court judgeships as follows:

Paul D. Merullo, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing December 1, 2014.

Michael C. Rosenblum, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing December 1, 2014.

H. Lee Townsend, III, of Emporia, as a judge of the Sixth Judicial District for a term of six years commencing December 1, 2014.

Christopher R. Papile, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing December 1, 2014.

Stephanie E. Merritt, of King William, as a judge of the Ninth Judicial District for a term of six years commencing December 1, 2014.
Robert B. Beasley, Jr., of Powhatan, as a judge of the Eleventh Judicial District for a term of six years commencing December 1, 2014.
Matthew D. Nelson, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing December 1, 2014.
Robert E. Reibach, of Hanover, as a judge of the Fifteenth Judicial District for a term of six years commencing December 1, 2014.
John S. Hart, Jr., of Harrisonburg, as a judge of the Twenty-sixth Judicial District for a term of six years commencing December 1, 2014.
George R. Brittain, II, of Tazewell, as a judge of the Twenty-ninth Judicial District for a term of six years commencing December 1, 2014.
Wallace S. Covington, III, of Prince William, as a judge of the Thirty-first Judicial District for a term of six years commencing December 1, 2014.

HOUSE RESOLUTION NO. 578

Nominating persons to be elected to juvenile and domestic relations district court judgeships.

Agreed to by the House of Delegates, September 18, 2014

RESOLVED by the House of Delegates, That the following persons are hereby nominated to be elected to the respective juvenile and domestic relations district court judgeships as follows:

Philip C. Hollowell, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing December 1, 2014.
Earle C. Mobley, of Portsmouth, as a judge of the Third Judicial District for a term of six years commencing December 1, 2014.
Scott D. Landry, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing December 1, 2014.
Jayne A. Pemberton, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing December 1, 2014.
David M. Barredo, of Culpeper, as a judge of the Sixteenth Judicial District for a term of six years commencing December 1, 2014.
Deborah S. Tinsley, of Louisa, as a judge of the Sixteenth Judicial District for a term of six years commencing December 1, 2014.
Onzlee Ware, of Roanoke, as a judge of the Twenty-third Judicial District for a term of six years commencing December 1, 2014.
Linda Schorsch Jones, of Waynesboro, as a judge of the Twenty-fifth Judicial District for a term of six years commencing December 1, 2014.
Kimberly M. Athey, of Warren, as a judge of the Twenty-sixth Judicial District for a term of six years commencing December 1, 2014.
Anthony W. Bailey, of Harrisonburg, as a judge of the Twenty-sixth Judicial District for a term of six years commencing December 1, 2014.
Bradley G. Dalton, of Carroll, as a judge of the Twenty-seventh Judicial District for a term of six years commencing December 1, 2014.
Ronald K. Elkins, of Wise, as a judge of the Thirtieth Judicial District for a term of six years commencing December 1, 2014.
H. Jan Roltsch-Anoll, of Prince William, as a judge of the Thirty-first Judicial District for a term of six years commencing December 1, 2014.

HOUSE RESOLUTION NO. 579

Commending the Old Brogue.

Agreed to by the House of Delegates, September 18, 2014

WHEREAS, for six years, the Old Brogue, an Irish restaurant in Great Falls, has hosted Military Appreciation Monday events to benefit groups, organizations, and foundations that support members of the military and their families; and
WHEREAS, Mike Kearney, the owner of the Old Brogue, and Bob Nelson of Keller Williams Realty in Great Falls began the monthly fundraising event as a way to show their patriotism and gratitude to the brave men and women who have sacrificed for their country; and
WHEREAS, on Military Appreciation Mondays, Bob Nelson and other generous cosponsors make a 10 percent donation on each dinner tab at the 5:30 and 7:30 seatings, and the restaurant also raises money through a door prize drawing;
receiving support from the community, the event has grown to exceed 140 people, including restaurant regulars and first-time attendees; and

WHEREAS, the proceeds of Military Appreciation Mondays benefit a wide variety of causes, including the CIA Officers Memorial Fund and Our Military Kids, a nonprofit organization designed to provide support and recognition to military children; and

WHEREAS, the Old Brogue owes much of the success of the Military Appreciation Monday events to the loyalty and enthusiasm of its customers and many generous donations from the individuals, families, and businesses in the Great Falls area who have served as cosponsors; now, therefore, be it

RESOLVED by the House of Delegates, That the Old Brogue hereby be commended on the success of its Military Appreciation Monday events to benefit members of the military and their families; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Mike Kearney, owner of the Old Brogue, as an expression of the General Assembly's admiration for the restaurant's commitment to helping those who have served and sacrificed to protect the Commonwealth and the United States.

HOUSE RESOLUTION NO. 580

Commending Swan Island Club.

Agreed to by the House of Delegates, November 10, 2014

WHEREAS, Swan Island Club, an established hunting club in Currituck County, North Carolina, has been an integral part of the history and culture of the Currituck Sound region for nearly 150 years; and

WHEREAS, Swan Island Club traces its roots to 1870, when a group of sportsmen from New York, Rhode Island, and Massachusetts ran aground in Currituck Sound during a storm; the group enjoyed the area so much, they returned in 1872 and built a clubhouse, which was originally known as Crow Island Club; and

WHEREAS, employing caretakers and guides from nearby Knotts Island, Swan Island Club has been an essential part of the local economy for over a century; the club has kept continuous records since its founding and has been a responsible partner in preserving the environment by always adhering to game laws; and

WHEREAS, with over 9,000 acres of beach, marsh, and shoal, Swan Island Club provides some of the area's best opportunities for hunting duck and other waterfowl; the club holds the distinction of being the only property in Currituck County on the shoal area; and

WHEREAS, over the years, the Swan Island Club's membership has included prominent businessmen, attorneys, and government officials from up and down the East Coast of the United States; the club once hosted former President Grover Cleveland and was a favorite travel destination of celebrated painter Bob Timberlake; and

WHEREAS, the current members of Swan Island Club—David Pender III, Thomas C. Broyles, Leslie B. Disharoon, H. Furlong Baldwin, Andre W. Brewster, Charles R. Jenkins, Sr., and William F. Ward, Jr.—carry on the club's longstanding traditions of service to the region and work to preserve its rich history; now, therefore, be it

RESOLVED by the House of Delegates, That Swan Island Club hereby be commended for its many contributions to the history, culture, and livelihood of the Currituck Sound region; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to Swan Island Club as an expression of the House of Delegates' admiration for its storied history and many contributions to the region.

HOUSE RESOLUTION NO. 581

Nominating persons to be elected to circuit court judgeships.

Agreed to by the House of Delegates, November 10, 2014

RESOLVED by the House of Delegates, That the following persons are hereby nominated to be elected to the respective circuit court judgeships as follows:

The Honorable Timothy S. Wright, of Chesapeake, as a judge of the First Judicial Circuit for a term of eight years commencing January 1, 2015.

James C. Lewis, of Virginia Beach, as a judge of the Second Judicial Circuit for a term of eight years commencing January 1, 2015.

B. Elliott Bondurant, of King William, as a judge of the Ninth Judicial Circuit for a term of eight years commencing January 1, 2015.

Joseph M. Teeffey, Jr., of Amelia, as a judge of the Eleventh Judicial Circuit for a term of eight years commencing January 1, 2015.

W. Reilly Marchant, of Richmond, as a judge of the Thirteenth Judicial Circuit for a term of eight years commencing January 1, 2015.
Daniel E. Ortiz, of Fairfax, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing January 1, 2015.
Clyde H. Perdue, Jr., of Franklin County, as a judge of the Twenty-second Judicial Circuit for a term of eight years commencing January 1, 2015.

HOUSE RESOLUTION NO. 582

Nominating persons to be elected to general district court judgeships.
Agreed to by the House of Delegates, November 10, 2014
RESOLVED by the House of Delegates, That the following persons are hereby nominated to be elected to the respective general district court judgeships as follows:
Robert G. MacDonald, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing January 1, 2015.
Robert L. Adams, Jr., of Danville, as a judge of the Twenty-second Judicial District for a term of six years commencing January 1, 2015.
Shawn L. Hines, of Lee, as a judge of the Thirtieth Judicial District for a term of six years commencing January 1, 2015.

HOUSE RESOLUTION NO. 583

Nominating persons to be elected to juvenile and domestic relations district court judgeships.
Agreed to by the House of Delegates, November 10, 2014
RESOLVED by the House of Delegates, That the following persons are hereby nominated to be elected to the respective juvenile and domestic relations district court judgeships as follows:
Vanessa L. Jones, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing January 1, 2015.
Frank W. Rogers, III, of Roanoke County, as a judge of the Twenty-third Judicial District for a term of six years commencing January 1, 2015.
Stephanie Murray Shortt, of Floyd, as a judge of the Twenty-seventh Judicial District for a term of six years commencing December 1, 2014.

SENATE JOINT RESOLUTION NO. 5002

Commending Daniel F. Drummond.
Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014
WHEREAS, Daniel F. Drummond, a dedicated public servant who has admirably represented the citizens of Fairfax as a member of Fairfax City Council since 2008, has announced that he will not seek reelection; and
WHEREAS, during his three terms as a member of the Fairfax City Council, Daniel "Dan" Drummond has helped the city achieve a AAA bond rating, establish an affordable housing policy, and promote interest in economic redevelopment; and
WHEREAS, Dan Drummond, who resides in the Green Acres neighborhood, has served as the Fairfax City Council representative to the Metropolitan Washington Council of Governments Board of Directors and is an alternate on the National Capital Region Transportation Planning Board; and
WHEREAS, some of the City Council committees that Dan Drummond has served on include the Economic Development Authority, the Parks and Recreation Advisory Board, and the 2004 School Bonds Task Force Steering Committee; and
WHEREAS, Dan Drummond is active in the Fairfax Little League, where he is a member of the board of directors, the Fairfax Police Youth Club sports program, and the Fairfax Swimming Pool; he is cubmaster of Cub Scout Pack 1113 and belongs to St. Leo the Great Catholic Church; and
WHEREAS, Dan Drummond worked with fellow members of Fairfax City Council, regional officials, and residents to ensure the efficient and effective operation of local government; and
WHEREAS, Dan Drummond has concentrated on providing the highest quality city services to the 23,000 residents of the City of Fairfax at the lowest possible cost and has focused on ways to improve Fairfax City, the "small town" in the middle of Northern Virginia; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That Daniel F. Drummond hereby be commended for being a dedicated public servant who has admirably represented the citizens of Fairfax as a member of the Fairfax City Council since 2008; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Daniel F. Drummond as an expression of the General Assembly's admiration and respect for his dedication and service to the people of the City of Fairfax and the Commonwealth.

SENATE JOINT RESOLUTION NO. 5003

Commending the Princess Anne High School girls' basketball team.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, on March 14, 2014, the Princess Anne High School girls' basketball team captured the Virginia High School League 5A state title; and
WHEREAS, by defeating the Highland Springs girls' basketball team by a score of 57-52, the Princess Anne Cavaliers won their 5th state championship; and
WHEREAS, the Cavaliers, led by All Conference, All Region, and All Tidewater first team member, sophomore Gadiva Hubbard, who scored a game-high 35 points, including seven three-pointers and two clutch free throws at the end of the game to secure the victory; and
WHEREAS, the Cavaliers relied on tough defense, led by senior Janayla White with 13 points, 11 rebounds, and 8 blocks, and team poise to overcome a five-point halftime deficit; and
WHEREAS, Head Coach Darnell Dozier's team has made appearances in the past seven Virginia High School League state girls' basketball championship games, winning in 2009, 2011, and 2014; his overall record is 496-45; and
WHEREAS, the success of the Princess Anne girls' basketball team stands as a tribute to the dedication of the coaching staff—Darnell Dozier, William Alston, Vinton Griffon, Marc Velbis, and Malikah Shabazz—the skill, athleticism, and teamwork of the players—Danyael Goodhope, Nyla Pollard, Justyce Swango, Kertia Brown, Payton Turner, Edley Drawhorn, Shanice Woods, Brianna Johnson, Janayla White, Gadiva Hubbard, Mercedes Tapia, Diamond Platt, Aliah Kennedy, and Jazmine Rogers—and the leadership of manager Ashley Mickens; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Princess Anne High School girls' basketball team on winning the Virginia High School League 5A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Darnell Dozier, head coach of the Princess Anne High School girls' basketball team, as an expression of the General Assembly's congratulations and best wishes.

SENATE JOINT RESOLUTION NO. 5004

Celebrating the life of Mary Caligari Russo.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Mary Caligari Russo, a beloved family woman and vibrant member of the Virginia Beach community, died on March 19, 2014; and
WHEREAS, Mary Russo served for 46 years as a volunteer with the City of Virginia Beach, including as the City Council-appointed chair and founding director of the City of Virginia Beach Office of Volunteer Resources; and
WHEREAS, Mary Russo was appointed by former Governors A. Linwood Holton, Jr., and Mills E. Godwin, Jr., to the Drug Advisory Council, as well as to the Education Grant Review Committee; and
WHEREAS, Mary Russo founded many local programs, such as First Steps Virginia Beach, the Virginia Beach Citizen Corps, and the Virginia Beach Volunteer Council; and
WHEREAS, Mary Russo served as the chair of various state and local initiatives, including the United Drug Abuse Council, the Virginia Beach Drug Ford Focus Committee, the Sentara Bayside Hospital Ethics Committee, the Pendleton Child Service Center, the United Way Family Center, and many other programs; and
WHEREAS, Mary Russo's contributions to her community were recognized through numerous awards, such as the First Citizen of Virginia Beach, the Knights of Columbus Layman Award, the Benign Birth Salute the Women Award, the Virginia Council of Social Welfare Outstanding Citizenship Award, the Virginia Beach Bar Association's Liberty Bell Award, the City of Virginia Beach City Manager's Award, and Cox Cable's Great Citizen of Tidewater Award; and
WHEREAS, Mary Russo generously and tirelessly worked to recognize the individuals who gave their most precious gift—their time—by volunteering in all aspects of local government; and
WHEREAS, the Volunteer Recognition Garden at the municipal center in Virginia Beach was created in 1988 as a project of the Volunteer Council to honor volunteers such as Mary Russo, and it has been named the Mary Russo Garden in her honor; and
WHEREAS, as a volunteer coordinator, Mary Russo saved Virginia Beach over $20 million each year by having volunteers trained through her offices to perform needed services for the city; and
WHEREAS, throughout her 87 years, she served her community; and she was the wife of a Virginia Beach Circuit Court judge and the mother of three children, in whom she instilled a deep appreciation for the value of community service; and
WHEREAS, predeceased by her loving husband of 55 years, Mary Russo will be fondly remembered and greatly missed by her children, Mary R. Riley, Lee Ann Russo, and Philip L. Russo, Jr., and their families, and citizens from across the Commonwealth; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of a great Virginia citizen and a respected member of the Virginia Beach community, Mary Caligari Russo; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Mary Caligari Russo as an expression of the General Assembly's respect for her memory.

SENATE JOINT RESOLUTION NO. 5005
Celebrating the life of Albert Byron Smith.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Albert Byron Smith, a respected businessman and devoted community and civil rights leader in Roanoke, died on February 24, 2014; and
WHEREAS, a native of Danville, A. Byron Smith learned the value of hard work at a young age as a paperboy; he attended Danville Public Schools and furthered his education at the University of Virginia and Roanoke College; and
WHEREAS, A. Byron Smith joined many of the other young men of his generation in service to his country during World War II; he served as a platoon leader in the United States Army in the European Theater of the war; and
WHEREAS, beginning his professional career in 1937, A. Byron Smith served as an assistant manager of Virginia Mutual Benefit Life Insurance Company; a successful and admired entrepreneur, he founded the A. Byron Smith Oil Company and a real estate business in 1954 and a bail bond business in 1959; and
WHEREAS, A. Byron Smith was a recognized leader in the civil rights movement, and as a member of the Bi-Racial Committee, he worked to encourage desegregation among Roanoke businesses; he led efforts to close the landfill where Washington Park is now located and merge the William A. Hunton YMCA with the Roanoke Central YMCA; and
WHEREAS, working tirelessly to better the Roanoke community, A. Byron Smith offered his time and talents to many civic and service organizations; he was a member of the NAACP, the Roanoke Area Ministries board, and the Salvation Army board at the time of his passing; and
WHEREAS, A. Byron Smith received countless awards and accolades for his contributions to the community and the Commonwealth, but he always remained a compassionate and humble Christian who helped others with no expectation of reward; and
WHEREAS, A. Byron Smith enjoyed fellowship and worship with the community as an active, longtime member of High Street Baptist Church, where he served as a deacon; and
WHEREAS, predeceased by his wife of 42 years, Miriam, A. Byron Smith will be greatly missed and fondly remembered by his daughters, Geneva, Shmura, Crystal, and Anita, and their families and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Albert Byron Smith, a pillar of the Roanoke community and a true gentleman; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Albert Byron Smith as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5006
Commending Wesley Housing Development Corporation.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Wesley Housing Development Corporation, a nonprofit organization headquartered in Alexandria and serving all of Northern Virginia, has improved the lives of low- and moderate-income families in Northern Virginia by helping them find suitable, affordable housing for 40 years; and
WHEREAS, in 1974, the housing task force of the Northern Virginia United Methodist Church Urban Consultation group reported that many low- and moderate-income families in the area were living in overcrowded and substandard housing, which directly contributed to other physical and social issues; and
WHEREAS, on December 10, 1974, at the recommendation of the Urban Consultation group, Wesley Housing Development Corporation was officially formed as an independent nonprofit organization under the direction of founding
Executive Director Virginia Peters, with a mission to develop, own, operate, preserve, and maintain affordable housing options and strengthen local communities; and

WHEREAS, since its inception, Wesley Housing Development Corporation has provided affordable housing for more than 25,000 individuals and families and developed 26 affordable communities in high-cost areas, ensuring access to job centers, public transportation, and high-quality schools; and

WHEREAS, Wesley Housing Development Corporation works to help children achieve academic success and to support adults in furthering their education and securing employment through its four Community Resource Centers; and

WHEREAS, working to support individuals with special needs and low-income seniors, Wesley Housing Development Corporation established five supportive services communities in the area; and

WHEREAS, Wesley Housing Development Corporation strives to build strong communities by not only providing housing options but also by helping people stay in their homes through a housing stability program; and

WHEREAS, Wesley Housing Development Corporation owes much of its success to the dedication of many talented volunteers and generous donations from local businesses, organizations, foundations, and residents; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Wesley Housing Development Corporation on the occasion of its 40th anniversary for its work in helping help low- and moderate-income families avoid homelessness; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Wesley Housing Development Corporation as an expression of the General Assembly's admiration for the organization's commitment to bettering the lives of the people of Northern Virginia.

SENATE JOINT RESOLUTION NO. 5007

Commending Boy Scouts of America Troop 840.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Boy Scouts of America Troop 840 was founded by the parishioners of St. Michael's Episcopal Church in Bon Air on July 26, 1964; and

WHEREAS, the year 2014 marks the 50th anniversary of Troop 840's proud service to the community of Bon Air and its boys and young men; and

WHEREAS, Troop 840 began with only seven Scouts and has since delivered Scouting to over 530 boys, producing 98 Eagle Scouts, who have achieved the highest rank in Scouting; and

WHEREAS, the Boy Scouts of America is chartered by the Congress of the United States to "promote, through organization, and cooperation with other agencies, the ability of boys to do things for themselves and others, to train them in scoutcraft, and to teach them patriotism, courage, self-reliance, and kindred virtues"; and

WHEREAS, Troop 840 has served Bon Air and surrounding communities through service and conservation projects benefiting local institutions, churches, and schools; by adopting Quaker Lane through the Virginia Adopt-a-Highway Program; with the annual collection of food donations through Scouting for Food; and by annual provision of a color guard for the Bon Air Historical Society's Victorian Day parade; and

WHEREAS, Troop 840 continues to attract young men to Scouting and to instruct them in scoutcraft through its vigorous outdoor programs, including monthly camping trips, and annual adventure programs, ranging from hikes along the Appalachian Trail and Grand Canyon to whitewater rafting on the New River; and

WHEREAS, the support of St. Michael's Episcopal Church and the selfless service of 13 men in the role of Scoutmaster, two men in the role of Chartered Organization Representative, and countless boy leaders, Assistant Scoutmasters, committee members, and parents have been crucial to the success of Troop 840 in its 50-year history; and

WHEREAS, Troop 840's tradition of providing outdoor experiences, service to others, and leadership opportunities continues to prepare boys to meet the Boy Scouts of America's aim to produce "responsible, participating citizens and leaders who are guided by the Scout Oath and Law"; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Boy Scouts of America Troop 840 for its active tradition of service on the occasion of its 50th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Boy Scouts of America Troop 840 as an expression of the General Assembly's congratulations for 50 years of service to local youths and the Bon Air community.

SENATE JOINT RESOLUTION NO. 5008

Celebrating the life of Nancy M. Honaker.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014
WHEREAS, Nancy M. Honaker, a vibrant member of the Fredericksburg community, died on March 15, 2014; and
WHEREAS, an admired entrepreneur, Nancy Honaker was the cofounder and former owner of the Magic Door Knob in Fredericksburg; later in life, she served the members of the community by providing in-home care through the Mary Washington Healthcare system; and
WHEREAS, Nancy Honaker enjoyed fellowship and worship with the community as a longtime member of Trinity Episcopal Church; and
WHEREAS, affectionately known as "Mimi," Nancy Honaker was a devoted wife, mother, grandmother, great-grandmother, and friend, who was always willing to help and care for others; and
WHEREAS, predeceased by her husband, Ben, Nancy Honaker will be fondly remembered and greatly missed by her children, Patricia and Ben, Jr., and their families, and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Nancy M. Honaker, a beloved member of the Fredericksburg community; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Nancy M. Honaker as an expression of the General Assembly's respect for her memory.

SENATE JOINT RESOLUTION NO. 5009

Celebrating the life of Richard Allen Claybrook, Sr.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Richard Allen Claybrook, Sr., of Harrisonburg, a respected, retired educator and community leader, died on March 3, 2014; and
WHEREAS, a native of Danville, Richard Claybrook was desirous to be of service to his country and joined the United States Army Air Forces during World War II; he served honorably in the Pacific Theater of the war, and later in life, he used his experience as a pilot for American Airlines; and
WHEREAS, after returning home from the war, Richard Claybrook earned a bachelor's degree from the University of Richmond in 1950 and a master's degree from the University of Virginia in 1955; and
WHEREAS, a devoted educator, Richard Claybrook helped prepare the youth of the Commonwealth for further education, careers, and responsible citizenship as a teacher in Henrico County and as a principal in the City of Petersburg and the Counties of Chesterfield and Fairfax; and
WHEREAS, Richard Claybrook guided and mentored children with intellectual disabilities in Chesterfield County as the director of Camp Baker in the 1960s; he later offered his expertise to his peers as the president of the Department of Elementary School Principals of the Fairfax Education Association; and
WHEREAS, Richard Claybrook bravely worked to safeguard the residents of the Town of Colonial Beach as a volunteer firefighter; and
WHEREAS, after his well-earned retirement, Richard Claybrook moved to Harrisonburg and worked part time at James Madison University; and
WHEREAS, striving to better the community, Richard Claybrook generously donated his time and wise leadership to many civic and service organizations; he enjoyed fellowship and worship as a longtime member of Asbury United Methodist Church, where he served as an usher and as a lay visitor; and
WHEREAS, Richard Claybrook will be fondly remembered and greatly missed by his devoted wife, Elizabeth; children, Richard, Jr., and Helen, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Richard Allen Claybrook, Sr., a retired educator and community leader in Harrisonburg; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Richard Allen Claybrook, Sr., as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5010

Commending the University of Virginia men's basketball team.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, the University of Virginia men's basketball team won the Atlantic Coast Conference tournament on March 16, 2014; and
WHEREAS, defeating the Duke University Blue Devils 72-63, the University of Virginia Cavaliers secured the school's first Atlantic Coast Conference (ACC) tournament title since 1976; and
WHEREAS, during the ACC tournament championship, the University of Virginia Cavaliers' renowned defense was on display, holding the Blue Devils below their scoring average and controlling the pace of the game; and
WHEREAS, sophomore Malcolm Brogdon led the team with 23 points, and senior Joe Harris was named the most valuable player of the ACC tournament; and
WHEREAS, earlier in the season, the University of Virginia Cavaliers won a school record 18 straight ACC home games, set a school record by winning 12 ACC games by 10 or more points, and defeated the Syracuse University Orange to claim the school's sixth regular season title and its second outright since 1981; and
WHEREAS, following the ACC tournament, the University of Virginia Cavaliers advanced to the Sweet Sixteen of the NCAA tournament as the number one seed in the East Region; and
WHEREAS, each member of the team—Devon Hall, Justin Anderson, Maleek Frazier, Teven Jones, Mike Tobey, Evan Nolte, Joe Harris, Anthony Gill, Malcolm Brogdon, Rob Vozenilek, London Perrantes, Caid Kirven, Akil Mitchell, Thomas Rogers, Darion Atkins, and Jeff Jones—contributed greatly to the championship win; and
WHEREAS, the victory is a testament to the skill and determination of each of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire University of Virginia Wahoo community; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the University of Virginia men's basketball team on winning the Atlantic Coast Conference tournament title in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Tony Bennett, head coach of the University of Virginia men's basketball team, as an expression of the General Assembly's admiration for the team's achievements and best wishes for the future.

SENATE JOINT RESOLUTION NO. 5011

Celebrating the life of Michael P. Dooley.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, Michael P. Dooley, professor emeritus at the University of Virginia School of Law, died on February 18, 2014; and
WHEREAS, a native of Iowa City, Iowa, Michael Dooley earned his law degree from the University of Iowa in 1963; he practiced law with a firm in New York City, then began his career in education with the University of Illinois in 1968; and
WHEREAS, in 1971, Michael Dooley was invited as guest lecturer to the University of Virginia, where he would spend the next four decades as an educator until his retirement in 2012; over the course of his distinguished career with the school, Michael Dooley taught several areas of law and served as the chair of the law school's Graduate Program Committee; and
WHEREAS, Michael Dooley continued to inform and inspire students and his peers as a lecturer throughout the United States; he also taught the fundamentals of American corporate law at the Salzburg Seminar in American Studies in Austria in 1986; and
WHEREAS, an admired leader in the corporate law community, Michael Dooley offered his expertise as a member of the legal advisory committee to the New York Stock Exchange, served on numerous committees and task forces, and served as the chair of the business law section of the American Association of Law Schools; and
WHEREAS, Michael Dooley contributed to the development of corporate law throughout the Commonwealth and the country, and he served as a reporter for the American Bar Association's Model Business Corporation Act for more than 15 years; and
WHEREAS, Michael Dooley will be fondly remembered and greatly missed by his wife, Jean; children, Michael and Anne, and their families; and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring. That the General Assembly hereby note with great sadness the loss of Michael P. Dooley, a dedicated and respected educator in the Charlottesville community and the Commonwealth; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Michael P. Dooley as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5012

Celebrating the life of the Honorable Jeremiah A. Denton, Jr.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, the Honorable Jeremiah A. Denton, Jr., of Virginia Beach, a proud and loyal veteran and a former United States Senator, died on March 28, 2014; and
WHEREAS, a native of Mobile, Alabama, Jeremiah Denton graduated from the United States Naval Academy in 1946 and earned a master's degree from The George Washington University in 1964; and
WHEREAS, while serving as a commander in the United States Navy during the Vietnam War, Jeremiah Denton was captured by enemy forces when his bomber was shot down in 1965; a strong and courageous soldier, he endured incredible hardship as a prisoner of war over the next seven years; and

WHEREAS, as one of the highest-ranking officers to be taken prisoner, Jeremiah Denton bolstered morale among the other prisoners by maintaining a high degree of professionalism and pride in his country; he helped institute a secret communication system among his fellow prisoners and famously blinked in Morse code during a North Vietnamese propaganda film; and

WHEREAS, during Operation Homecoming in 1973, Jeremiah Denton was the first freed prisoner of war to step off the plane at a United States air base in the Philippines, becoming the face of the sacrifice, defiance, and patriotism exhibited by each of his fellow prisoners of war; and

WHEREAS, after the war, Jeremiah Denton became the commandant of the Armed Forces Staff College in Norfolk, and he continued to proudly serve in the United States Navy until his retirement as a rear admiral in 1977; and

WHEREAS, in recognition of his valorous service, Jeremiah Denton was highly decorated throughout his military career, earning the Navy Cross, the Defense Distinguished Service Medal, three Silver Stars, the Distinguished Flying Cross, and several other decorations; and

WHEREAS, in 1980, Jeremiah Denton made history as the first Republican to represent Alabama in the United States Senate since the Reconstruction era; and

WHEREAS, as a United States Senator, Jeremiah Denton worked to enact important legislation related to the preservation of traditional American values and offered his wisdom and experience to a subcommittee on internal security and terrorism; and

WHEREAS, after completing his elected service, Jeremiah Denton moved to Williamsburg and remained active in public affairs as a speaker; a man of conviction, integrity, and mettle, he served the nation with distinction; and

WHEREAS, predeceased by his wife of 61 years, Jane, Jeremiah Denton will be fondly remembered and greatly missed by his wife, Mary; children, Jerry, Bill, Don, Jim, Madeleine, Michael, and Mary Beth; numerous other family members and friends; and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Jeremiah A. Denton, Jr., a loyal veteran and a former United States Senator; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Honorable Jeremiah A. Denton, Jr., as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5013
Commending the Wakefield High School boys' basketball team.

Agreed to by the Senate, April 8, 2014
Agreed to by the House of Delegates, April 8, 2014

WHEREAS, for the second consecutive year, the Wakefield High School boys' basketball team earned a spot in the Virginia High School League Group 5A state championship final four; and

WHEREAS, the Wakefield Warriors Head Coach Tony Bentley was named Conference Coach of the Year for the second consecutive year and the Group 5A North Region's 2014 Regional Coach of the Year; and

WHEREAS, by beating the previously undefeated Potomac High School team 70-66 in the 5A North Region Championship game, the Wakefield High School boys' basketball team represented the 5A North Region as the top seed in the Group 5A state tournament with an impressive overall record of 27 wins and 5 losses; and

WHEREAS, the Wakefield Warriors were led by junior Dominique Tham, the Capitol Conference 2013 Defensive Player of the Year and the 5A North Region's 2014 Regional Player of the Year; and

WHEREAS, the Wakefield Warriors have finished among the top eight teams four times in the past 10 years and advanced to the state semifinal three times in the past nine years; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Wakefield High School boys' basketball team for their exceptional 2013-2014 season; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Tony Bentley, the head coach of the Wakefield High School boys' basketball team, as an expression of the General Assembly's admiration for the team's outstanding performance.

SENATE JOINT RESOLUTION NO. 5014
Commending Second Liberty Baptist Church.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014
WHEREAS, Second Liberty Baptist Church, the first predominantly black church in New Kent County, has served and uplifted members of the community for more than 150 years; and

WHEREAS, in the mid-1800s, former members of Emmaus Baptist Church and individuals who had recently moved from Charles City County formed a prayer group that met in members' homes; and

WHEREAS, as the congregation grew in size, the Reverend William Harvey Patterson saw an opportunity to make a difference in the community and encouraged members to donate land and supplies for the creation of a brush arbor and, later, a church building in Quinton; and

WHEREAS, Second Liberty Baptist Church was officially recognized in 1866 with the Reverend J. W. Collins and the Reverend Thomas Bailey serving as the first two pastors; Dr. Andrew Harvey Cumber, the first professionally trained black minister in the county, became the pastor in the 1870s and served for the next 38 years; and

WHEREAS, the Reverend William Gray served as pastor of Second Liberty Baptist Church in the early twentieth century, and under the leadership of Dr. John Kemp from 1915 to 1921 and Dr. Miles Mark Fisher from 1921 to 1928, a new building was constructed; and

WHEREAS, in 1928, Dr. George W. Watkins became the pastor of Second Liberty Baptist Church; over his 43-year tenure, he encouraged members of the congregation to become leaders in the community and oversaw many enhancements to the church; and

WHEREAS, the Reverend James W. Mills became the next pastor of Second Liberty Baptist Church in 1972, and he was succeeded by the Reverend Nathaniel Todd Lewis, who expanded the church's ministries, and the Reverend Milton Hathaway, who was a staunch advocate for African Americans in New Kent County; and

WHEREAS, on the occasion of Second Liberty Baptist Church's 149th anniversary in 2006, the church installed the Reverend Lewis R. Yancey II as its pastor; today, the church is ably led by the Reverend Joy M. Taylor, the church's first female pastor; and

WHEREAS, over the years, Second Liberty Baptist Church has become an essential part of the New Kent County community; welcoming people from all walks of life, the church has succeeded in its mission to provide fellowship and worship to the congregation and support and outreach to the community; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Second Liberty Baptist Church for more than 150 years of service to New Kent County; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Joy M. Taylor, the interim pastor of Second Liberty Baptist Church, as an expression of the General Assembly's admiration for the church's storied history and many contributions to the community.

SENATE JOINT RESOLUTION NO. 5015

Celebrating the life of the Reverend Dick Woodward.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the Reverend Dick Woodward, a devoted pastor, teacher, and mentor who touched countless lives in the Tidewater area, died on March 8, 2014; and

WHEREAS, a native of Greensburg, Pennsylvania, Dick Woodward graduated from Biola University in California and attended seminary in Texas; desirous to be of service to those in need, he began his career as a social worker; and

WHEREAS, Dick Woodward came to Norfolk in 1955 and answered his calling to serve the community at the Tabernacle Church, where he met his wife, Ginny Johnson; together they founded the Virginia Beach Community Chapel; and

WHEREAS, after providing his wise leadership to the Virginia Beach Community Chapel for more than 25 years, Pastor Woodward moved to Williamsburg in 1979 to pastor Williamsburg Community Chapel; and

WHEREAS, Pastor Woodward was instrumental in the creation of the Mini Bible College (MBC), a survey of the entire Bible comprising Old and New Testament handbooks and lectures; the MBC is broadcast via radio in 22 languages, reaching individuals worldwide; and

WHEREAS, in 1996, Pastor Woodward stepped down from active ministry and was named pastor emeritus; a paragon of faith and community spirit, he continued to guide and mentor members of the congregation and local residents on a weekly basis; and

WHEREAS, a loving family man, Pastor Woodward will be fondly remembered and greatly missed by his wife of 58 years, Ginny; children, Shere, Cindy, Dean, Virginia, and Dwight, and their families; and numerous other family members and friends; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of the Reverend Dick Woodward, a pastor in the Tidewater area who supported and uplifted countless members of the community; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Reverend Dick Woodward as an expression of the General Assembly's respect for his memory.
SENATE JOINT RESOLUTION NO. 5016

Confirming appointments by the Governor of certain persons communicated March 31, 2014.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, September 18, 2014

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly confirm the following appointments of certain agency heads and persons made by Governor Terry McAuliffe and communicated to the General Assembly March 31, 2014.

David E. Brown, 9960 Mayland Drive, Suite 300, Henrico, Virginia 23233, Director, Department of Health Professions, to serve at the pleasure of the Governor beginning March 3, 2014, to succeed Dianne Reynolds-Cane.


Clyde E. Cristman, 600 East Main Street, 24th Floor, Richmond, Virginia 23219, Director, Department of Conservation and Recreation, to serve at the pleasure of the Governor beginning March 31, 2014, to succeed Joe Elton.

Harold W. Clarke, 6900 Atmore Drive, Richmond, Virginia 23225, Director, Department of Corrections, to serve at the pleasure of the Governor beginning January 11, 2014, to succeed himself.

Debra Ferguson, 1220 Bank Street, Richmond, Virginia 23219, Commissioner, Department of Behavioral Health and Developmental Services, to serve at the pleasure of the Governor beginning April 23, 2014, to succeed John Pezzoli.

Stephanie L. Hamlett, 1111 East Main Street, Suite 1920, Richmond, Virginia 23219, Executive Director, Virginia Resources Authority, to serve at the pleasure of the Governor beginning April 21, 2014, to succeed Suzanne Long.

Richard D. Holcomb, 2300 West Broad Street, Richmond, Virginia 23269, Commissioner, Department of Motor Vehicles, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.

Raymond E. Hopkins, 397 Azalea Avenue, Richmond, Virginia 23227, Commissioner, Department for the Blind and Vision Impaired, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.

Charles Kilpatrick, 1401 East Broad Street, Richmond, Virginia 23219, Commissioner, Department of Transportation, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed Greg Whirley.

Julie V. Langan, 2801 Kensington Avenue, Richmond, Virginia 23221, Director, Department of Historic Resources, to serve at the pleasure of the Governor beginning March 3, 2014, to succeed Kathleen Kilpatrick.


Marissa J. Levine, 109 Governor Street, Richmond, Virginia 23219, State Health Commissioner, Department of Health, to serve at the pleasure of the Governor beginning March 14, 2014, to succeed Cynthia Romero.

Rita D. McClenny, 901 East Byrd Street, Richmond, Virginia 23219, Executive Director, Virginia Tourism Corporation, to serve at the pleasure of the Governor beginning January 11, 2014, to succeed herself.

Jennifer Clinger Mitchell, 600 East Main Street, Suite 2102, Richmond, Virginia 23219, Director, Department of Rail and Public Transportation, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed Thelma Drake.

Samuel A. Nixon, Jr., 11751 Meadowville Lane, Chester, Virginia 23836, Chief Information Officer, Virginia Information Technologies Agency, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.

James A. Rothrock, 8004 Franklin Farms Drive, Henrico, Virginia 23229, Commissioner, Department for Aging and Rehabilitative Services, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.

Margaret R. Schultz, 801 East Main Street, Richmond, Virginia 23219, Commissioner, Department of Social Services, to serve at the pleasure of the Governor beginning January 28, 2014, to succeed herself.

Richard F. Sielich, 1100 Bank Street, Suite 420, Richmond, Virginia 23219, Director, Department of General Services, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.

Margaret G. Vanderhye, 1001 East Broad Street, Suite 330, Richmond, Virginia 23219, Executive Director, Virginia Commission for the Arts, to serve at the pleasure of the Governor beginning March 31, 2014, to succeed Foster Billingsley.

SENATE JOINT RESOLUTION NO. 5017

Confirming appointments by the Governor of certain persons communicated April 4, 2014.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, September 18, 2014

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly confirm the following appointments of certain persons made by Governor Terry McAuliffe and communicated to the General Assembly April 4, 2014.

Richard F. Sliwoski, 1100 Bank Street, Suite 420, Richmond, Virginia 23219, Director, Department of Health, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.

Margaret R. Schultze, 801 East Main Street, Suite 2102, Richmond, Virginia 23219, Commissioner, Department of Social Services, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed herself.

Jennifer Clinger Mitchell, 600 East Main Street, Suite 2102, Richmond, Virginia 23219, Commissioner, Department of Rail and Public Transportation, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed Thelma Drake.

Samuel A. Nixon, Jr., 11751 Meadowville Lane, Chester, Virginia 23836, Chief Information Officer, Virginia Information Technologies Agency, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.

James A. Rothrock, 8004 Franklin Farms Drive, Henrico, Virginia 23229, Commissioner, Department for Aging and Rehabilitative Services, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.

Margaret R. Schultz, 801 East Main Street, Richmond, Virginia 23219, Commissioner, Department of Social Services, to serve at the pleasure of the Governor beginning January 28, 2014, to succeed herself.

Richard F. Sielich, 1100 Bank Street, Suite 420, Richmond, Virginia 23219, Director, Department of General Services, to serve at the pleasure of the Governor beginning January 13, 2014, to succeed himself.
AGRICULTURE
Pork Industry Board

John Voss, 2200 Deer View Trail, South Boston, Virginia 24592, Member, appointed March 25, 2014, for a term of four years beginning May 16, 2013, and ending May 15, 2017, to succeed Rex Alphin.

AUTHORITY
Hampton Roads Sanitation District Commission

Arthur Bredemeyer, 1117 Pine Valley Drive, Suffolk, Virginia 23434, Member, appointed March 25, 2014, for a term of four years beginning June 8, 2013, and ending June 7, 2017, to succeed himself.

Michael E. Glenn, 629 Mayflower Road, Norfolk, Virginia 23508, Member, appointed March 25, 2014, for a term of four years beginning June 8, 2011, and ending June 7, 2015, to succeed himself.

Maurice P. Lynch, 1713 Sawgrass Pointe Drive, Hayes, Virginia 23072, Member, appointed March 25, 2014, for a term of four years beginning June 8, 2013, and ending June 7, 2017, to succeed himself.

COMMERCE AND TRADE
Safety and Health Codes Board

Milagro Rodriguez, 3323 Nevius Street, Falls Church, Virginia 22041, Member, appointed March 25, 2014, for a term of four years beginning July 1, 2012, and ending June 30, 2016, to succeed herself.

Virginia Housing Development Authority

Charles McConnell, 12712 Winston Lane SE, Coeburn, Virginia 24230, Member, appointed March 25, 2014, to serve an unexpired term beginning December 13, 2013, and ending June 30, 2015, to succeed Charles Krum.

Sarah B. Stedfast, 7366 Chevy Circle, Norfolk, Virginia 23505, Member, appointed March 25, 2014, for a term of four years beginning July 1, 2013, and ending June 30, 2017, to succeed Yvonne Allmond.

Virginia Offshore Wind Development Authority

Joan M. Bondareff, 102 Princess Street, Alexandria, Virginia 22314, Member, appointed March 25, 2014, for a term of four years beginning July 1, 2013, and ending June 30, 2017, to succeed herself.


Robert R. Matthias, 610 Fort Raleigh Drive, Virginia Beach, Virginia 23451, Member, appointed March 25, 2014, for a term of four years beginning July 1, 2013, and ending June 30, 2017, to succeed himself.

Arthur W. Moye, Jr., 5312 Rosauer Place, Virginia Beach, Virginia 23462, Member, appointed March 25, 2014, for a term of four years beginning July 1, 2013, and ending June 30, 2017, to succeed himself.

Virginia Tourism Authority

Mark B. Hubbard, 5505 Toddsbury Road, Richmond, Virginia 23226, Member, appointed March 13, 2014, to serve an unexpired term beginning January 10, 2014, and ending June 30, 2018, to succeed Sheila Johnson.

Eric S. McKay, 4009 Hanover Avenue, Richmond, Virginia 23221, Member, appointed March 25, 2014, for a term of six years beginning July 1, 2013, and ending June 30, 2019, to succeed Robert McConnell.

DESIGNATED
Southeastern Public Service Authority

Marley Woodall, 412 Wickwood Drive, Chesapeake, Virginia 23322, Member, appointed March 25, 2014, for a term of four years beginning January 1, 2014, and ending December 31, 2017, to succeed himself.

EDUCATION
Virginia Commission on Higher Education Board Appointments

Charles W. Steger, 210 Burruss Hall, Blacksburg, Virginia 24061, Member, appointed April 1, 2014, to serve at the pleasure of the Governor beginning April 1, 2014, to succeed Susan Genovese.

HEALTH AND HUMAN RESOURCES
Board of Funeral Directors and Embalmers

J. Paul Welch, II, 87 Reisingers Road, Warsaw, Virginia 22572, Member, appointed March 25, 2014, for a term of four years beginning July 1, 2012, and ending June 30, 2016, to succeed Robert Burger.

Board of Long-Term Care Administrators

Derrick Kelly Kendall, 8019 Hampton Station Court, Chesterfield, Virginia 23832, Member, appointed February 28, 2014, for a term of four years beginning July 1, 2013, and ending June 30, 2017, to succeed Ted LeNeave.

FINANCE
Treasury Board

Neil Amin, 635 Walsing Drive, Richmond, Virginia 23229, Member, appointed March 25, 2014, to serve at the pleasure of the Governor beginning March 25, 2014, to succeed Thomas Chewning.

INDEPENDENT
Virginia Retirement System Board of Trustees

William H. Leighty, 2004 Millington Drive, Henrico, Virginia 23238, Member, appointed March 6, 2014, for a term of five years beginning March 1, 2014, and ending February 28, 2019, to succeed Colette Sheehy.
NATURAL RESOURCES

Board of Game and Inland Fisheries

Bill Bolling, 7995 Strawhorn Drive, Mechanicsville, Virginia 23116, Member, appointed March 11, 2014, for a term of four years beginning July 1, 2013, and ending June 30, 2017, to succeed F. Scott Reed.

Board of Trustees of the Virginia Outdoors Foundation

Stephanie Ridder, 1490 North Poes Road, Flint Hill, Virginia 22627, Member, appointed March 12, 2014, for a term of four years beginning July 1, 2013, and ending June 30, 2017, to succeed Suzanne Lacy.

Breaks Interstate Park Commission

Jim O’Quinn, 206 O’Quinn Drive, Haysi, Virginia 24256, Member, appointed February 21, 2014, for a term of four years beginning February 24, 2014, and ending February 23, 2018, to succeed Whitney Caudill.

SENATE JOINT RESOLUTION NO. 5018

Celebrating the life of David William Otey.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, David William Otey of Williamsburg, a proud veteran, accomplished attorney, and community leader, died on March 27, 2014; and
WHEREAS, a native of Richmond, David Otey graduated from Thomas Jefferson High School and earned a bachelor's degree from The College of William and Mary; and
WHEREAS, desirous to be of service to his country, David Otey joined the United States Navy and served as a lieutenant on the USS Belle Grove during the 1954 nuclear tests at Bikini and Enewetak Atolls; and
WHEREAS, David Otey returned to Williamsburg after his honorable military service; while working full time, he earned a law degree from The College of William and Mary in 1973, then opened a private practice with a friend and former classmate; and
WHEREAS, a respected and successful member of the legal community, David Otey became the local counsel for Anheuser-Busch, and in 2007 he was honored with the Williamsburg Bar Association's Distinguished Service Award; and
WHEREAS, David Otey loved Williamsburg and worked to better the lives of its residents as an active member of many civic and service organizations; he earned countless awards and accolades for his contributions, including honors from the Williamsburg Chamber of Commerce and Boy Scouts of America Troop 103; and
WHEREAS, David Otey enjoyed fellowship and worship with the community as a member of Bruton Parish Episcopal Church, where he served on the vestry; and
WHEREAS, a devoted family man, David Otey will be fondly remembered and greatly missed by his beloved wife of 64 years, Augusta; children, David, Jr., Marion, and John, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of David William Otey, a proud veteran, respected attorney, and pillar of the Williamsburg community; and, be it RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of David William Otey as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5019

Celebrating the life of the Reverend Robert Mayo Brunson, Jr.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the Reverend Robert Mayo Brunson, Jr., a native son, was born on June 14, 1966, and was called to eternal rest on March 25, 2014; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., was educated in the Richmond Public Schools and graduated from the Jefferson-Huguenot-Wythe (George Wythe campus) High School in 1984; at age 15, he began working in his father's funeral home, Crawley and Brunson Funeral Home, where he learned funeral home administration and operation, how to clean cars, and maintain buildings and grounds; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., earned an associate degree in applied science for funeral services from John Tyler Community College in 1990; at the age of 23, he became one of the youngest licensed funeral directors and embalmers in Virginia, and after becoming general manager of the A. D. Price Funeral Establishment, Richmond's oldest African American business and funeral home, he cofounded Brunson's Funeral Chapel with his father in Richmond's historic Jackson Ward community, and together they helped poor families bury their relatives with dignity, frequently forgiving the debts of families who could not pay the expenses; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., has been characterized by family, acquaintances, and colleagues as a "stickler for details," focused, fair, humble, and incredibly charitable in his dealings with friends and constituents; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., affectionately called "Rob," was polite, compassionate, and a genuine southern gentleman and was committed to continuing his father's legacy of providing excellent service to bereaved families with humility, grace, and care; he was civic-minded and a longtime member of the Richmond Funeral Directors Association, which he served as president, and of the Virginia Morticians Association and was a national delegate to the National Funeral Directors and Morticians Association; and
WHEREAS, a devout Christian, the Reverend Robert Mayo Brunson, Jr., was guided by his strong faith in God, having been nurtured in the Glorious Churches of God in Christ, where he served as chairman of the Deacon and Trustee Boards and as president of the Elders Board, and was ordained to the Gospel ministry and as an elder by his church; and
WHEREAS, in his ecclesiastical role, the Reverend Robert Mayo Brunson, Jr., was an active and founding member of the Greater Works Evangelistic Ministries, where he was ordained as assistant pastor and consecrated to the pastorate; in 2007, he founded the Unlimited Power Transformation Church, where he served as senior pastor until his death; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., was sustained by his favorite scripture, "Trust in the Lord with all thine heart and lean not on your own understanding. In all thy ways acknowledge him and he shall direct thy paths," Proverbs 3:5-6; and
WHEREAS, the Reverend Robert Mayo Brunson, Jr., who was loved immeasurably by everyone whose life he touched, will be sorely missed and fondly remembered by his family, friends, and loved ones; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of the Reverend Robert Mayo Brunson, Jr.; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Reverend Robert Mayo Brunson, Jr., as an expression of the General Assembly's respect for his memory and contributions to the people of Richmond and the Commonwealth.

SENATE JOINT RESOLUTION NO. 5020
Celebrating the life of Charles Evans, Sr.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Charles Evans, Sr., was born on April 27, 1940, in Disputanta and passed away on March 26, 2014; and
WHEREAS, Charles Evans, Sr., attended the Disputanta Training School and graduated from J.E.J. Moore High School in 1957, where he was class president; in 1960, he received his master's degree in barbering from Virginia State College, now Virginia State University; and
WHEREAS, Charles Evans, Sr., joined the United States Air Force in 1963; he served as a maintenance operator for four years and was honorably discharged as a staff sergeant in 1967; and
WHEREAS, in 2000, Charles Evans, Sr., retired from Central State Hospital after 33 years as a barber supervisor; seeking productivity during his retirement, he started a second career in private security as a security officer and attained the rank of major in just two years; he was employed as a security officer at Anthem Health Incorporated in Richmond and for the City of Petersburg Area Transit for nearly eight years; and
WHEREAS, Charles Evans, Sr., affectionately known as "Chuck," was an active congregant of Lebanon Baptist Church, which he joined as a 10-year-old; he was devoted to his faith and served as chairman of the deacon board, as a member of the trustee ministry, and as the church treasurer; and
WHEREAS, Charles Evans, Sr., was active in his community and had been a faithful member of the Sunlight Elks Lodge No. 1558 since 1976, where he served as the Lodge's Exalted Ruler for 30 years; and
WHEREAS, Charles Evans, Sr., leaves a host of loving family, relatives, and friends to cherish his memory, and his presence will be sorely missed; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Charles Evans, Sr.; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Charles Evans, Sr., as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5021
Celebrating the life of Billy Frank Hendley.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Billy Frank Hendley, a dedicated veteran, respected entrepreneur, and former member of the Fort Lee community, died on April 20, 2013; and
WHEREAS, Billy Hendley, born May 31, 1938, in Hillsdale, Macon County, Tennessee, was the eldest son and second child of Wilbur J. Hendley, Sr., of Clay County, Tennessee, and Ida May Taylor of Macon County, Tennessee; he was the great-great-grandson of Adin S. Hendley and Elizabeth J. Gentry of Jackson County (now Putnam), Tennessee; Elizabeth J. Gentry-Hendley was third cousin to United States, later Confederate States, Congressman Meredith P. Gentry, candidate for Governor of Tennessee in 1855 who was defeated by only 2,157 votes by incumbent Governor Andrew Johnson; and

WHEREAS, Billy Hendley moved with his family to Nineveh Township in south central Johnson County, Indiana, in July 1942, where he attended a number of schools during his childhood, including high school; he joined the Indiana Army National Guard on April 29, 1956, and served three consecutive enlistments from 1956 to 1966, including as an ordnance parts specialist and ordnance supply specialist with Headquarters and Company A of the 738th Ordnance Battalion, and as a light truck driver with Headquarters and Company B of the 38th Aviation Battalion; he thrice earned the Sharpshooter (Rifle) Badge and received an honorable discharge after 10 years of service on June 16, 1966, with the rank of sergeant (SP5 E-5); and

WHEREAS, Billy Hendley's family heritage is in the spirit of the Civil War Sesquicentennial currently being observed; his three great-great-uncles—John (Teamster), William, and Nimrod—served in the 8th Tennessee Cavalry, Company K (also known as the 13th Tennessee Cavalry), lastly commanded by Colonel Mounce L. Gore, great-great-grandfather of former Vice President Albert Gore, Jr.; Gore's command was assigned escort duty to the convoy of President Jefferson Davis at Charlotte, North Carolina, shortly after General Joseph Johnston surrendered the Army of Tennessee, C.S.A.; Gore's command stayed with the convoy all the way to Washington, Georgia, where they surrendered to the 4th Iowa Cavalry, U.S.A., on May 3, 1865; and

WHEREAS, in 1962, Billy Hendley enrolled in the United States Army Quartermasters School at Fort Lee, Virginia, under the direction of Indiana Governor Matthew E. Welsh and Brigadier General John S. Anderson (The Adjutant General), who placed Billy Hendley on active duty so he could attend this prestigious military school; during his tenure, he obtained a superior rating and was named "Honor Graduate" from the Canvas and Webbed Equipment Repair Course, which was commemorated with a presentation photo appearing at the top center of the front page of the Franklin Evening Star in Franklin, Indiana, on Monday, April 2, 1962; and

WHEREAS, from 1956 to 1965, Billy Hendley spent nine years working for the Military Department of Indiana (USPFO) as a trades helper, mechanic (junior), painter, canvas and leather repairman, and automotive repairman; at the end of his tenure with the USPFO, he had advanced to Level 11 (NGW 11-3); and

WHEREAS, Billy Hendley was an entrepreneur who began a journey of self-employment in 1965, first owning and managing a Phillips 66 service station and Bill's Upholstery Shop in Franklin, Indiana; he eventually closed the service station and later moved the upholstery shop to his home; he relocated the shop to an old, abandoned grocery store in the heart of the town of Providence, Indiana, but by 1984, the shop had outgrown this site, and he leased a very large old two-story building in downtown Bargersville, Indiana; after building a thriving upholstery business into a full-time occupation, he retired from truck driving for Roadway Express, Inc., Indianapolis, Indiana, his "second job" for 18 years from 1966 to 1984; and

WHEREAS, Billy Hendley held the first Hendley Family Reunion at his Banta, Johnson County, Indiana, home on Memorial Day 1972 and the first National Reunion of both branches (clans) of the Hendley family at his farm near Providence, Indiana, on Memorial Day 1975; this event established the Hendley Family Association of Tennessee, which was inaugurated on January 1, 1976; its motto reads, "It is appropriate today that we pause to remember who we are, where we came from and what we have been taught," a quote by the late Tennessee Governor Ned R. McWherter – January 17, 1987; Billy Hendley inspired four of his children to serve in the governance of the Hendley Family Association; and

WHEREAS, Billy Hendley was instrumental in the establishment of the Hendley Family Association, serving on the organization's first board of directors from 1976 to 1977 and hosting the first reunion of the Francis Marion Hendley clan (branch) on Memorial Day 1976, in honor of the United States Bicentennial; he was a signatory of the association's incorporation charter, filed December 29, 1976, at the state Capitol in Nashville, Tennessee, and served as the second national president, first native Tennessean of the Hendley Family Association, Inc., from 1978 to 1979; again elected to the national board of directors of the Hendley Family Association, Inc., he served from September 23, 2007, until his passing; and

WHEREAS, Billy Hendley was active in his community and participated in numerous civic organizations, including the Tennessee Monument Commission, Inc., of Nashville, Tennessee, which dedicated Tennessee's State Memorial at the Gettysburg National Battlefield Park on July 3, 1982, and the White River Valley Regions Antique Car Club of America; after retiring in 2000, he continued collecting and fixing up classic cars for the antique car club and drove them in town and city parades; he started a trend that his children helped carry on for the next 12 years of "flipping houses," or remodeling and reselling them; he would partner with his two sons and two daughters at different times and for different projects; and

WHEREAS, Billy Hendley was the recipient of many awards and honors for his public service and community involvement, including the Governor's Outstanding Tennessean Award from Governor Ned R. McWherter in 1990; the Cold War Certificate of Recognition (DD FORM 2774, 1 JUL 2001) from Secretary of Defense Donald Rumsfeld, which reads, "In Recognition of your service during the period of the Cold War (2 September 1945 – 26 December 1991) in promoting
peace and stability for this Nation, the people of this Nation are forever grateful."; and the Honorary Lieutenant Governor citation in 2003 from Indiana Lieutenant Governor, later Governor, Joseph E. Kernan; he was posthumously awarded the National Defense Service Medal (first award) on April 29, 2013, by the Indiana Joint Forces Headquarters, Indiana National Guard; and

WHEREAS, Billy Hendley's funeral service was begun by funeral director Austin McGuire of Flinn & McGuire Funeral Home of Franklin, Indiana, and he was eulogized by his daughter-in-law, now the former Mrs. Timothy (Beth) Hendley at his funeral on April 23, 2013; the Reverend Max Downs of the Franklin Church of the Nazarene led the funeral sermon, "Seeking First His Kingdom & His Righteousness"; Billy Hendley was laid to rest the next day, April 24, 2013, at 11:00 a.m. at East Hill Cemetery, Morgantown, Morgan County, Indiana, and he was carried from the hearse to the grave site by pallbearers: Mr. William H. Hendley, past 11th District Adjutant, American Legion Department of Indiana; Mr. Justin Webb; Mr. Brandon Moorefield; Mr. Logan Hendley; Mr. Randy "Hick" Rodgers; and Mr. Shawn Gilley; Reverend Max Downs presided, and Mr. Hendley's youngest daughter, Carole M. Hendley-Ellis, read a personal letter to her father, ending the service; and

WHEREAS, Billy Hendley's family received condolence letters from Tennessee Governor and Mrs. (Crissy) Bill Haslam, Indiana Governor Michael R. Pence, Virginia Governor and Mrs. (Maureen) Robert F. McDonnell, and Brigadier General John E. O'Neil IV, Commandant (The Quartermaster General), United States Army Quartermaster School, Fort Lee, Virginia, all of which are indicative of the esteem of which Billy Hendley was held; in 2014, he was memorialized by the 108th Tennessee General Assembly and the 118th Indiana General Assembly; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Billy Frank Hendley, an outstanding military veteran, a successful entrepreneur, and a former member of the Fort Lee community; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare copies of this resolution for presentation to the family of Billy Frank Hendley and to the Hendley Family Association, Inc., as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5022

Confirming appointments by the Governor of certain persons communicated April 11, 2014.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, September 18, 2014

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly confirm the following appointments of certain agency heads made by Governor Terry McAuliffe and communicated to the General Assembly April 11, 2014.

Andrew K. Block, Jr., 600 East Main Street, 20th Floor, Richmond, Virginia 23219, Director, Department of Juvenile Justice, to serve at the pleasure of the Governor beginning April 7, 2014, to succeed Mark Gooch.

Carlton Ray Davenport, 600 East Main Street, Suite 207, Richmond, Virginia 23219, Commissioner, Department of Labor and Industry, to serve at the pleasure of the Governor beginning April 21, 2014, to succeed William Burge.

Francine C. Ecker, 1100 Bank Street, Richmond, Virginia 23219, Director, Department of Criminal Justice Services, to serve at the pleasure of the Governor beginning April 14, 2014, to succeed Garth Wheeler.

Bettina K. Ring, 900 Natural Resources Drive, Suite 800, Charlottesville, Virginia 22903, State Forester, Department of Forestry, to serve at the pleasure of the Governor beginning May 5, 2014, to succeed Rob Farrell.

Steven R. Staples, 100 North 14th Street, Richmond, Virginia 23219, Superintendent of Public Instruction, Department of Education, to serve at the pleasure of the Governor beginning May 1, 2014, to succeed Patricia Wright.

SENATE JOINT RESOLUTION NO. 5023

Commending Rappahannock United Way.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, in 2014, Rappahannock United Way, a nonprofit, charitable organization in Fredericksburg, celebrates 75 years of improving the lives of community members and promoting civic responsibility and involvement; and

WHEREAS, tracing its roots to 1939, Rappahannock United Way was originally founded as the Fredericksburg Community Fund, a volunteer organization that raised and distributed charitable donations; and

WHEREAS, the Fredericksburg Community Fund worked with the Salvation Army, Mary Washington Hospital charity fund, Boy Scouts of America, Girl Scouts of the USA, and Children's Home Society of Virginia; and

WHEREAS, in 1962, the organization changed its name to the United Givers Fund of Fredericksburg, Stafford, and Spotsylvania, before becoming Rappahannock United Way in 1977; and
WHEREAS, throughout its history, Rappahannock United Way has worked to build a strong, healthy community, inspire compassion for others, and preserve the dignity of those in need, while adhering to the highest standards of ethics, honesty, and accountability; and

WHEREAS, with the help and hard work of over 1,000 volunteers and generous donations from area individuals, businesses, and organizations, Rappahannock United Way has improved the social and economic well-being of people in the Counties of Caroline, King George, Spotsylvania, and Stafford and the City of Fredericksburg; and

WHEREAS, Rappahannock United Way will commemorate its anniversary at the 75th Anniversary and Leadership Giving Circle Event in Stafford on June 21, 2014; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Rappahannock United Way for its many contributions to the community on the occasion of its 75th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Janel Donohue, president of Rappahannock United Way, as an expression of the General Assembly's admiration for the organization's long tradition of service to the Fredericksburg area and the Commonwealth.

SENATE JOINT RESOLUTION NO. 5024

Commending Senior Trooper Samuel C. Moss.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Virginia State Police Senior Trooper Samuel C. Moss was presented with regional and national 2014 Trooper of the Year awards by the International Association of Chiefs of Police Division of State and Provincial Police and Motorola, Inc.; and

WHEREAS, Senior Trooper Moss was one of only four state troopers in the nation to receive regional recognition, and he was the only trooper in the United States and Canada to receive such prestigious national recognition in 2014; and

WHEREAS, Senior Trooper Moss was recognized for his extraordinary courage and perseverance in his efforts to protect members of the public and aid a fellow trooper, while facing life-threatening conditions; and

WHEREAS, on the afternoon of March 7, 2013, Senior Trooper Moss was traveling south on Interstate 85 in Dinwiddie County when he encountered a trooper's vehicle crashed in the woods near mile marker 45; and

WHEREAS, immediately upon exiting his vehicle, Senior Trooper Moss found himself in an active shooter situation and spent the next six minutes returning fire with a subject who had already fatally shot Master Trooper Junius A. Walker; and

WHEREAS, in addition to managing a violent exchange of gunfire, Senior Trooper Moss still had the presence of mind to stop southbound traffic to protect passing motorists from being caught in the crossfire; and

WHEREAS, Senior Trooper Moss then provided cover for Sergeant Marilyne Wilson and Senior Trooper Bruce W. Carey to safely extract Master Trooper Walker from his crashed, burning patrol car; and

WHEREAS, Senior Trooper Moss graduated from the Virginia State Police Academy in August 2003 as a member of the 105th Basic Session and began his career with the Department assigned to Area 7 in Division I; and

WHEREAS, in 2012, Senior Trooper Moss transferred to his current assignment with the Sex Offender Investigative Unit in the Criminal Justice Information Services Division; and

WHEREAS, Senior Trooper Moss is a native of East Point, Georgia, and a graduate of Nottoway County Public Schools and Southside Virginia Community College; he currently resides with his family in Mecklenburg County; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Senior Trooper Samuel C. Moss, recipient of the regional and national 2014 Trooper of the Year awards by the International Association of Chiefs of Police Division of State and Provincial Police and Motorola, Inc.; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Senior Trooper Samuel C. Moss as an expression of the General Assembly's admiration for his exceptional service to the Commonwealth.

SENATE JOINT RESOLUTION NO. 5025

Commending the Hampton University women's basketball team.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the Hampton University women's basketball team claimed its fifth consecutive Mid-Eastern Athletic Conference tournament title on March 15, 2014; and

WHEREAS, in a close game, the Hampton University Pirates defeated the Coppin State Eagles 50-47 to win their 18th consecutive game and advance their record to 28-4; the victory was the Pirates' 49th consecutive conference win, counting regular season and tournament games; and
WHEREAS, senior Nicole Hamilton led the Hampton University Pirates with 20 points, and senior Alyssa Bennett was named to the All-Tournament Team and Tournament Most Outstanding Performer; Head Coach David Six tied a division record for most overall wins as a coach and was named Tournament Most Outstanding Coach; and
WHEREAS, with the championship victory, the Hampton University Pirates earned a berth in the NCAA tournament as a number 12 seed in the Stanford Region, the team's highest ever seed in the tournament; and
WHEREAS, the victory is a testament to the skill and determination of each of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire Hampton University community; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Hampton University women's basketball team on winning the Mid-Eastern Athletic Conference tournament championship in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to David Six, the head coach of the Hampton University women's basketball team, as an expression of the General Assembly's admiration for the team's achievements.

SENATE JOINT RESOLUTION NO. 5026
Celebrating the life of Rufus Langford.
Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014
WHEREAS, Rufus Langford, a tireless advocate for civil rights, bold voice for transparency and justice, and proud citizen of the City of Hampton, died on March 10, 2014; and
WHEREAS, raised in Phoebus, Rufus "Rudy" Langford attended Hampton City Public Schools and graduated from the historic George P. Phenix High School; he earned an associate's degree from Peninsula Business College and a bachelor's degree from Strayer University; and
WHEREAS, desirous to be of service to his country, Rudy Langford joined the United States Marine Corps in the 1950s; and
WHEREAS, enjoying a diverse and distinguished professional career, Rudy Langford worked for what was then known as the United States General Accounting Office, the Department of Corrections, and as a clerk of the Circuit Court of Washington, D.C.; and
WHEREAS, later working as the postmaster at Hampton University, Rudy Langford was a mentor to countless students and encouraged them to make a difference in their communities; he proudly helped develop an internship program, allowing students to observe the judicial process; and
WHEREAS, beginning in 1957, Rudy Langford was a prominent and courageous figure in the civil rights movement for many years, and he served as the founder of the Coalition for Justice for Civil Rights; and
WHEREAS, Rudy Langford was instrumental in founding 24 branch chapters of the coalition throughout the Commonwealth; during his tenure as president of the organization, he helped countless Virginians in thousands of civil rights cases; and
WHEREAS, a recognized activist, Rudy Langford campaigned for transparency, accountability, and justice at local and state levels; he fought passionately for fairness and equality for all people, and he leaves a legacy of excellence to future community leaders and public servants in the City of Hampton; and
WHEREAS, Rudy Langford will be fondly remembered and greatly missed by his wife, Marion; daughter, Brenda, and her family; and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Rufus Langford, a pillar of the Hampton community and a great Virginian; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Rufus Langford as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5027
Celebrating the life of John Wilbert Divers.
Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014
WHEREAS, John Wilbert Divers of Roanoke, an accomplished chef and the loving patriarch of a large family, died on March 24, 2014; and
WHEREAS, a native of Franklin County, John Divers was raised in the Town of Bedford; and
WHEREAS, John Divers spent much of his rewarding professional career with Norfolk and Western Railway and, later, Norfolk Southern Corporation; beginning in 1944, he served as a dining car chef for over 11 years; and
WHEREAS, John Divers was passionate about fine cuisine, and he took pride in using fresh ingredients and cooking from scratch; his high standards for both preparation and presentation helped Norfolk and Western dining cars earn a reputation as the finest in the industry; and

WHEREAS, John Divers rose to become the chef on Capital Business Car 101, where he served the executive vice president and president of Norfolk and Western, and he was later appointed chef for the chairman and chief executive officer of Norfolk Southern; and

WHEREAS, John Divers cared deeply for his family and loved offering his wisdom and experience as a mentor for children; he was a diligent employee of Greenvale Nursery and worked for Roanoke City Public Schools; and

WHEREAS, as the supervisor of transportation for the Opportunity Industrial Center, John Divers helped to encourage entrepreneurship among minorities and to create new job opportunities in the community; and

WHEREAS, John Divers enjoyed fellowship and worship with the community as a faithful, longtime member of Mount Zion A.M.E. Church, where he served as a trustee, volunteer sexton, and treasurer; and

WHEREAS, predeceased by his beloved wife, Mary, and two children, Dollie and William, John Divers will be fondly remembered and greatly missed by his children, Mary, Terry, Tonie, Brenda, Denise, and John, and their families and numerous other family members and friends; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of John Wilbert Divers, an admired chef and a true gentleman; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of John Wilbert Divers as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5028

Celebrating the life of Robert L.A. Keeley, M.D.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Robert L.A. Keeley, M.D., a proud veteran, respected surgeon, and community leader in Roanoke, died on March 16, 2014; and

WHEREAS, a native of Roanoke, Robert Keeley attended what is now known as Roanoke Catholic School; after graduating from high school at the age of 16, he attended Roanoke College and earned bachelor's and medical degrees from the University of Virginia; and

WHEREAS, Dr. Keeley interned at the United States Naval Hospital in Portsmouth, then served his country as a captain in the United States Navy during World War II; after the war, he began his medical residency in general and thoracic surgery at Duke University; and

WHEREAS, Dr. Keeley was recalled to active duty during the Korean War, serving in a Mobile Army Surgical Hospital unit; in 1955, he returned to Duke University to complete his residency; and

WHEREAS, Dr. Keeley returned to Roanoke and started a private surgical practice; he later helped found the Jefferson Surgical Clinic, where he remained an active partner until 2012, and worked as a disability determination physician for the Social Security Administration; and

WHEREAS, a recognized leader in the surgical field, Dr. Keeley served as the chief of surgery and chief of staff at Carilion Roanoke Memorial and Community Hospitals, as a clinical professor at the University of Virginia, and as the president of the Virginia Tuberculosis and Respiratory Disease Foundation; he also helped found Bradley Free Clinic and Project Access of Roanoke Valley; and

WHEREAS, Dr. Keeley worked to enhance the Roanoke community as a member and leader of many civic and service organizations, and he enjoyed fellowship and worship as an active member of Our Lady of Nazareth Catholic Church; and

WHEREAS, over the course of his career, Dr. Keeley received countless awards and accolades for his contributions to the surgical field and tireless service to and care for the members of the community; and

WHEREAS, deeply dedicated to his family, Dr. Keeley will be fondly remembered and greatly missed by his loving wife of 65 years, Nina; children, Betsy, Bob, Mary, Anne, Tom, Pam, John, Kathy, Paula, Daniel, David, Mark, Chris, Richard, and Nina, and their families; and numerous other family members and friends; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Robert L.A. Keeley, M.D., a veteran, surgeon, and pillar of the Roanoke community; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Robert L.A. Keeley, M.D., as an expression of the General Assembly's respect for his memory.
SENATE JOINT RESOLUTION NO. 5029

Celebrating the life of Terry Holzheimer.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Terry Holzheimer, a dedicated public servant and leader who worked to make Arlington County one of the nation's best and fastest-growing communities, died on March 1, 2014; and

WHEREAS, Terry Holzheimer earned a bachelor's degree from the University of Florida and a doctorate degree from George Mason University; he was certified in economic development by the International Economic Development Council and was a member of the American Institute of Certified Planners College of Fellows; and

WHEREAS, throughout a distinguished professional career, Terry Holzheimer led a management consulting firm that provided services to local governments and worked with the National League of Cities; from 1989 to 1996, he served as the director of economic development for Loudoun County; and

WHEREAS, after joining Arlington Economic Development (AED) in 1996, Terry Holzheimer served in a variety of positions, helping Arlington grow from a small suburb to one of the nation's most successful counties, and he became the director of AED in 2005; and

WHEREAS, Terry Holzheimer was a recognized authority on economic development both locally and nationally; he spearheaded efforts to develop and support small businesses and strove to lessen the impact of military base realignments and closures on the community; and

WHEREAS, a wise and highly professional leader, Terry Holzheimer oversaw responsible growth in the county, including the construction of the DARPA headquarters and Arlington campuses of Virginia Polytechnic Institute and State University and George Mason University, where he served as an adjunct professor; and

WHEREAS, passionate about Arlington County and its residents, Terry Holzheimer left a legacy of excellence for other public servants and community leaders; and

WHEREAS, predeceased by his wife of 34 years, Mary, Terry Holzheimer will be fondly remembered and greatly missed by his children, Francesca and William, and their families and numerous other family members, friends, and colleagues; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Terry Holzheimer, a devoted public servant and respected leader in Arlington County; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Terry Holzheimer as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5030

Celebrating the life of Sister Benedict Kesock, O.S.B.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Sister Benedict Kesock, O.S.B., of Arlington, the longtime principal of St. Charles School who served and uplifted countless individuals throughout the Commonwealth, died on February 21, 2014; and

WHEREAS, a native of Masontown, Pennsylvania, Rose Marie Kesock moved to the Commonwealth with her family at a young age and attended Occoquan High School; knowing the value of hard work, she waited tables in her family's restaurant and worked part time as a switchboard operator; and

WHEREAS, after high school, Rose Marie Kesock worked at Fort Belvoir and Cameron Station, then entered the Order of Saint Benedict in September 1954 at Saint Benedict Monastery in Bristow, taking her final vows in April 1959; and

WHEREAS, Sister Benedict earned a bachelor's degree from Diocesan Sisters College in Hartford, Connecticut, and a master's degree from Virginia Commonwealth University; and

WHEREAS, following her dream to become an educator, Sister Benedict used her wisdom and deep faith to prepare students for further education, careers, and responsible citizenship as a teacher at Catholic schools in the Bristow area; and

WHEREAS, in 1973, Sister Benedict was assigned to St. Charles School of the St. Charles Borromeo Parish as an eighth grade teacher; she rose to become principal in 1976 and offered her leadership to faculty, staff, and students for the next 32 years; and

WHEREAS, Sister Benedict was honored by the United States House of Representatives when she was invited to lead opening prayers as guest chaplain on March 27, 2003; at the time, the only other religious woman to have done so was Mother Teresa; and

WHEREAS, after her retirement as principal in 2008, Sister Benedict continued to serve members of the community through the Circle of Caring, an outreach program to the sick and elderly; and

WHEREAS, admired for her strength, compassion, and sense of humor, Sister Benedict lived her faith through her actions; she brought joy to others and inspired those around her to do their best; and
WHEREAS, Sister Benedict touched countless lives, and she will be fondly remembered and greatly missed by many family members, friends, former students, and members of her Benedictine community; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Sister Benedict Kesock, O.S.B., a dedicated educator and administrator and beloved member of the Arlington community; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Sister Benedict Kesock, O.S.B., as an expression of the General Assembly's respect for her memory.

SENATE JOINT RESOLUTION NO. 5031
Commending the Virginia School for the Deaf and the Blind.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the Virginia School for the Deaf and the Blind celebrates its 175th anniversary in 2014; one of the oldest schools in the Commonwealth, and the second school of its kind in the United States, it was established by an act of the Virginia General Assembly on March 31, 1838, and the first student arrived on November 30, 1839; and

WHEREAS, the Virginia School for the Deaf and the Blind (VSDB) served the Commonwealth as the only school for deaf and blind children until 1909, and it continues to serve deaf, blind, and deafblind children to this day; and

WHEREAS, the VSDB campus was surrendered to the Confederate States for use as a military hospital on July 19, 1861, and in August 1864, Union forces took possession of the campus and continued to use it as a hospital until May 1865; and

WHEREAS, the two state schools serving deaf, blind, deafblind, and sensory-impaired, multiple-handicapped children were consolidated on the VSDB Staunton campus by the General Assembly in 2008; and

WHEREAS, as a result of the consolidation of the two schools, the Commonwealth renovated existing facilities and built a new, state-of-the-art facility, which was completed in 2012, to ensure a high-quality education for all sensory-impaired children; and

WHEREAS, students attending VSDB receive an education based upon their individual needs, with a number of diploma options; the school provides community-based instruction in an atmosphere that fosters independence with peers and provides opportunities for students to compete in academic and sports programs with other schools for the deaf and the blind; and

WHEREAS, VSDB offers a program that provides information, education, and support services to families with children from birth to three years old who are deaf, blind, or deafblind; and

WHEREAS, VSDB provides a summer program and short-term programs during the school year to students attending other schools; and

WHEREAS, upon graduation, VSDB students are connected with outside agencies from which they may receive further training and educational opportunities; and

WHEREAS, VSDB partners with local businesses, nonprofit organizations, and private entities in an effort to offer enhanced programs for students; and

WHEREAS, VSDB collaborates with state universities' licensing programs to provide opportunities for college practicum and internships; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Virginia School for the Deaf and the Blind on the occasion of its 175th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Nancy C. Armstrong, superintendent of the Virginia School for the Deaf and the Blind, as an expression of the General Assembly's congratulations and admiration for the school's 175 years of continuous service to the Commonwealth and its mission to develop citizen leaders who are prepared to make positive contributions to the common good of society.

SENATE JOINT RESOLUTION NO. 5032
Commending Offender Aid and Restoration of Arlington, Inc.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, in 2014, Offender Aid and Restoration of Arlington, Inc., celebrates 40 years of providing assistance to residents of the Cities of Alexandria and Falls Church and Arlington County who have been incarcerated or ordered to perform community service; and

WHEREAS, Offender Aid and Restoration is a community-based restorative justice nonprofit organization with a mission to blend compassion and accountability and to help offenders lead productive and responsible lives for the benefit of all; and
WHEREAS, the Reentry Program within Offender Aid and Restoration provides evidence-based case management to over 600 individuals coming home from incarceration each year, with a recidivism rate of less than 8 percent for those active in the program; and
WHEREAS, each year, Offender Aid and Restoration oversees more than 1,700 youths and adults who are given community service in lieu of jail time by Arlington and Falls Church courts, with a 92 percent completion rate; and
WHEREAS, Offender Aid and Restoration provides classes and orientation programs to inmates in the Arlington County and City of Alexandria detention facilities, which are taught by staff and volunteers; and
WHEREAS, Offender Aid and Restoration arranges for the collection, wrapping, and delivery of over 800 Christmas presents for children of incarcerated parents each year; and
WHEREAS, Offender Aid and Restoration is an active member of the Virginia Pre- and Post-Incarceration Services Coalition, sharing expertise and experience with eight other state-funded reentry programs in the Commonwealth; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Offender Aid and Restoration of Arlington, Inc., for 40 years of dedicated service to people in need of a second chance in Northern Virginia; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Gail C. Arnall, executive director of Offender Aid and Restoration of Arlington, Inc., as an expression of the General Assembly's respect and admiration for its unwavering commitment to helping offenders reintegrate into society.

SENATE JOINT RESOLUTION NO. 5033
Commending the John Marshall High School boys' basketball team.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the John Marshall High School boys' basketball team won the Virginia High School League Group 3A state championship on March 13, 2014, at the Siegel Center in Richmond; and
WHEREAS, the John Marshall Justices defeated the George Wythe Bulldogs 74-56 to finish the season with an impressive 22-5 record and claim the school's sixth state title and the first since 1954; and
WHEREAS, the John Marshall Justices took a commanding lead early in the game, which was the first meeting of two Richmond boys' teams in the state championship in Virginia High School League history; and
WHEREAS, under the able leadership of Tytrail White, Mike Blackwell, David Harvey, and Kyle Cook, the John Marshall Justices showed determination and focus throughout the season; and
WHEREAS, each of the John Marshall players—Jerquant Broaduss, Jeremy Carter-Sheppard, Nicholas Hodges, Taqqi Muhammad, Kyle Scott, Quaman Burton, Ernest Boyd, Xavier Trent, David Meador, Carlton Coleman, Izaiah Derival, Natan William, Terence Talley, Wayne Mathis, and Greg Jones—contributed greatly to the win; and
WHEREAS, with a state championship appearance in 2013 and the state title in 2014, the John Marshall Justices are the pride of the entire John Marshall High School community; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the John Marshall High School boys' basketball team on winning the Virginia High School League Group 3A state championship in 2014; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Tytrail White, the head coach of the John Marshall High School boys' basketball team, as an expression of the General Assembly's admiration for the team's perseverance and skill.

SENATE JOINT RESOLUTION NO. 5034
Celebrating the life of Robert H. Conner.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Robert H. Conner, a diligent public servant and successful businessman in Brunswick County, died on April 19, 2014; and
WHEREAS, a native of Brunswick County, Robert "Rudy" Conner was raised in South Hill and graduated from Park View High School; and
WHEREAS, a successful and admired entrepreneur, Rudy Conner and his wife co-owned Conner Claims Service from 1980 to 2006; he also owned a beef cattle farm in Brunswick County; and
WHEREAS, desirous to be of service to the people of Brunswick County, Rudy Conner ran for and was elected to the Board of Supervisors, where he ably represented the Meherrin District from 1992 to 2011; and
WHEREAS, a certified planning commissioner, Rudy Conner represented the Board of Supervisors on the Brunswick County Planning Commission; he worked to preserve the area's natural resources by creating the Brunswick County Water Safety Committee and supporting the designation of the Meherin River as a Virginia State Scenic River; and
WHEREAS, Rudy Conner helped implement efforts to name and map roads to facilitate countywide 911 services and oversaw the construction of the Albertis S. Harrison Courthouse and the development of the Fort Christanna Historical Site; and
WHEREAS, Rudy Conner strove to enhance the community on several local boards and generously offered his time and wise leadership to a variety of civic, service, and peer organizations, including as a Master Mason with the Masonic Lodge of Richmond and a past president of the South Brunswick Ruritan Club; and
WHEREAS, Rudy Conner worked to safeguard the lives and property of his fellow residents as a life member of Ebony Volunteer Fire Department, and he enjoyed fellowship and worship with the community as a member of Prospect United Methodist Church; and
WHEREAS, Rudy Conner will be fondly remembered and greatly missed by his wife of more than 50 years, Patricia; sons, Robert and Charles, and their families; and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Robert H. Conner, a pillar of the Brunswick County community; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Robert H. Conner as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5035
Commending Pepsi-Cola Bottling Company, Incorporated, of Norton.
Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014
WHEREAS, in 2014, Pepsi-Cola Bottling Company, Incorporated, of Norton, a soft drink bottling and distribution company, celebrates 100 years of serving Southwest Virginia; and
WHEREAS, the Pepper family operated what is today known as the Pepsi-Cola Bottling Company as a sole proprietorship for many years; it was officially incorporated on May 18, 1914, as the T. M. Pepper Bottling Company; and
WHEREAS, after it was purchased by George W. Vernon in 1925, the company changed its name to Stone Mountain Bottling Company; that same year, H. P. Hunnicutt and T. R. Hunnicutt became stockholders and officers of the company; and
WHEREAS, in 1949, George Hunnicutt, Sr., became the majority stockholder and changed the name of the company to Pepsi-Cola Bottling Company, Incorporated, of Norton; and
WHEREAS, adhering to the highest standards, the Pepsi-Cola Bottling Company has been certified under Food Safety System Certification 22000 and recently earned an award for quality; and
WHEREAS, building relationships with other local businesses, the Pepsi-Cola Bottling Company has been a leader in responsible economic development and provided countless jobs and new opportunities to people in Southwest Virginia; and
WHEREAS, the Pepsi-Cola Bottling Company plans to commemorate its 100th anniversary with a special panel for its cans; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Pepsi-Cola Bottling Company, Incorporated, of Norton on the occasion of its 100th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to George Hunnicutt, Jr., the president of Pepsi-Cola Bottling Company, Incorporated, of Norton, as an expression of the General Assembly's admiration for the company's service to the community and best wishes for the future.

SENATE JOINT RESOLUTION NO. 5036
Commending Bryan D. Carr.
Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014
WHEREAS, Bryan D. Carr, a dedicated educator in Chesterfield County, was named the 2014 Counselor Supervisor of the Year by the Virginia School Counselor Association; and
WHEREAS, Bryan Carr earned a bachelor's degree from the University of Virginia and a master's degree from Virginia Commonwealth University before answering his calling to become an educator; and
WHEREAS, Bryan Carr began his career as a teacher at Monacan High School, where he also coached the junior varsity basketball teams and sponsored the Students Against Drunk Driving organization; and
WHEREAS, later becoming a school counselor at Monacan High School, Bryan Carr developed and maintained the College and Career Center and led the Peer Facilitators 1 program, an innovative program that provides students with the training and tools to mentor classmates; and
WHEREAS, Bryan Carr served as the coordinator of school counseling at Meadowbrook High School; he led countless successful initiatives benefiting faculty and students, including the School Safety Team and the New Educator Support Team; and
WHEREAS, Bryan Carr worked at James River High School before becoming the instructional specialist for school counseling of Chesterfield County Public Schools; he serves on the Positive Respect Committee and Digital Citizenship Committee and as a faculty council advisor for RAMP, the Recognized ASCA Model Program; and
WHEREAS, deeply respected by his peers, Bryan Carr served as the president of the Virginia Counselors Association Foundation from 2010 to 2013, and he has earned numerous awards and accolades as a teacher and a counselor; and
WHEREAS, through his passion, dedication, and leadership, Bryan Carr has helped numerous school counselors learn and grow within their profession and provided countless students with the tools and encouragement to achieve success in higher education, careers, and citizenship; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Bryan D. Carr on being named the 2014 Counselor Supervisor of the Year by the Virginia School Counselor Association; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Bryan D. Carr as an expression of the General Assembly's admiration for his commitment to serving the youth of Chesterfield County.

SENATE JOINT RESOLUTION NO. 5037

Confirming appointments by the Governor of certain persons communicated June 2, 2014.

Agreed to by the Senate, November 10, 2014
Agreed to by the House of Delegates, January 14, 2015

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly confirm the following appointments of certain persons made by Governor Terry McAuliffe and communicated to the General Assembly June 2, 2014.

ADMINISTRATION
Compensation Board
Susan Reid Swecker, 1453 Floyd Avenue, Richmond, Virginia 23220, Chair, appointed April 18, 2014, to serve at the pleasure of the Governor beginning April 18, 2014, to succeed Frank Drew.

AGRICULTURE AND FORESTRY
Virginia Beef Industry Council
Marnie Potter Caldwell, 248 Blue Grass Trail, Lexington, Virginia 24450, Member, appointed May 12, 2014, for a term of four years beginning January 1, 2012, and ending December 31, 2015, to succeed Jim Brumback.
George L. Jones, 693 Ball Park Road, Brookneal, Virginia 24528, Member, appointed May 12, 2014, for a term of four years beginning January 1, 2012, and ending December 31, 2015, to succeed Joseph Albert.
Mark A. Sowers, 1053 Wills Ridge Road NW, Floyd, Virginia 24091, Member, appointed May 12, 2014, for a term of four years beginning January 1, 2013, and ending December 31, 2016, to succeed Linda Leech.

Virginia Pork Industry Board
Joseph Nelson Link, 1160 Alton Post Office Road, Alton, Virginia 24520, Member, appointed May 19, 2014, for a term of four years beginning May 16, 2014, and ending May 15, 2018, to succeed himself.
Frank W. Nolen, 680 Patterson Mill Road, Grottoes, Virginia 24441, Member, appointed May 29, 2014, for a term of four years beginning May 16, 2014, and ending May 15, 2018, to succeed Thomas Weaver.
Timothy Sean O’Hara, 1005 Regester Parkway, Richmond, Virginia 23226, Member, appointed May 19, 2014, for a term of four years beginning May 16, 2014, and ending May 15, 2018, to succeed himself.

COMMERCE AND TRADE
Virginia Coal Mine Safety Board

Virginia Gas and Oil Board
William S. Harris, Post Office Box 772, Big Stone Gap, Virginia 24293, Member, appointed May 29, 2014, for a term of six years beginning July 1, 2014, and ending June 30, 2020, to succeed himself.
Bruce A. Prather, 611 Colonial Road, Abingdon, Virginia 24210, Member, appointed May 29, 2014, for a term of six years beginning July 1, 2014, and ending June 30, 2020, to succeed himself.
Donald L. Ratliff, 1812 Ralif Road, Big Stone Gap, Virginia 24219, Member, appointed May 29, 2014, for a term of six years beginning July 1, 2014, and ending June 30, 2020, to succeed himself.

Board for Hearing Aid Specialists and Opticians
L. Frederick Lassen, 5220 Regatta Pointe Road, Suffolk, Virginia 23435, Member, appointed May 13, 2014, for a term of four years beginning January 1, 2013, and ending June 30, 2017, to succeed himself.
Bonnie Sue Mayhew, 1705 Grandview Road, Bedford, Virginia 24523, Member, appointed May 13, 2014, for a term of four years beginning July 1, 2012, and ending June 30, 2016, to fill a new seat.
William C. Russ, 9212 Shady Grove Road, Mechanicsville, Virginia 23116, Member, appointed May 13, 2014, for a term of four years beginning July 1, 2012, and ending June 30, 2016, to fill a new seat.

HEALTH AND HUMAN RESOURCES

Assistive Technology Loan Fund Authority

David Axelle, 2218 Nelson Street, Richmond, Virginia 23228, Member, appointed May 15, 2014, for a term of four years beginning July 1, 2014, and ending June 30, 2018, to succeed himself.

Dean J. Bonney, 2121 North Westmoreland Street, Apartment 224, Arlington, Virginia 22213, Member, appointed May 15, 2014, to serve an unexpired term beginning July 1, 2012, and ending June 30, 2016, to succeed Amy Odlner.

Michael J. Costanzo, 43564 Blacksmith Square, Ashburn, Virginia 20147, Member, appointed May 15, 2014, to serve an unexpired term beginning July 1, 2013, and ending June 30, 2017, to succeed Dean J. Bonney.

Robert F. Warren, Jr., 2030 Thornleigh Road, Midlothian, Virginia 23113, Member, appointed May 15, 2014, for a term of four years beginning July 1, 2014, and ending June 30, 2018, to succeed Rose Ann Janis.

Board of Health

Thomas L. East, 2406 Olde Salem Drive, Salem, Virginia 24153, Member, appointed May 12, 2014, to serve an unexpired term beginning May 6, 2014, and ending June 30, 2017, to succeed Sister Paul Mary Wilson.

James H. Edmondson, Jr., 1651 Old Meadow Road, Suite 305, McLean, Virginia 22102, Member, appointed May 12, 2014, to serve an unexpired term beginning May 12, 2014, and ending June 30, 2014, to succeed Kay R. Curling.

Linda T. Hines, 10524 Krenmore Lane, Chester, Virginia 23831, Member, appointed May 12, 2014, to serve an unexpired term beginning May 12, 2014, and ending June 30, 2014, to succeed Mary Mccluskey.

Benita Miller, 4102 Dover Road, Richmond, Virginia 23221, Member, appointed May 12, 2014, to serve an unexpired term beginning May 12, 2014, and ending June 30, 2014, to succeed Charles Johnson.

Faye O. Prichard, 511 Chapman Street, Ashland, Virginia 23005, Member, appointed May 12, 2014, to serve an unexpired term beginning May 12, 2014, and ending June 30, 2014, to succeed John De Triquet.

Board of Long-Term Care Administrators

Warren W. Koontz, Jr., 2117 Cedarfield Lane, Henrico, Virginia 23233, Member, appointed May 21, 2014, to serve an unexpired term beginning May 21, 2014, and ending June 30, 2016, to succeed Gracie Bowers.

Board of Optometry

Devon Cabot, 12254 Creekview Circle, Apartment 401, Woodbridge, Virginia 22192, Member, appointed May 6, 2014, to serve an unexpired term beginning July 18, 2012, and ending June 30, 2015, to succeed Shandon Phan.

Helene D. Clayton-Jeter, 10414 Van Patten Lane, Great Falls, Virginia 22066, Member, appointed May 16, 2014, for a term of four years beginning July 1, 2014, and ending June 30, 2018, to succeed Hal Breedlove.

Board of Social Services

Lou Brown Ali, 815 Porter Street, Unit 309, Richmond, Virginia 23224, Member, appointed May 5, 2014, for a term of four years beginning July 1, 2014, and ending June 30, 2018, to succeed Heidi Metcalf Little.

Sheila S. Coppage, 10 Mast Court, Portsmouth, Virginia 23703, Member, appointed May 5, 2014, to serve an unexpired term beginning April 10, 2014, and ending June 30, 2016, to succeed Lisa Robertson.

Mona Malik, 649 Deerfield Farm Court, Great Falls, Virginia 22066, Member, appointed May 5, 2014, for a term of four years beginning July 1, 2014, and ending June 30, 2018, to succeed Raymond Johnson.

Clyde Santana, 7609 Wildwood Drive, Norfolk, Virginia 23518, Member, appointed May 5, 2014, for a term of four years beginning July 1, 2014, and ending June 30, 2018, to succeed Robert Spadaccini, Sr.

R. Kent Willis, 1400 South Joyce Street, Apartment 733, Arlington, Virginia 22202, Member, appointed May 5, 2014, for a term of four years beginning July 1, 2014, and ending June 30, 2018, to succeed Thomas Atwood.

INDEPENDENT

Chesapeake Bay Bridge and Tunnel Commission

Paul E. Bibbins, Jr., Post Office Box 190, Cape Charles, Virginia 23310, Member, appointed May 21, 2014, for a term of four years beginning May 15, 2014, and ending May 14, 2018, to succeed Jack White.

Robert S. Bloxom, Sr., Post Office Box 27, Mappsville, Virginia 23407, Member, appointed May 22, 2014, for a term of four years beginning May 15, 2014, and ending May 14, 2018, to succeed Thomas Dix.

LEGISLATIVE

Virginia State Crime Commission

Michael Robert Doucette, 2140 Rivermont Avenue, Lynchburg, Virginia 24503, Member, appointed March 28, 2014, for a term of two years beginning July 1, 2014, and ending June 30, 2016, to succeed Jim Plowman.

Lori Hanky Haas, 11214 Fanwood Court, Henrico, Virginia 23233, Member, appointed March 28, 2014, for a term of two years beginning July 1, 2014, and ending June 30, 2016, to succeed Nancy Parr.

Brian K. Roberts, 100 Crescent Drive, Lawrenceville, Virginia 23868, Member, appointed March 28, 2014, for a term of two years beginning July 1, 2014, and ending June 30, 2016, to succeed Robyn Diehl McDougle.

TRANSPORTATION

Washington Metropolitan Area Transit Commission

Richard D. Holcomb, 11504 Bell Tower Court, Henrico, Virginia 23233, Member, appointed May 23, 2014, to serve at the pleasure of the Governor beginning April 1, 2014, to succeed himself.
CELEBRATING THE LIFE OF THE HONORABLE WILLIAM THOMAS PARKER

WHEREAS, the Honorable William Thomas Parker, former member of the Virginia House of Delegates and the Senate of Virginia, was born in Norfolk County, now the City of Chesapeake, on August 29, 1928, and entered into eternal rest on January 25, 2014; and

WHEREAS, the Honorable William "Bill" Thomas Parker graduated from Great Bridge High School in 1945 and attended the Norfolk Naval Shipyard Apprentice School; and

WHEREAS, the Honorable William Thomas Parker served his country valiantly and with distinction in the United States Air Force, and after his military service, he accepted a position with Norfolk Newspapers; and

WHEREAS, industrious and hardworking, the Honorable William Thomas Parker earned a reputation for his strong work ethic, which he demonstrated by selling sewing machines to supplement his income; in 1965, with the support and encouragement of family and friends, he joined several friends and business associates to develop the Chesapeake Memorial Gardens; and

WHEREAS, the Honorable William Thomas Parker, a man with keen business skills and acumen, became very successful in the cemetery establishment, which earned him the trust of leading businessmen and community leaders for other key developments in Chesapeake; he was president and owner of Wilpar Builders, Ltd.; and

WHEREAS, in the mid-1970s, the Honorable William Thomas Parker achieved his high school ambition of becoming an aviator, and he later united with a longtime friend in a partnership to operate the Chesapeake Airport and establish Mideastern Airways, which provided cargo and transportation services; and

WHEREAS, in 1976, the Honorable William Thomas Parker, with the support and urging of some of Chesapeake's most influential political leaders, began his successful political career in the Virginia House of Delegates, where he represented the 38th House District until 1979; as a Delegate, he served as a member of the House Committees on Education, Militia and Police, Nominations and Confirmations, and Roads and Internal Navigation; and

WHEREAS, the Honorable William Thomas Parker was elected to the Senate of Virginia in 1980 and represented the 14th Senatorial District until his retirement from public office in 1988; he offered his knowledge and expertise on legislation as a distinguished member of the Senate Committees on General Laws, Privileges and Elections, Rehabilitation and Social Services, and Transportation; and

WHEREAS, the Honorable William Thomas Parker, a successful and respected legislator, patroned and supported legislation to benefit his constituency in Chesapeake and voters throughout the Commonwealth; among his many accomplishments, he is credited with the creation of the Chesapeake Jubilee, the Chesapeake Expressway, and the maternity center of Chesapeake Regional Medical Center; he lobbied in Washington, D.C., skillfully for the Bower's Hill-Belleville Connector, which conveniently connects Chesapeake and other areas to the Monitor-Merrimac Memorial Bridge-Tunnel; and

WHEREAS, the Honorable William Thomas Parker led an outstanding career of dedicated public service; he served as chairman of the Hampton Roads Sanitation Commission and the Chesapeake Zoning Appeals Board; in 1982, he received his community's highest and most prestigious honor by being named First Citizen of Chesapeake; and

WHEREAS, the Honorable William Thomas Parker was a longtime and faithful member of Great Bridge United Methodist Church, Great Bridge Masonic Lodge No. 257, Shriner International, Khedive Shriners in Chesapeake, Chesapeake Shrine Club, and American Legion Post 280; he enjoyed hunting, fishing, flying, and golf, and in his later years, he loved attending his grandson's ball games and enjoying special times with his family; and

WHEREAS, the Honorable William Thomas Parker, a gifted community leader, astute politician, prudent businessman, and selfless public servant who represented the citizens of Chesapeake for 12 years, will be remembered fondly by his loving family and a host of relatives, friends, and colleagues; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of the Honorable William Thomas Parker, former member of the Virginia House of Delegates and the Senate of Virginia; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Honorable William Thomas Parker as an expression of the General Assembly's respect for his memory and gratitude for his contributions to the citizens of Chesapeake and the Commonwealth.

COMMENDING DONALD R. BUMA

WHEREAS, Donald R. Buma, a resident of Chesapeake, Virginia, has made significant contributions to the community through his involvement in various civic and charitable organizations; and

WHEREAS, Buma has been a long-time supporter of local schools and has been instrumental in the growth and development of Chesapeake schools; and

WHEREAS, Buma has served as a leader in several Chesapeake community organizations, including the Chesapeake Chamber of Commerce and the Chesapeake Area REALTORS Association; and

WHEREAS, Buma has also been involved in charitable organizations such as the Chesapeake United Way and the Chesapeake Kiwanis Club; and

WHEREAS, Buma has been a dedicated volunteer, serving in a variety of capacities to help improve the quality of life in Chesapeake; and

WHEREAS, Buma has been a respected member of the community, known for his commitment to public service and his desire to make a positive impact on the lives of others; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Mr. Donald R. Buma for his dedication to the community of Chesapeake and for his contributions to the well-being of the citizens of the Commonwealth.
WHEREAS, Donald R. Buma, an admired member of the Norfolk community who preserved the history and heritage of the workers who developed the Norfolk Botanical Garden, retires as executive director of the garden in 2014; and

WHEREAS, the Norfolk Botanical Garden, a 155-acre, nationally-accredited garden, was established in 1938 with funding from a Works Progress Administration (WPA) grant; the project employed 220 African Americans, who cleared 25 acres of dense vegetation and planted azaleas, rhododendrons, daffodils, and other trees and shrubs; and

WHEREAS, Donald Buma became the executive director of the Norfolk Botanical Garden in 1998 and began an extensive search to identify and honor the hardworking individuals who had developed the garden; and

WHEREAS, under Donald Buma's able leadership, 55 names were identified, and in 2009, he and Mary Ferguson—the only living WPA gardener—unveiled a bronze sculpture of a gardener in the WPA Memorial Garden; and

WHEREAS, collaborating with William H. Ruffner Middle School, Donald Buma created a documentary on the WPA gardeners that won first prize at the International Conference of Future Problem Solving, and he succeeded in having an article on the WPA gardeners published in a distinguished, international gardening magazine; and

WHEREAS, Donald Buma helped establish the WPA Garden Heritage Celebration, an annual event honoring the legacy of the WPA gardeners; in 2012, he donated all research materials on the gardeners to the Harrison B. Wilson Archives at Norfolk State University for preservation and further study; and

WHEREAS, Donald Buma strengthened the future of the Norfolk Botanical Garden by working with Old Dominion University to secure the garden's designation on the Virginia Landmarks Register and the National Register of Historic Places and founding the garden's Diversity Committee; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Donald R. Buma on the occasion of his retirement in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Donald R. Buma as an expression of the General Assembly's admiration for his accomplishments in service to the Norfolk community.

SENATE JOINT RESOLUTION NO. 5040

Celebrating the life of Ronald R. Cunningham, Jr.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Ronald R. Cunningham, Jr., a native son, was born on February 17, 1995, and entered into eternal rest on April 6, 2014, in Raleigh, North Carolina; and

WHEREAS, Ronald R. Cunningham, Jr., a four-year starter as a right guard for the Dinwiddie High School Generals football team, helped build the foundation for the school's first state championship in program history and led the team to a 7-4 overall record and a spot in the Virginia High School League Division 5 Central Region playoffs in 2012; he was honored as a top defensive player for the Generals football team in 2012; and

WHEREAS, Ronald R. Cunningham, Jr., was a member of the Dinwiddie High School wrestling and track teams, and upon graduation he earned a football scholarship to Saint Augustine's University, where he was an outstanding student-athlete and a computer engineering major; and

WHEREAS, Ronald R. Cunningham, Jr., affectionately known as "Swamp," was a 6-foot 2-inch, 285-pound freshman offensive lineman at Saint Augustine's University and contributed defensively in his first game by tackling and forcing a fumble against Stillman College; and

WHEREAS, Ronald R. Cunningham, Jr., was described by his high school football coach as a "gentle and nice person off the field but a beast on the gridiron" and as the "poster child for the Dinwiddie football program," due to his strength, determination, and sheer athleticism; and

WHEREAS, a faithful member of First Baptist Church in Petersburg, Ronald R. Cunningham, Jr., was actively engaged in the youth ministry, junior and young adult choir, and Sunday School; little children were attracted to him, and he loved working with young football players; he continued to practice his faith as a member of St. Augustine's Christian Faith and Praise Ministries and assisted with the institution's Christian Fellowship; and

WHEREAS, Ronald R. Cunningham, Jr., a remarkable young man with a charismatic personality, was gentle and always composed; he displayed a positive attitude regardless of the difficulty or challenge confronting him, including the football injury that caused a minor setback; he viewed the obstacle as an opportunity to return to football even stronger than before, and, during his recovery, refused the offer to take his classes online and walked to classes on crutches; and

WHEREAS, during a standing-room-only candlelight vigil at Saint Augustine's University, friends, teammates, coaches, and teachers remembered Ronald R. Cunningham, Jr., as a devoted friend and a kind, generous, energetic, and warmhearted person with a strong work ethic, a brilliant smile, and a sunny disposition; and

WHEREAS, at a memorial prayer program for Ronald R. Cunningham, Jr., in his home town of Dinwiddie, his family and friends supported each other in their grief and sought solace by sharing and emphasizing aspects of his life and how much he was loved and adored; and
WHEREAS, Ronald R. Cunningham, Jr., an exceptionally gentle, respectful, loving, charming, and kind spirit, will be missed by his loving father, mother, brothers, relatives, church family, devoted friends, teammates, coaches, and colleagues, as will his smile and warm embrace, and his memory will be treasured by everyone whose life he touched; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Ronald R. Cunningham, Jr.; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Ronald R. Cunningham, Jr., as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5041

Celebrating the life of Burleigh Cruikshank.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Burleigh Cruikshank, a respected business professional and devoted community leader in Williamsburg, died on May 1, 2014; and
WHEREAS, Burleigh "Pete" Cruikshank graduated from Amherst College and Harvard University, then worked at the Gillette Company for 20 years; and
WHEREAS, in 1978, Pete Cruikshank became the vice president of human resources and administration of Colonial Williamsburg; and
WHEREAS, deeply committed to community service, Pete Cruikshank served on the board of the United Way of Greater Williamsburg, where he headed the United Way Campaign and helped develop what is now known as the Community Resource Center; and
WHEREAS, Pete Cruikshank and his wife, Nan, founded Leadership Historic Triangle (now known as LEAD Historic Triangle), which encourages and supports community leaders; he also founded Community Leadership Service, which helps retirees become involved in volunteer service; and
WHEREAS, Pete Cruikshank served on the board of directors of Williamsburg Community Hospital for six years and was a member of a community outreach committee for Sentara Williamsburg Regional Medical Center; and
WHEREAS, Pete Cruikshank's honor, the award recognizes an individual or group that addressed a community need or enhanced quality of life in the area; and
WHEREAS, predeceased by his wife, Nan, Pete Cruikshank will be fondly remembered and greatly missed by his children, Bill, Bunny, Andy, and Molly, and their families and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Burleigh Cruikshank, a respected businessman and pillar of the Williamsburg community; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Burleigh Cruikshank as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5042

Celebrating the life of the Reverend Dr. Geoffrey Masefield Price.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, the Reverend Dr. Geoffrey Masefield Price, a dedicated spiritual leader in Williamsburg who served many communities throughout his 40-year career in ministry, died on May 21, 2014; and
WHEREAS, a native of Youngstown, Ohio, Geoffrey Price graduated from South High School, studied at the University of London, and earned a bachelor's degree from Youngstown State University; and
WHEREAS, Geoffrey Price was passionate about education and served as a teacher in public schools in Ohio, St. George's College, Jerusalem, and Virginia Theological Seminary for more than 30 years; he earned several advanced degrees and certificates, including a master's degree and a doctorate degree from Virginia Theological Seminary; and
WHEREAS, Dr. Price was ordained to the diaconate in Trinity Cathedral in Ohio in 1974 and to the priesthood in 1975; over the next 27 years, he inspired and uplifted the members of congregations in Ohio, Maryland, Washington, D.C., and the Commonwealth; and
WHEREAS, after his well-earned retirement in 2002, Dr. Price continued to serve as an interim minister at churches in the Counties of Gloucester and New Kent, the Markham area, and Huntersville, Maryland; and
WHEREAS, Dr. Price generously donated his time and talents to the National Eagle Scout Association and helped safeguard members of the community as a member of the United States Coast Guard Auxiliary; and
WHEREAS, Dr. Price will be fondly remembered and greatly missed by his wife, Kathleen; children, Holly, Anna, and Meredith, and their families; and numerous other family members and friends; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of the Reverend Dr. Geoffrey Masefield Price; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Reverend Dr. Geoffrey Masefield Price as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5043

Commending the Arlington Partnership for Affordable Housing.

WHEREAS, the Arlington Partnership for Affordable Housing celebrates its 25th anniversary in 2014; the nonprofit organization was founded in 1989 by four Arlington families who were committed to social justice and concerned about the high cost of rental housing in Arlington; and

WHEREAS, the Arlington Partnership for Affordable Housing (APAH) is the only nonprofit affordable housing developer working exclusively in Arlington County; APAH staff and board members live and work in Arlington, and APAH currently provides quality rental housing for 1,218 Arlington County households in 14 apartment communities; and

WHEREAS, APAH's mission is to develop, preserve, own, and advocate for quality affordable housing in Arlington and to promote opportunities for APAH residents through partnerships and programs; and

WHEREAS, APAH is an award-winning, efficient, effective nonprofit that combines best practices in affordable housing finance and development with a deep commitment to the local community, and it has been recognized for its innovation and partnership with Arlington County; and

WHEREAS, APAH was Arlington's first partner in Project Hope, a pioneering scatter-site permanent supportive housing program that has become a model for the state, and today 26 percent of APAH residents receive financial or supportive housing services; and

WHEREAS, APAH is a leader in energy conservation at Parc Rosslyn Apartments, Arlington's first multifamily, mixed-income property to receive a Silver LEED certification from the United States Green Building Council; at Columbia Grove, Arlington's first major affordable housing renovation to receive EarthCraft Virginia certification; and at Arlington Mill Residences, Arlington's first new affordable housing construction to be District Energy ready in accordance with Arlington's Energy Plan; and

WHEREAS, APAH partnered with Arlington County to build Arlington Mill, the first use of public land for housing, effectively reducing land development costs through a long-term discounted land lease and using savings to further reduce rents and house more very low-income residents at this affordable, four-story, new construction atop the county-built parking garage; and

WHEREAS, APAH is committed to ending homelessness in Arlington County through the Ten Homes for Marbella program and the new eight-unit supportive studio wing at Arlington Mill, where apartment units are made available for Arlington's most vulnerable population through very low rents using the best-practice Housing First model that includes third-party, wrap-around supportive services; and

WHEREAS, APAH's resident services programs touched the lives of over 500 residents last year by promoting opportunities for residents through partnerships with community-based nonprofits, businesses, and local government that helped residents increase their personal stability and thrive through programs focusing on workplace and parenting skills, financial education, health and well-being, and community building; and

WHEREAS, APAH achieved tremendous growth; strengthened operations, governance, and residence services; and advocated for significant new public resources for affordable housing, and APAH shares Arlington's vision of a diverse and inclusive, transit-oriented, sustainable community that welcomes and values all residents; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Arlington Partnership for Affordable Housing on the occasion of its 25th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare copies of this resolution for presentation to Nina Janopaul, APAH president and chief executive officer, and Robert M. Rozen, APAH chair, as an expression of the General Assembly's congratulations and admiration for the Arlington Partnership for Affordable Housing's 25 years of continuous service to Arlington County and its mission to provide quality affordable housing, so that low-wage earners and their families can thrive and succeed in the community.
SENATE JOINT RESOLUTION NO. 5044

Commending Richard E. Tucker.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, Richard E. Tucker of York County, a proud veteran and a diligent civil servant, has dedicated a lifetime of service to the Commonwealth and the United States; and
WHEREAS, a native of Dinwiddie County, Richard Tucker joined many of the other young men of his generation in service to his country during World War II; he served with the 88th Infantry Division in Italy, Yugoslavia, and Austria; and
WHEREAS, Richard Tucker supported his fellow soldiers as a sniper in numerous battles, including the Battle of Monte Cassino in the Rome-Arno Campaign; and
WHEREAS, recognized for his brave and selfless actions throughout the war, Richard Tucker received several battlefield promotions and earned a Bronze Star Medal, the Combat Infantryman Badge, and a Purple Heart; and
WHEREAS, Richard Tucker continued to serve in the military for the next two decades; he was deployed to the Demilitarized Zone in Korea and to West Germany, where he served as a railway military policeman; and
WHEREAS, after his honorable discharge in 1965, Richard Tucker joined the United States Postal Service, where he served ably until his retirement in 1977; and
WHEREAS, Richard Tucker is an exemplar of the dedication to country, duty, and community displayed by members of the Greatest Generation; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Richard E. Tucker for his contributions to the Commonwealth and the nation; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Richard E. Tucker as an expression of the General Assembly's respect and admiration for his service.

SENATE JOINT RESOLUTION NO. 5045

Commending the Northern Virginia Area Labor Federation, AFL-CIO.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 12, 2014

WHEREAS, in 2014, the Northern Virginia Area Labor Federation, AFL-CIO, is celebrating its 20th anniversary as an American Federation of Labor and Congress of Industrial Organizations–chartered central labor council; and
WHEREAS, since the original charter was issued to the Northern Virginia Area Labor Federation, AFL-CIO, in 1994, the organization has increased affiliate memberships by over 60 percent; and
WHEREAS, the Northern Virginia Area Labor Federation, AFL-CIO, represents workers in the Commonwealth's largest jurisdiction, which encompasses all of Northern Virginia; and
WHEREAS, the Northern Virginia Area Labor Federation, AFL-CIO, exemplifies grassroots organizing at its best, drawing from over 67 affiliate unions and community-based organizations to promote an improved quality of life for working men and women; and
WHEREAS, the Northern Virginia Area Labor Federation, AFL-CIO, has supported labor-friendly officials in the Virginia General Assembly and the United States Congress, greatly benefiting the Commonwealth's working families; and
WHEREAS, the energetic and dedicated volunteers of the Northern Virginia Area Labor Federation, AFL-CIO, have improved the lives of countless workers in the Commonwealth as advocates for fair wages, good benefits, safe working conditions, and dignified retirements; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend and congratulate the Northern Virginia Area Labor Federation, AFL-CIO, on the occasion of its 20th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Northern Virginia Area Labor Federation, AFL-CIO, as an expression of the General Assembly's appreciation for its commitment to the welfare of the Commonwealth's working men and women.

SENATE JOINT RESOLUTION NO. 5046

Celebrating the life of Raymond Harold Boone.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, Raymond Harold Boone, revered founding editor and publisher of the Richmond Free Press, was born on February 2, 1938, in Suffolk and entered into eternal rest on June 3, 2014; and
WHEREAS, Raymond Harold Boone graduated from East Suffolk High School, where he started both its newspaper and yearbook, stating that it was an opportunity to put his school on the map; he attended Norfolk State University, where he gained reporting experience writing for the Norfolk Journal and Guide and the Suffolk News-Herald before transferring to Boston University, where he earned his degree while serving as city editor for the Boston Chronicle and as a reporter for the Quincy Patriot Ledger; he earned a master's degree in journalism from Howard University; and

WHEREAS, after his graduation, Raymond Harold Boone accepted employment with Tuskegee University as the public information officer before being drafted into the United States Army in the early 1960s, where he served honorably and with distinction; and

WHEREAS, following his military service, Raymond Harold Boone became the White House correspondent for the Afro-American in Baltimore at the height of the Civil Rights Movement and later reported from Cuba, Russia, and other overseas hot spots as an international correspondent for the National Newspaper Publishers Association; and

WHEREAS, in 1965, Raymond Harold Boone was assigned to Richmond as the editor of the local edition of the Afro-American, which marked his rise as a prominent leader in the Richmond community, using the power of his pen to speak fearlessly and courageously against racial injustice; in 1969, he collaborated on the creation of the Frederick Douglass Program to train young African Americans for careers in journalism, and during his 11-year tenure as editor, his efforts helped to boost the power and influence of many African Americans in local, state, and national politics; and

WHEREAS, from 1976 to 1981, Raymond Harold Boone served as editor and vice president of the Afro-American Newspapers in Baltimore; in 1981 he began teaching journalism at Howard University, where he earned a reputation as a tough, demanding educator who emphasized excellence and ethics; he returned to Washington, D.C., in 1992 to start his own newspaper; and

WHEREAS, Raymond Harold Boone was the son of Tsujiro Miyazaki and Leathia Boone, loving parents who were unable to marry due to Virginia's laws prohibiting interracial marriage; who emphasized the importance of family, determination, hard work, and tolerance; and who instilled in him a strong work ethic and nurtured his business acumen; his family's struggles fueled his passion to eradicate social and racial injustices; and

WHEREAS, Raymond Harold Boone was actively involved in his community and received numerous awards and recognitions, among them twice serving as a Pulitzer Prize juror, which paved the way for the inclusion of African Americans on the Pulitzer board at Columbia University; he was a proud lifetime member of Kappa Alpha Psi Fraternity and member of the National Association of Guardsmen, the National Newspaper Publishers Association, the Virginia Communications Hall of Fame in 2000, national leadership honor society Omicron Delta Kappa in 2013, and many other professional and community groups; and he was a longtime member of St. Philip's Episcopal Church in Richmond; and

WHEREAS, Raymond Harold Boone will be remembered for his thoughtfulness, honesty, integrity, courage, intellectual curiosity, and audacity to speak truth to power, even when confronted by injustice, inequality, and ignorance; and

WHEREAS, Raymond Harold Boone, a longtime journalist and defender of freedom, will be sorely missed by his family, friends, and colleagues who will cherish his memory forever; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Raymond Harold Boone, founder, editor, and publisher of the Richmond Free Press; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Raymond Harold Boone as an expression of the General Assembly's appreciation for his service to the Commonwealth and respect for his memory.

SENATE JOINT RESOLUTION NO. 5047

Commending the Division of Capitol Police.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, on January 1, 1996, the Virginia Association of Chiefs of Police and the Virginia Sheriffs' Association, in partnership with the Department of Criminal Justice Services, created the Virginia Law Enforcement Professional Standards Commission; and

WHEREAS, the mission of the Virginia Law Enforcement Professional Standards Commission is to advance law-enforcement professionalism through the establishment of professional standards and the administration of a formal mechanism by which Virginia agencies can be systematically measured, evaluated, and updated; and

WHEREAS, the Commission's goals are to increase the effectiveness and efficiency of law-enforcement agencies in the Commonwealth in the delivery of services, to promote cooperation and coordination among all components in all criminal justice systems, to ensure the appropriate level of training for law-enforcement personnel, and to promote public confidence in law enforcement; and

WHEREAS, the Virginia Law Enforcement Professional Standards Commission accreditation program is a voluntary accreditation program open to the more than 400 law-enforcement agencies in the Commonwealth; and
WHEREAS, the Virginia Law Enforcement Professional Standards Commission has established 190 standards that guide policy development, ensuring a high level of quality service delivery, cooperation, training, and public confidence, consistent with the Code of Virginia; and

WHEREAS, the awarding of accreditation status through the Virginia Law Enforcement Professional Standards Commission signifies that a law-enforcement agency has achieved compliance with all applicable standards; and

WHEREAS, the Division of Capitol Police underwent a comprehensive assessment by the Virginia Law Enforcement Professional Standards Commission conducted March 24-26, 2014; and

WHEREAS, because of the many hours of dedication and commitment to the accreditation process by the men and women of the Division of Capitol Police, the Division was found in compliance with all 190 applicable Virginia Law Enforcement Professional Standards, thus achieving an exceptional 100 percent compliance; and

WHEREAS, the Division of Capitol Police was the first state agency in the Commonwealth of Virginia to complete a reaccreditation with no files returned; and

WHEREAS, under the leadership of Colonel Anthony S. Pike, the Division of Capitol Police was presented with the second certificate of accredited status from the Virginia Law Enforcement Professional Standards Commission on May 15, 2014; and

WHEREAS, the Division of Capitol Police now joins 91 other Virginia law-enforcement agencies awarded the Virginia Law Enforcement Professional Standards Commission's accredited status; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Division of Capitol Police for receiving the distinguished Virginia Law Enforcement Professional Standards Commission second accredited status; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Colonel Anthony S. Pike, Chief of the Division of Capitol Police, as an expression of the General Assembly's congratulations, respect, and admiration for the Division's accomplishments.

SENATE JOINT RESOLUTION NO. 5048

Commending Lillian Orlich.

Agreed to by the Senate, June 12, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, Lillian Orlich, a devoted educator who has touched countless lives throughout her decades-long career, was named the Secondary School Counselor of the Year by the Virginia School Counselor Association on March 21, 2014; and

WHEREAS, a native of New York City, Lillian Orlich graduated from Julia Richman High School, attended Hunter College, and earned bachelor's and master's degrees from New York University; and

WHEREAS, Lillian Orlich moved to the City of Manassas in the 1950s and answered her calling to become an educator; she held positions as a teacher and an administrator in the Commonwealth and in Ohio before becoming a full-time counselor at Osbourn Park High School in Manassas in the 1970s; and

WHEREAS, over the course of her distinguished career, Lillian Orlich has mentored countless students and worked to provide them with the tools to become lifelong learners and responsible citizens of the Commonwealth; she is the longest-serving educator in the Prince William County Public Schools system; and

WHEREAS, Lillian Orlich often goes above and beyond in her duties as an educator and a counselor, building positive relationships and encouraging students to achieve their full potential in and out of the classroom; she works with George Mason University to assist non-English-speaking students who are preparing for college; and

WHEREAS, Lillian Orlich offers her wise leadership to her fellow teachers on the faculty senate, and she has helped to provide new opportunities for students as the advanced placement coordinator, as a member of the scholarship committee and the parent-teacher-student organization, and as a former member of the Navy Reserve Officers Training Corps; and

WHEREAS, deeply committed to her students, Lillian Orlich is an exemplar of the hard work, compassion, and devotion to the community shown by educators and school administrators throughout the Commonwealth; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Lillian Orlich on being named the Secondary School Counselor of the Year by the Virginia School Counselor Association in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Lillian Orlich as an expression of the General Assembly's admiration for her long tradition of service to the youth of the City of Manassas and Prince William County.
SENATE JOINT RESOLUTION NO. 5049

Commending Donald Nathan Carr.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, in June 2014, Donald Nathan Carr, a proud member of the United States Army for more than four decades, retires as the director of public affairs for Fort Belvoir in Fairfax County; and
WHEREAS, Donald "Don" Carr is a graduate of the Army Advanced Public Affairs Course from the University of South Carolina and completed several other media courses through the United States Army, including courses at the Army Management Staff College and the Noncommissioned Officer (NCO) Academy in Thailand; and
WHEREAS, throughout his 42-year military career, Don Carr served in almost every capacity in the public affairs field, including 21 years as an enlisted journalist and public affairs NCO; he served as the chief of army newspapers, the director of army news operations, and an editor of 11 army command information newspapers and magazines; and
WHEREAS, in addition to working for the Department of the Army, Don Carr also served as public affairs chief for the 2nd Armored Division, United States Army North, and the 172nd Infantry Brigade; and
WHEREAS, after retiring from active-duty service in 1993, Don Carr continued to serve his country through civil service in the United States Army Public Affairs Office; he was named the director of public affairs for Fort Belvoir in February 2001; and
WHEREAS, a respected expert on practical public affairs, Don Carr has authored numerous articles and scholarly papers, which have appeared in both military and civilian publications; and
WHEREAS, Don Carr has shared his knowledge and expertise through workshops on strategic communications, media relations, command information, and community relations; he served as a primary media trainer at Fort Belvoir's Management Staff College and worked with several graduating classes of the Defense Information School; and
WHEREAS, Don Carr plans to spend his well-earned retirement with his wife, Jirapa, and their three children and eight grandchildren; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Donald Nathan Carr on the occasion of his retirement as director of public affairs for Fort Belvoir; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Donald Nathan Carr as an expression of the General Assembly's admiration for his contributions to the Commonwealth and the nation.

SENATE JOINT RESOLUTION NO. 5050

Celebrating the life of George Raye Goode, Sr.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, George Raye Goode, Sr., a former mayor of the Town of Clifton Forge and a deeply respected community leader, died on June 1, 2014; and
WHEREAS, a lifetime resident of Clifton Forge, George Goode worked to better the lives of his fellow residents as a member of the advisory board of First Citizens Bank, the Masonic Theater board, and the Alleghany Highlands Consolidation Committee; he was a dedicated employee of CSX Transportation for 36 years; and
WHEREAS, as a passionate advocate for equality and justice, George Goode played a crucial role in the desegregation of public schools in Clifton Forge; and
WHEREAS, George Goode was appointed to the Clifton Forge City Council in 1975; desirous to be of further service to the people of Clifton Forge, he ran for and was elected as the first African American mayor of the town, faithfully executing the office from 1976 to 1986; and
WHEREAS, George Goode enjoyed fellowship and worship with the community as a devout member of Main Street Baptist Church, where he served on the board for 25 years; and
WHEREAS, through his generosity, hard work, and care for the community, George Goode left a legacy of excellence to all public servants in the Alleghany Highlands; and
WHEREAS, predeceased by his beloved wife of 36 years, Doris, George Goode will be greatly missed and fondly remembered by his children, Cassandra, George, Jr., Ava, Stanley, Kim, Darren, Nikki, and Dana, and their families and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of George Raye Goode, Sr., the respected former mayor of the Town of Clifton Forge and a pillar of the community; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of George Raye Goode, Sr., as an expression of the General Assembly's respect for his memory.
SENATE JOINT RESOLUTION NO. 5051

Commending R. Edward Howell.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, R. Edward Howell, the longtime vice president and chief executive officer of the University of Virginia Medical Center who greatly improved and expanded health care options in the Charlottesville area, retires in July 2014; and
WHEREAS, Edward Howell served the community as a high school teacher and coach, then began a distinguished 37-year career in health care; he served as chief executive officer of the University of Iowa Hospitals and Clinics before joining the University of Virginia Medical Center in 2002; and
WHEREAS, Edward Howell oversaw more than 5,000 employees at the University of Virginia Medical Center and worked to meet countless patients' needs by strengthening the hospital both clinically and financially; and
WHEREAS, under Edward Howell's tenure, the University of Virginia Medical Center added 100 inpatient beds, expanded surgical and medical procedure capacities, implemented electronic medical records, and built the Emily Couric Clinical Cancer Center, the Transitional Care Hospital, and a clinical laboratory facility; and
WHEREAS, one of Edward Howell's proudest accomplishments was the construction of an expanded outpatient facility for the University of Virginia Children's Hospital, which is scheduled for completion in 2014; and
WHEREAS, Edward Howell extended the University of Virginia Medical Center's high quality care to the Culpeper area through an agreement with Culpeper Regional Hospital in 2009, and he built strong partnerships with Riverside Health System, Mary Washington Healthcare, and Winchester Medical Center; and
WHEREAS, a respected leader in the field, Edward Howell offered his time and wisdom to numerous boards and committees and currently serves as the secretary and treasurer for the Virginia Hospital and Healthcare Association; and
WHEREAS, during his well-earned retirement, Edward Howell plans to focus on teaching and spend more time with his family; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend R. Edward Howell on the occasion of his retirement as vice president and chief executive officer of the University of Virginia Medical Center; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to R. Edward Howell as an expression of the General Assembly's admiration for his contributions to the medical field and best wishes on a happy retirement.

SENATE JOINT RESOLUTION NO. 5052

Celebrating the life of William Frank Mezger.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, William Frank Mezger, the longtime chief economist of the Virginia Employment Commission who dedicated almost 50 years of service to the Commonwealth, died on June 7, 2014; and
WHEREAS, a native of Richmond, William "Bill" Mezger grew up in Church Hill, graduated from John Marshall High School, and earned a bachelor's degree from the University of Richmond; and
WHEREAS, after graduation, Bill Mezger began his career with the Virginia Employment Commission as an analyst; he later became chief economist of the Economic Information Services Division, where he ably served the Commonwealth for the next 37 years; and
WHEREAS, Bill Mezger was known as the voice of the Virginia Employment Commission, presenting the Commonwealth's monthly unemployment rates, analysis, and economic forecasts; he served as the editor of *VEC Quarterly*; and
WHEREAS, admired for the breadth and depth of his economic knowledge, Bill Mezger presented data in an objective, comprehensive, and authoritative manner; he was a recognized leader in the field and a devoted mentor to many of his colleagues; and
WHEREAS, throughout his career, Bill Mezger was committed to the prosperity and well-being of the Commonwealth and supportive of sound economic and employment policies and practices that benefit all Virginians; he retired after giving his last monthly report on December 30, 2009; and
WHEREAS, Bill Mezger generously gave his time and talents as a four-time president of Virginia Train Collectors, and he was respected as a national authority on post-World War II Lionel trains; and
WHEREAS, Bill Mezger enjoyed fellowship and worship with the community as a longtime member of First Baptist Church in Richmond; and
WHEREAS, Bill Mezger will be greatly missed and fondly remembered by his wife of 46 years, Effie; daughter, Karen, and her family; and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of William Frank Mezger, an outstanding servant to the Commonwealth and his fellow citizens; and, be it RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of William Frank Mezger as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5053
Commending Awanta Miles.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, Awanta Miles was named the 2014 Virginia School Counselor Association Middle School Counselor of the Year; and
WHEREAS, Awanta Miles began her 23-year career in education at the elementary school level, then transferred to middle school; she currently serves as the director of counseling at L. Douglas Wilder Middle School; and
WHEREAS, known as a trustworthy and compassionate mentor, Awanta Miles has offered guidance and support to countless students and parents throughout her distinguished career; and
WHEREAS, Awanta Miles is a recognized leader among the faculty at L. Douglas Wilder Middle School, ensuring that the counseling staff stays informed on curriculum changes, district-wide initiatives, and student trends and concerns; and
WHEREAS, working to enhance the wider community, Awanta Miles collaborates with parents and students outside of the classroom and has offered her time and wisdom to many service organizations; and
WHEREAS, Awanta Miles is an exemplar of the professionalism, hard work, and devotion to students displayed by educators and school administrators throughout the Commonwealth; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Awanta Miles on being named the 2014 Virginia School Counselor Association Middle School Counselor of the Year; and, be it RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Awanta Miles as an expression of the General Assembly's congratulations and admiration for her service to the youth of Henrico County.

SENATE JOINT RESOLUTION NO. 5054
Commending Lora Rinker.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, Lora Rinker has enriched the Arlington community by tirelessly working for social justice; she has led efforts to create more affordable housing, advocated for a stronger human services safety net, and challenged the Arlington community to end homelessness; and
WHEREAS, in the 1980s, Lora Rinker worked with numerous local civic and service organizations to identify and better meet the needs of the homeless in Arlington County; she cofounded and became the first executive director of the Arlington Street People's Assistance Network (A-SPAN), which was incorporated in 1991; and
WHEREAS, under Lora Rinker's leadership, A-SPAN created the county's first emergency winter shelter, which is now planned to become a permanent, comprehensive homeless service center; and
WHEREAS, with grants from the United States Department of Housing and Urban Development, Lora Rinker oversaw the establishment of Opportunity Place, an outreach, case management, and unemployment center; and
WHEREAS, Lora Rinker's commitment to justice includes being a co-director of the Center for New Creation, creator and organizer for a multi-cultural, interfaith celebration named "One World Day," and chair and member of the Arlington Interfaith Council, and her volunteer service spans from school volunteer to Arlington's Human Services Commission, to Arlington's Arts Commission, and secretary of Arlingtonians for a Better County; and
WHEREAS, Lora Rinker was in the first group of women to receive the "Women of Vision" award from the Arlington County Commission on the Status of Women; and
WHEREAS, in 2004, Lora Rinker and her husband, Charlie, founded Arlington New Directions Coalition, which focuses on bettering the community by closing the achievement gap, preserving diversity, and supporting affordable housing and workers' rights initiatives; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Lora Rinker for her contributions to affordable housing and community development in Arlington County; and, be it RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Lora Rinker as an expression of the General Assembly's admiration for her leadership and devotion to the community.
SENATE JOINT RESOLUTION NO. 5055

Commending Charlie Rinker.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, Charlie Rinker has enriched the Arlington community by tirelessly working for social justice by supporting affordable housing options, advocating for human services, and founding numerous community development and advocacy organizations; and

WHEREAS, serving as an advocate for affordable housing since the 1970s, Charlie Rinker was a founder and president of Arlington Housing Corporation (AHC) and Affordable Home Ownership Made Easier (AHOME); he represented the community as a longtime member of the Arlington County Housing Commission and worked with other civic groups; and

WHEREAS, as the principal of Rinker and Associates, a development consulting firm, Charlie Rinker has helped dozens of tenant associations acquire or renovate more than 1,300 housing units for low-income or moderate-income families in the area; and

WHEREAS, as the president of Buyers and Renters Arlington Voice (BRAVO), Charlie Rinker worked with landlords and tenants to strengthen the community through education, engagement, and innovative programs; and

WHEREAS, Charlie Rinker has earned many awards and accolades for his work, including the James B. Hunter Award and the Alliance for Housing Solutions' Ellen M. Bozman Affordable Housing Award; he was also named to the AHC Hall of Fame and as an Arlington Partnership for Affordable Housing honoree; and

WHEREAS, in 2004, Charlie Rinker and his wife, Lora, founded Arlington New Directions Coalition, which focuses on bettering the community by closing the achievement gap, preserving diversity, and supporting affordable housing and workers' rights initiatives; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Charlie Rinker for his contributions to affordable housing and community development in Arlington County; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Charlie Rinker as an expression of the General Assembly's admiration for his leadership and devotion to the community.

SENATE JOINT RESOLUTION NO. 5056

Commending the Northumberland High School baseball team.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, the Northumberland High School baseball team claimed its first state title, winning the Virginia High School League Group 1A state championship on June 14, 2014, at Radford University; and

WHEREAS, with strong pitching and defense and focused teamwork, the Northumberland High School Indians defeated the Honaker High School Tigers 9-3 to finish the season with an impressive 23-2 record; and

WHEREAS, the Northumberland High School Indians pressured the Honaker High School Tigers throughout the final, scoring runs in the third, fourth, fifth, sixth, and seventh innings; and

WHEREAS, the victory is a testament to the hard work and dedication of each of the players—Bremon Saunders, Clinton Carter, Matthew Harris, Blake Walker, Brandon Walker, Jack Jett, Zachary Kent, Joshua Hinson, Collin Donovan, Carter Deihl, Nathan Kiss, and Trevor Cantrell; and

WHEREAS, the team also benefited from the leadership and guidance of the parents, staff, coaches—Johnny Mothershead, Brian Hahn, and Adam Gordon—and manager, Drew Saville, and the support of the entire Northumberland High School community; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Northumberland High School baseball team on winning the 2014 Virginia High School League Group 1A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Johnny Mothershead, the head coach of the Northumberland High School baseball team, as an expression of the General Assembly's admiration for the team's accomplishments.

SENATE JOINT RESOLUTION NO. 5057

Commending the Rappahannock High School softball team.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014
WHEREAS, the Rappahannock High School softball team claimed its first state title, winning the Virginia High School League Group 1A state championship; and
WHEREAS, the Rappahannock High School Raiders defeated the William Campbell High School Generals 5-0 to secure the team's first state title in its 50-year history; and
WHEREAS, the Rappahannock High School Raiders had previously defeated the William Campbell High School Generals to win the Group 1A East regional title, and the team bested the Auburn High School Eagles in the state semifinals; and
WHEREAS, each of the players—Jenna Whelan, Mikayla Rapp, Rhiannon Mulvena, Lexi Hanks, Xenna Belfield, Jordan Whelan, Makenzie Hall, Rachel Douglas, NaJocelyn Jackson, Megan Elbourn, Summer Sanders, Hailee Green, Courtney Berhalter, Alexi Taylor, Katelin Hamilton, Hallie Berger, Chelsea Smith, and Brandi Mulvena—contributed to the win; and
WHEREAS, the Rappahannock Raiders also benefited from the dedicated work of the coaches, staff, and parents and the enthusiastic support of the entire Rappahannock High School community; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Rappahannock High School softball team on winning the Virginia High School League Group 1A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Ellen Gaines, the head coach of the Rappahannock High School softball team, as an expression of the General Assembly's admiration for the team's achievements.

SENATE JOINT RESOLUTION NO. 5058
Commending the Hanover High School baseball team.

Agreed to by the Senate, June 23, 2014
Agreed to by the House of Delegates, June 23, 2014

WHEREAS, the Hanover High School baseball team claimed its second consecutive state title, winning the Virginia High School League Group 4A state championship on June 14, 2014, at Liberty University; and
WHEREAS, with strong pitching and defense, the Hanover High School Hawks defeated the Millbrook High School Pioneers 7-1; the Hawks scored four runs in the fourth inning to take a commanding 5-0 lead; and
WHEREAS, finishing the season with an impressive 21-2 record, the Hanover High School Hawks also defeated the Sherando High School Warriors in the state semifinals 6-2; and
WHEREAS, each member of the Hanover High School baseball team—Thomas Renfro, Hayden Moore, Ben Nachman, Reeves Lowry, John Gregory, Anthony Zona, Taylor McDougal, Jacob Weis, Josh Shepherd, Jakob Pridemore, Hunter Marshall, Trevor Denton, Cayman Richardson, Brady Didlake, Derek Casey, Grey Lyttle, Matthew Corley, Elliott Sledd, and Troy Szalay—contributed to the successful season; and
WHEREAS, the Hanover High School Hawks also benefited from the leadership and experience of the coaches and staff—Charlie Dragum, Hunter Hoy, Russ Abernathy, AJ Karidis, Bobby White, Jeremy Setelin, Mike Rohr, and Tyler Kane—manager, Lexi Martin, and the enthusiastic support of the entire Hanover High School community; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Hanover High School baseball team on winning the 2014 Virginia High School League Group 4A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Charlie Dragum, the head coach of the Hanover High School baseball team, as an expression of the General Assembly's admiration for the team's achievements.

SENATE JOINT RESOLUTION NO. 5060
Celebrating the life of Staff Sergeant David H. Stewart.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Staff Sergeant David H. Stewart of Stafford County, a respected platoon sergeant in the United States Marine Corps and beloved husband and father, made the ultimate sacrifice in the line of duty on June 20, 2014; and
WHEREAS, Staff Sergeant Stewart graduated from North Stafford High School and carried on a proud family tradition of military service, joining the United States Marine Corps Reserve in 2000; and
WHEREAS, Staff Sergeant Stewart was mobilized for active duty after the attacks on September 11, 2001, and deployed to Iraq from 2004 to 2005; he completed two additional tours in Iraq in 2006 and 2008 and in Afghanistan in 2013; and
WHEREAS, in April 2014, Staff Sergeant Stewart began his fifth tour in 10 years, deploying to Helmand Province, Afghanistan, as a platoon sergeant with 2nd Combat Engineer Battalion, 2nd Marine Division, II Marine Expeditionary Force; and

WHEREAS, Staff Sergeant Stewart was a capable leader at both squad and platoon levels, and he used his training as a combat engineer to detect and safeguard his fellow Marines from explosive devices; he also passed along his experience to younger Marines as a drill instructor between deployments; and

WHEREAS, throughout his 14-year military career, Staff Sergeant Stewart earned several awards and honors, including the Purple Heart, the Navy and Marine Corps Commendation Medal, and the Navy and Marine Corps Achievement Award with Valor; and

WHEREAS, known for both his sense of humor and his commitment to honoring the principles and values of the United States Marine Corps, Staff Sergeant Stewart was an admired friend and mentor to many of his fellow Marines; and

WHEREAS, Staff Sergeant Stewart will be greatly missed and fondly remembered by his beloved wife of 17 years, Kristine; children, Mackenzie and Marshall; and numerous other family members, friends, and fellow Marines; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Staff Sergeant David H. Stewart, a proud and patriotic member of the United States Marine Corps; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Staff Sergeant David H. Stewart as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5061

Commending Charles Wright.

WHEREAS, Charles Wright of Charlottesville, a poet respected for his creativity and mastery of complex imagery, was named the United States Poet Laureate by the Library of Congress in 2014; and

WHEREAS, a native of Pickwick Dam, Tennessee, Charles Wright began writing poetry while serving his country with the United States Army; throughout his career, Charles Wright has authored 24 collections of poetry, combining Southern sensibilities with powerful imagery, flowing lyrics, and fascinating mystical themes; and

WHEREAS, deeply influenced by the work of Ezra Pound, Charles Wright also incorporates styles learned from ancient Chinese and Italian modernist texts to create moving and enduring pieces that have been celebrated for decades; and

WHEREAS, Charles Wright's famous works include The Other Side of the River, The Southern Cross, and a series of trilogies commonly referred to as "The Appalachian Book of the Dead"; he released his most recent work, Caribou: Poems, in March 2014; and

WHEREAS, as United States Poet Laureate, Charles Wright will strive to promote the importance of poetry in the nation and inspire young poets through public outreach; his one-year appointment officially begins in September 2014, when he will hold a public reading of his work at the Library of Congress; and

WHEREAS, Charles Wright has earned numerous awards and accolades for his work, including a National Book Award, a Pulitzer Prize, a National Book Critics Circle Award, a Bollingen Prize, and a Ruth Lilly Poetry Prize for lifetime achievement; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Charles Wright on being named the United States Poet Laureate in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Charles Wright as an expression of the General Assembly's congratulations and admiration for his contributions to the cultural landscape of the Commonwealth and the United States.

SENATE JOINT RESOLUTION NO. 5062

Celebrating the life of Withers W. Moncure, Sr.

WHEREAS, Withers W. Moncure, Sr., of Fredericksburg, an admired restaurateur who cofounded a successful seafood chain in the 1970s and the beloved patriarch of a large family, died on July 3, 2014; and
WHEREAS, a lifelong resident of Stafford County and the City of Fredericksburg, Withers Moncure graduated from Falmouth High School, where he proudly played on the school's first football team in the 1940s; he pursued higher education at Fork Union Military Academy, The College of William and Mary, and Randolph-Macon College; and

WHEREAS, possessed of an entrepreneurial spirit, Withers Moncure cofounded the Happy Clam seafood restaurant and helped the business grow to a chain of 10 locations around the Commonwealth; he valued customer service above all else and was happiest while working as a greeter at one of his restaurants; and

WHEREAS, Withers Moncure's son Richard carries on his father's legacy by operating a Happy Clam location in Fredericksburg that still offers the same fresh, delicious seafood selections and quality service; and

WHEREAS, working to enhance the quality of life of his fellow residents, Withers Moncure offered his wisdom and experience to Fredericksburg Masonic Lodge No. 4 and Fredericksburg BPOE Lodge 875; he enjoyed fellowship and worship with the community as a member of the historic Aquia Episcopal Church; and

WHEREAS, predeceased by his daughter, Anne, Withers Moncure will be fondly remembered and greatly missed by his wife of 63 years, Patricia; sons, Withers, Jr., and Richard, and their families; and numerous other family members and friends; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Withers W. Moncure, Sr., a respected businessman and a beloved member of the Fredericksburg community; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Withers W. Moncure, Sr., as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5063
Commending the Alleghany Highlands Arts and Crafts Center.
Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Alleghany Highlands Arts and Crafts Center, a nonprofit organization in Clifton Forge that enhances cultural life in Alleghany County by supporting and promoting the visual arts, celebrates its 30th anniversary in 2014; and

WHEREAS, founded in 1984 by a group of more than 80 local residents, the Alleghany Highlands Arts and Crafts Center ably carries out its mission to provide education about and opportunities to participate in the visual arts; and

WHEREAS, the Alleghany Highlands Arts and Crafts Center serves experts and novices of all ages through a wide array of exhibits, programs, and workshops; the center has featured works from hundreds of artists and craftspeople and presented over 400 gallery exhibits; and

WHEREAS, the Alleghany Highlands Arts and Crafts Center focuses on the importance of arts education by offering in-house classes and programs for school students; the center also cosponsors the Artist-in-Education Residency, which has facilitated professional artist residencies at Alleghany County High School and Covington High School for 20 years; and

WHEREAS, the Alleghany Highlands Arts and Crafts Center is a crucial partner in promoting tourism to Clifton Forge and the Alleghany Highlands; the center welcomes almost 9,000 arts and crafts enthusiasts each year, including visitors from all 50 states and more than 50 countries worldwide; and

WHEREAS, the Alleghany Highlands Arts and Crafts Center has built strong relationships with local businesses, civic and service groups, and local and state government organizations; the center owes much of its success to the hard work and enthusiasm of countless volunteers and the generosity of many donors; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Alleghany Highlands Arts and Crafts Center on the occasion of its 30th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Alleghany Highlands Arts and Crafts Center as an expression of the General Assembly's admiration for its cultural contributions to the Town of Clifton Forge, the Alleghany Highlands, and the Commonwealth.

SENATE JOINT RESOLUTION NO. 5064
Commending Walkerton Community Fire Association.
Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Walkerton Community Fire Association, an outstanding all-volunteer fire department in King and Queen County, has safeguarded the lives and property of Walkerton residents for 60 years; and

WHEREAS, Walkerton Community Fire Association traces its roots to the early 1950s, when a group of concerned citizens realized the need for a fire department after a trash fire in a local home; with guidance from the Tappahannock Fire Company and the West Point Fire Company, Walkerton Community Fire Association was officially incorporated on March 8, 1954; and
WHEREAS, by April 1954, Walkerton Community Fire Association had acquired its first fire truck; later that year, the directors voted to build a fire house, and with assistance and many generous donations from community members, the department held its first open house on April 30, 1955; and

WHEREAS, Walkerton Community Fire Association continued to grow through the years, adding space for additional fire trucks, a meeting room, and a kitchen; in 1990, the department unveiled a new fire station with room for seven vehicles as well as meeting rooms and sleeping quarters; and

WHEREAS, to better serve the residents of King and Queen County, Walkerton Community Fire Association firefighters pursue the highest quality training and use the best equipment; the department is prepared to respond to fires, vehicle accidents, natural disasters, and other incidents; and

WHEREAS, Walkerton Community Fire Association has benefited from the able leadership of many highly qualified fire chiefs—Thomas Dean Pemberton, John Lane Mitchell, Sr., Harvey K. Cooke, Ronnie Barnette, Frankie Parker, L. W. Reynolds, Jr., Berkley Barefoot, and Robbie Coleman—the hard work and dedication of countless volunteer firefighters, and the generosity and support of the entire community; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Walkerton Community Fire Association on the occasion of its 60th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Ed Wilson, president of Walkerton Community Fire Association, as an expression of the General Assembly's admiration for the association's dedication and numerous contributions to King and Queen County.

SENATE JOINT RESOLUTION NO. 5065

Celebrating the life of Jodi S. Gidley.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Jodi S. Gidley, a loving and cherished wife, mother, leader, and friend passed away in Virginia Beach on July 31, 2014; and

WHEREAS, Jodi Gidley was born in Greensburg, Pennsylvania, and resided in Virginia Beach, where she and her husband raised their two daughters; and

WHEREAS, Jodi Gidley graduated with a bachelor of science degree in mathematics from the University of Pittsburgh and received a master's degree in mechanical engineering from Old Dominion University and was recently awarded the Old Dominion University Distinguished Alumni Award; and

WHEREAS, having served nearly 30 years at AGL Resources, including roles as director of financial planning and budgets and vice president of operations, Jodi Gidley was recognized for her dedication and strong business acumen and named the first female senior vice president, Mid-Atlantic Operations, for AGL Resources and president of Virginia Natural Gas, Elizabethtown Gas, and Elkton Gas; and

WHEREAS, during her business career, Jodi Gidley contributed greatly to the development of energy infrastructure, helping to plan and shepherd the development of major natural gas pipeline projects to serve Virginia customers; and

WHEREAS, Jodi Gidley made valuable contributions to the Commonwealth through her service on the Governor's Commission on Climate Change, the Coal & Energy Commission, and the Board of Visitors of Old Dominion University, her alma mater; and

WHEREAS, Jodi Gidley was a respected leader in the community, serving on several boards, including the Hampton Roads Chamber of Commerce, the Hampton Roads Economic Development Alliance, and numerous other nonprofits and charitable organizations; and

WHEREAS, as a result of Jodi Gidley's commitment, leadership, and personal involvement, the Virginia Natural Gas team has left an indelible mark on the Hampton Roads region through charitable and philanthropic activities, including Special Olympics Virginia, March of Dimes, The Salvation Army, and United Way; and

WHEREAS, Jodi Gidley's generosity was evident, even in her passing, because she chose to give life to others by being an organ donor; and

WHEREAS, Jodi Gidley will be greatly missed and fondly remembered by her high school sweetheart and husband of nearly 25 years, Jeffrey S. Gidley, and their daughters, of whom she was extremely proud, Megan and Sarah, as well as countless business colleagues and community friends; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Jodi S. Gidley, wife, mother, friend, and community leader in Virginia Beach; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Jodi S. Gidley as an expression of the General Assembly's respect for her memory.
SENATE JOINT RESOLUTION NO. 5066

Commending Bill Jenkins.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Bill Jenkins of Gloucester County, a talented musician who preserves the history and heritage of the Commonwealth by playing traditional Virginia music, was inducted into the Virginia Musical Museum Hall of Fame Room in Williamsburg on August 9, 2014; and
WHEREAS, a native of Newport News, Bill Jenkins was raised in Gloucester County and discovered his passion for music at a young age; he played and sang with several groups before forming Bill Jenkins and the Virginia Mountain Boys; and
WHEREAS, Bill Jenkins and the Virginia Mountain Boys reflect the lives of early immigrants in the Appalachian Mountains in a variety of authentic songs, many of which have been handed down through generations; and
WHEREAS, known as much for their skill on acoustic instruments as their complex harmonies, Bill Jenkins and the Virginia Mountain Boys have delighted audiences with folk tunes and camp meeting songs and evoked strong emotions through timeless ballads; and
WHEREAS, throughout his 56-year career, Bill Jenkins has researched and collected countless examples of traditional Virginia music; he and the Virginia Mountain Boys have learned more than 500 songs and can play every one from memory, ensuring that each show is a unique experience; and
WHEREAS, Bill Jenkins has earned national recognition, playing at the National Press Club in Washington, D.C., in 1964 and 2014; he has also performed on the White House lawn, at the historic American Theatre in Hampton, and at many other venues; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Bill Jenkins on being inducted into the Virginia Musical Museum Hall of Fame Room; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Bill Jenkins as an expression of the General Assembly's admiration for his numerous contributions to the cultural landscape of the Commonwealth and the United States.

SENATE JOINT RESOLUTION NO. 5067

Commending Veterans of Foreign Wars Obie D. Minter Memorial Post 10840.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Veterans of Foreign Wars Obie D. Minter Memorial Post 10840 of Franklin County, which was chartered on September 1, 1989, with just over 70 veterans from Franklin County and neighboring communities, celebrates its 25th anniversary in 2014; and
WHEREAS, Veterans of Foreign Wars Post 10840 was named for Franklin County native Obie D. Minter, a World War II veteran of Company B, 30th Infantry Regiment, 3rd Infantry Division, who was captured in the Vosges Mountains during the Rhineland campaign and imprisoned at Stalag VII-A in Moosburg, Germany, before liberation; and
WHEREAS, Veterans of Foreign Wars Post 10840 has been actively involved in and continues to support community affairs; the post conducts youth programs; ensures the care of veterans, orphans, and widows; fosters camaraderie among veterans; and promotes patriotism and love of country; and
WHEREAS, Veterans of Foreign Wars Post 10840 includes and continues to welcome veterans of World War II, the Korean War, the Vietnam War, the Gulf War, the War in Iraq, the War in Afghanistan, and other overseas combat and expeditionary operations of the Cold War, including the Dominican Republic, Beirut, the Indian Ocean Contingency Crisis (Iran Hostage Crisis), Somalia, Grenada, Panama, and others; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Veterans of Foreign Wars Obie D. Minter Memorial Post 10840 on the occasion of its 25th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Veterans of Foreign Wars Obie D. Minter Memorial Post 10840 as an expression of the General Assembly's admiration for 25 years of service to the community.

SENATE JOINT RESOLUTION NO. 5068

Commending the University of Virginia baseball team.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014
WHEREAS, the 2014 University of Virginia baseball team finished the season with an impressive 53-16 record and advanced to the NCAA College World Series final for the first time in the team's history; and

WHEREAS, making their 11th consecutive NCAA tournament appearance, the three-seed University of Virginia Cavaliers won regional and super regional series to earn a College World Series berth for the third time in six seasons; and

WHEREAS, the University of Virginia Cavaliers set a record for the second-most wins in school history; the team was ranked second in the nation with a 2.23 team ERA and fourth in the nation with a .981 fielding percentage; and

WHEREAS, in recognition of his outstanding leadership, University of Virginia baseball team Head Coach Brian O'Connor was named the Atlantic Region Coach of the Year by the American Baseball Coaches Association for the third time in his career; and

WHEREAS, four of the University of Virginia Cavaliers were named to the 2014 All-ACC Academic Baseball Team, and eight players were selected in the 2014 Major League Baseball Draft, including three players in the first round; and

WHEREAS, during the 2014 season, the University of Virginia baseball team inspired almost 150,000 students and fans to show their school spirit; with an average of more than 3,000 fans at each home game, the University of Virginia ranked 11th in the nation for total attendance and attendance per game; and

WHEREAS, the successful season is a testament to the hard work and talent of all of the players, the leadership of the coaches, managers, and staff; and the enthusiastic support of the entire University of Virginia community; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the University of Virginia baseball team for reaching the NCAA College World Series final for the first time in program history; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Brian O'Connor, head coach of the University of Virginia baseball team, as an expression of the General Assembly's admiration for the team's achievements.

SENATE JOINT RESOLUTION NO. 5069

Commending Signature Theatre.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, founded in Arlington in 1989, Signature Theatre is a Tony Award-winning, nonprofit professional theater that produces contemporary musicals and plays, reinvents classic musicals, develops new work, and reaches its community through engaging educational and outreach opportunities; and

WHEREAS, in 2007, after many successful years of operating in a renovated auto garage, Signature Theatre moved into an innovative new building that serves as a cultural anchor and economic engine for the vibrant Shirlington Village area in Arlington; and

WHEREAS, Signature Theatre attracts more than 86,000 patrons each season and is recognized as one of the nation's best regional theaters with praise from local and national critics; and

WHEREAS, under the leadership of cofounder and artistic director Eric Schaeffer and managing director Maggie Boland, Signature Theatre has produced 38 world premieres and is renowned for presenting Broadway-quality shows in intimate playing spaces; and

WHEREAS, Signature Theatre has received 340 Helen Hayes Award nominations and 90 Hayes Awards for artistic excellence in the Washington, D.C., theater community; and

WHEREAS, Signature Theatre is a national leader in bringing world premiere musicals to life, and in 2007, it launched The American Musical Voices Project, the largest musical theater commissioning program in the United States; and

WHEREAS, Signature Theatre gives back to the community through education and outreach programs that engage the area's increasingly diverse population and target those traditionally underserved by the arts; and

WHEREAS, Signature Theatre's Signature in the Schools program also celebrates its 20th anniversary in 2014; a multifaceted program encompassing workshops for English, social studies, and theatre classes, Signature in Schools has directly enriched the lives of more than 15,000 students since its inception; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Signature Theatre for its ongoing contributions to the community on the occasion of its 25th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Signature Theatre as an expression of the General Assembly's appreciation and admiration for Signature Theatre as a cultural treasure and invaluable asset to the Commonwealth.
SENATE JOINT RESOLUTION NO. 5070

Commending Jeff Yost.

WHEREAS, Jeff Yost, an outstanding school administrator in Fairfax County, retires as the principal of W. T. Woodson High School in 2014; and
WHEREAS, Jeff Yost earned bachelor's degrees from James Madison University and a master's degree from George Mason University; and
WHEREAS, helping to prepare students for higher education, careers, and responsible citizenship, Jeff Yost served as a mathematics teacher at Marshall High School and W. T. Woodson High School; he became vice principal of W. T. Woodson High School in 2001 and principal in 2007; and
WHEREAS, over the course of his seven-year career as principal of W. T. Woodson High School, Jeff Yost oversaw the largest high school campus in the Fairfax County Public Schools system; he instituted several innovative programs and created countless new opportunities for students; and
WHEREAS, under Jeff Yost's leadership, W. T. Woodson High School has excelled in academics, athletics, and the arts, continually ranking among Newsweek's top 100 public schools; the school has also played an important role in the community by offering adult education classes and night school; and
WHEREAS, Jeff Yost is admired as a dedicated leader; he built strong relationships with students and parents and worked to mentor and inspire fellow administrators, faculty, and staff; and
WHEREAS, as a member of many peer and professional organizations, Jeff Yost is an active contributor to the field of education, and he has earned numerous awards and accolades for his hard work and devotion to his students; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Jeff Yost on the occasion of his retirement as principal of W. T. Woodson High School; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Jeff Yost as an expression of the General Assembly's admiration for his commitment and service to the youth of the Fairfax community.

SENATE JOINT RESOLUTION NO. 5071

Commending Eastern Shore volunteer fire departments.

WHEREAS, between November 2012 and April 2013, Eastern Shore volunteer fire departments worked diligently and bravely to respond to a series of arson fires throughout Accomack County; and
WHEREAS, over the course of nearly six months, two arsonists set 77 fires, destroying abandoned houses, vehicles, cabins, storage sheds, billboards, tire piles, an airplane hangar, and an abandoned hotel and attempting to destroy other structures, including a church and an occupied home; and
WHEREAS, at the height of the incidents, the all-volunteer fire departments of the Eastern Shore were often tasked with responding to multiple fires in one day and had to modified firefighting methods to ensure that incidents were dealt with safely and efficiently; and
WHEREAS, members of the Eastern Shore volunteer fire departments cooperated with local law enforcement and Virginia State Police in an effort to bring the investigation to a successful conclusion; the fires ceased after two suspects were apprehended in April 2013; and
WHEREAS, Eastern Shore volunteer fire departments—New Church, Greenbackville, Chincoteague, Atlantic, Saxis, Bloxom, Parksley, Tasley, Onancock, Melfa, Wachapreague, Painter, Community (Exmore), Cherriton, Cape Charles, Northampton (Nassawadox), Eastville, and Onley—exhibited professionalism and dedication while fighting the arson fires or providing support to other volunteer fire companies engaged in fighting the fires; and
WHEREAS, the NASA Wallops Flight Facility Fire Department, Oak Hall Rescue, Accomack County Department of Public Safety, Department of Forestry, and Eastern Shore of Virginia 911 Communications Center also played crucial roles in protecting the community during this period; and
WHEREAS, this series of events is a reminder of the dangers courageously faced by firefighters, first responders, and law-enforcement officers in the fulfillment of their mission to safeguard the lives and property of the citizens of the Commonwealth; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend these Eastern Shore volunteer fire departments for their coordinated and selfless response to a series of arson fires in Accomack County between November 2012 and April 2013; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare copies of this resolution for presentation to these Eastern Shore volunteer fire departments as an expression of the General Assembly's admiration for the departments' tireless dedication to the members of the Eastern Shore community.

SENATE JOINT RESOLUTION NO. 5072

Celebrating the life of Leonard E. Ringler.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Leonard E. Ringler, a respected civil servant in the City of Newport News and a beloved son, brother, uncle, and friend, died on July 13, 2014; and
WHEREAS, a native of Portsmouth, Leonard "Len" Ringler grew up in Roanoke and Williamsburg; he graduated from James Blair High School, where he was elected senior class president; and
WHEREAS, Len Ringler earned a bachelor's degree from Virginia Polytechnic Institute and State University, where he joined the Reserve Officers' Training Corps and served as commander of Company G in the Virginia Tech Corps of Cadets; and
WHEREAS, Len Ringler earned a law degree from The College of William and Mary and was commissioned in the United States Army as an attorney with the Judge Advocate General's Corps; he was stationed at Fort Bragg and Fort Monroe and served a tour in Vietnam; and
WHEREAS, after his honorable discharge, Len Ringler began a long and successful career with the City of Newport News; as one of the leading practitioners of local government law, he was respected as a hardworking and trustworthy servant of the city; and
WHEREAS, following his well-earned retirement as deputy city attorney in 2006, Len Ringler continued to serve the community by establishing the Company G Emerging Leadership Scholarship, which has raised thousands of dollars and which began awarding scholarships to worthy students in 2012; and
WHEREAS, Len Ringler cared deeply for his family, and he will be fondly remembered and greatly missed by his mother, Lucy, and numerous other family members, friends, and colleagues; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Leonard E. Ringler, a dedicated civil servant in the City of Newport News; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Leonard E. Ringler as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5073

Celebrating the life of Sally Jean Kiefer.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, Sally Jean Kiefer of Alexandria, a passionate volunteer and a beloved member of the community, died on March 26, 2014; and
WHEREAS, Sally Kiefer was a devoted friend and neighbor who supported the community by volunteering her time as a member and former president of the River Towers Board of Directors; she also represented the neighborhood on the Mount Vernon Council of Citizens' Associations; and
WHEREAS, Sally Kiefer believed strongly in open, fair government and encouraged others to exercise their civic duty; she was an admired member of the Mount Vernon District Democratic Committee, where she served as treasurer and longtime captain of the Belleview Precinct; and
WHEREAS, a tireless and selfless volunteer, Sally Kiefer helped preserve, restore, and enhance the environment as a member of the Friends of Dyke Marsh; and
WHEREAS, Sally Kiefer was a caring and gracious woman who will be fondly remembered and greatly missed by numerous family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Sally Jean Kiefer, a dedicated volunteer and active member of the Alexandria community; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Sally Jean Kiefer as an expression of the General Assembly's respect for her memory.
SENATE JOINT RESOLUTION NO. 5074

Celebrating the life of the Honorable James Clinton Turk.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, September 18, 2014

WHEREAS, the Honorable James Clinton Turk, a retired chief judge of the United States District Court for the Western District of Virginia who represented the residents of the 37th District in the Senate of Virginia for 13 years, died on July 6, 2014; and

WHEREAS, a native of Roanoke County, James Turk graduated from William Byrd High School and earned a bachelor's degree from Roanoke College and a law degree from Washington and Lee University; and

WHEREAS, James Turk joined many of the other young men of his generation in the United States Army during World War II, and he later rose to the rank of captain in the United States Army Reserve; and

WHEREAS, desirous to be of service to the Commonwealth, James Turk was elected to the Senate of Virginia and took office in 1959; he ably represented the residents of the Cities of Radford and Galax and the Counties of Carroll, Floyd, Grayson, and Montgomery and became Senate minority leader in 1965; and

WHEREAS, James Turk worked to enact important legislation for the benefit of the citizens of the Commonwealth and offered his wisdom and experience to several committees, including Commerce and Labor, Finance, and Rules; and

WHEREAS, in 1972, James Turk was appointed judge of the United States District Court for the Western District of Virginia, and he went on to serve as chief judge of the court for 20 years; and

WHEREAS, during his time on the bench, James Turk was admired for his compassion and practicality; he ruled on several prominent cases and presided with great fairness and wisdom until his retirement in 2003; and

WHEREAS, James Turk worked to enhance the community as a member of several civic and service organizations, and he enjoyed fellowship and worship as a longtime member of First Baptist Church in Radford; a man of deep integrity, James Turk served the community, the Commonwealth, and the nation with dedication and distinction; and

WHEREAS, James Turk will be fondly remembered and greatly missed by his wife, Barbara; his five children; and numerous other family members, friends, and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of a respected public servant, the Honorable James Clinton Turk; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Honorable James Clinton Turk as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5075

Celebrating the life of James Conway Rees IV.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, James Conway Rees IV of Markham, who dedicated much of his life to preserving the history and heritage of the Commonwealth as longtime president of George Washington's Mount Vernon, died on September 9, 2014; and

WHEREAS, a native of Richmond, James "Jim" Rees earned a bachelor's degree from The College of William and Mary and a master's degree from The George Washington University; after completing his education, he carried out development work for The College of William and Mary and the National Trust for Historic Preservation; and

WHEREAS, Jim Rees joined the Mount Vernon staff in 1983 as the director of development and an associate director of the estate; in 1994, he became the executive director, a position later retitled president; and

WHEREAS, proudly calling himself the public relations agent for the nation's first president, Jim Rees spent most of his professional career at Mount Vernon; under his able leadership, the Mount Vernon endowment grew from $4 million to $100 million and the staff doubled in size; and

WHEREAS, Jim Rees oversaw the opening of the Ford Orientation Center and the Donald W. Reynolds Museum and Education Center in 2006, oversaw the restoration of the Mount Vernon whiskey distillery and gristmill, and raised funds for the Fred W. Smith National Library for the Study of George Washington; and

WHEREAS, throughout his 30-year career, Jim Rees promoted the image of George Washington as an athletic, active, and adventurous leader whose virtues of honesty, good judgment, and modesty provided a fine example for all Americans; in 2007, he published George Washington's Leadership Lessons: What the Father of Our Country Can Teach Us About Effective Leadership and Character; and

WHEREAS, striving to enhance the quality of life in the community, Jim Rees also volunteered his time and wise leadership with numerous civic and service organizations, including George Washington's Freemason lodge, and earned many awards and accolades for his good work; and

WHEREAS, Jim Rees will be fondly remembered and greatly missed by Kirk Blandford, his partner of 29 years, and numerous other family members and friends; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of James Conway Rees IV, a dedicated historian who worked to preserve the unique heritage of one of the nation's founding fathers; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of James Conway Rees IV as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5076

Commending Virginia Union University.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, during the 2014-2015 academic year, Virginia Union University, a historically black university in the City of Richmond, celebrates 150 years of providing educational opportunities to young men and women from throughout the Commonwealth and the United States; and

WHEREAS, Virginia Union University was founded in 1865 by the American Baptist Home Mission Society and held many of its first classes in Lumpkin's Jail, a former slave trading complex in Richmond; and

WHEREAS, Virginia Union University is a union of four schools, including Wayland Seminary, Richmond Theological Seminary, Hartshorn Memorial College, and Storer College; and

WHEREAS, Virginia Union University's original mission of educating freed slaves following the Civil War has expanded to developing scholars, leaders, and lifelong learners who are prepared for responsible citizenship in a global society; and

WHEREAS, Virginia Union University's tens of thousands of alumni have made significant contributions in the areas of arts, sciences, business, theology, medicine, education, and politics and have become valued members of and effective leaders in their communities; and

WHEREAS, throughout its history, Virginia Union University has consistently created new jobs and advanced economic development in the City of Richmond, the Commonwealth, and the United States; and

WHEREAS, Virginia Union University is one of the oldest historically black colleges in the South; it has provided a bridge to intellectual freedom and equality for countless students of all races and nationalities; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Virginia Union University on the occasion of its 150th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Dr. Claude G. Perkins, president of Virginia Union University, as an expression of the General Assembly's admiration for the university's invaluable contributions to the City of Richmond, the Commonwealth, and the United States.

SENATE JOINT RESOLUTION NO. 5077

Commending Swansboro Baptist Church.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, for 125 years, Swansboro Baptist Church has served and uplifted the members of the Southside Richmond community through morning worship services, religious education, and ministry and outreach programs; and

WHEREAS, originally known as Third Baptist Church, Swansboro Baptist Church was established in 1889 by nine founding members, and the congregation met in private homes for much of its early history; and

WHEREAS, in 1890, the Reverend Richard Graham became the first pastor of Swansboro Baptist Church; to better serve the congregation, a frame church was built on 30th Street in 1897 and was moved to a new location on Midlothian Turnpike in 1914; and

WHEREAS, Swansboro Baptist Church made numerous improvements and was ably led by several pastors until the Reverend Herbert R. Plummer became the 16th pastor in 1964; throughout his 47-year tenure, the church moved to its current location and the congregation experienced significant growth; and

WHEREAS, Swansboro Baptist Church installed the Reverend Aamon Miller as pastor in 2012, and he has successfully carried out the church's mission to "Love God, Love People, Love Life"; and

WHEREAS, Swansboro Baptist Church will commemorate its 125th anniversary with a special service on November 2, 2014; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Swansboro Baptist Church for its spiritual leadership and efforts to enhance the community on the occasion of its 125th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Reverend Aamon Miller, pastor of Swansboro Baptist Church, as an expression of the General Assembly's admiration for its devoted service to the members of the Southside Richmond community.

SENATE JOINT RESOLUTION NO. 5078

Commending the Sterling Volunteer Rescue Squad.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, in 2014, the Sterling Volunteer Rescue Squad celebrates 50 years of dedicated service to the Sterling area and surrounding communities in Northern Virginia; and
WHEREAS, founded in 1964, the Sterling Volunteer Rescue Squad is one of the few all-volunteer emergency medical services agencies in Northern Virginia, with 162 members offering the highest quality emergency medical care, heavy rescue, and water rescue services; and
WHEREAS, the Sterling Volunteer Rescue Squad serves approximately 28,000 individuals over a 25-square-mile area, including the neighborhoods of Broad Run Farms, Cardinal Glen, Cascades, Countryside, Dulles, Great Falls Forest, Lowes Island, Oak Grove, Potomac Falls, Richland Acres, Sterling, Sterling Park, and Sugarland Run; and
WHEREAS, using cutting edge training and technology, the Sterling Volunteer Rescue Squad provides pre-hospital advanced life support care to injured and ill residents of and visitors to Loudoun County; and
WHEREAS, the Sterling Volunteer Rescue Squad conducts technical rescue operations involving vehicle accidents, structural collapses, confined spaces, and vertical hazards; and
WHEREAS, the fully certified members of the Sterling Volunteer Rescue Squad water rescue team maintain two boats, a jet ski, and a full complement of cold weather equipment for rescue operations on the Potomac River or local ponds; and
WHEREAS, established in 1996, the innovative Sterling Volunteer Rescue Squad bike team supports hundreds of miles of bike paths, trails, and parks that are not easily accessible by standard fire and rescue vehicles; the team also participates in public awareness and safety education, searches, and special events; and
WHEREAS, the Sterling Volunteer Rescue Squad serves the Commonwealth with Virginia Disaster Task Force 8, a specialized disaster response unit that can deploy throughout Virginia at the request of the Governor or the Office of Emergency Medical Services; and
WHEREAS, the Sterling Volunteer Rescue Squad has earned numerous awards and accolades for its good work, including the Virginia Governor's Award for Outstanding EMS Agency, the Outstanding EMS Agency award from the Northern Virginia EMS Council, the EMS magazine Gold Award for Best Volunteer Agency in the United States, and the Higgins and Langley Memorial Award in Swiftwater Rescue; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend the Sterling Volunteer Rescue Squad for its service to the Northern Virginia community on the occasion of its 50th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Sterling Volunteer Rescue Squad as an expression of the General Assembly's admiration for its diligent work to safeguard the residents of Sterling and surrounding communities.

SENATE JOINT RESOLUTION NO. 5079

Commending James W. Lintott.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, in 2014, James W. Lintott, who has made many valuable contributions to the health and welfare of children and families in the Commonwealth, retired as the Chairman of the Board of Children's National Medical Center after a long and active career; and
WHEREAS, serving as a leader of Children's National Medical Center for more than 12 years, including four-and-a-half years as Chairman of the Board, James Lintott has been a champion for children by leading philanthropic fundraising initiatives and building awareness of the importance of the mission and goals of Children's National Medical Center; and
WHEREAS, during James Lintott's tenure as Chairman of the Board of the Children's Hospital Foundation, Children's National Medical Center secured a major gift from the Abu Dhabi Health Authority to establish the Sheikh Zayed Institute for Pediatric Surgical Innovation; and
WHEREAS, James Lintott has provided excellent leadership to Children's National Medical Center, and he has skillfully and successfully guided the organization through a period of significant change; and
WHEREAS, through his work at Children's National Medical Center, James Lintott has helped ensure that Virginia's most vulnerable children receive the primary and specialty pediatric care that they need; and
WHEREAS, James Lintott has been a faithful, dedicated, and engaged board and committee member and leader and an especially generous supporter of Children's National Medical Center; and
WHEREAS, James Lintott concluded his tenure as Chairman of the Board of Children's National Medical Center on June 30, 2014, and has left an unparalleled legacy to the children of the community through his leadership and dedication to health and wellness; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend James W. Lintott for his contributions to the Commonwealth and the nation on the occasion of his retirement; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to James W. Lintott as an expression of the General Assembly's respect and admiration for his service.

SENATE JOINT RESOLUTION NO. 5080

Celebrating the life of Jimmy Mills Hargrove.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, Jimmy Mills Hargrove of Virginia Beach, a proud member of the historic Montford Point Marines, died on July 29, 2014; and
WHEREAS, a native of Detroit, Jimmy Hargrove was raised in Birmingham, Alabama, where he was inspired to serve his country as a United States Marine when a recruiter visited his school; and
WHEREAS, Jimmy Hargrove enlisted in the United States Marine Corps in 1948 and began training at Camp Montford Point in North Carolina, where the first African American Marines were trained between 1942 and 1949; and
WHEREAS, serving his country honorably and courageously, in 1953 Jimmy Hargrove deployed to Korea, where his unit provided security to an air base; he continued to rise through the ranks and deployed to Vietnam in 1970 as a master gunnery sergeant; and
WHEREAS, after a distinguished 30-year career, Jimmy Hargrove settled in Virginia Beach and worked for the Virginian-Pilot until his well-earned retirement in 1993; and
WHEREAS, in June 2012, Jimmy Hargrove and almost 400 other Montford Point Marines received the Congressional Gold Medal in recognition of their service and sacrifice during and after World War II; and
WHEREAS, Jimmy Hargrove enjoyed fellowship and worship with the community as an active member of Rock Church International; and
WHEREAS, Jimmy Hargrove will be fondly remembered and greatly missed by his wife and five sons and numerous other family members, friends, and fellow Marines; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of Jimmy Mills Hargrove, a proud veteran and a respected member of the Virginia Beach community; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Jimmy Mills Hargrove as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5082

Commending Greenbrier Learning Center.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, Greenbrier Learning Center was founded in 1994 at the request of parents, teachers, and community members in south Arlington, and with support from the Arlington Community Foundation, to provide structured, afterschool enrichment programs to students; and
WHEREAS, Greenbrier Learning Center expands learning opportunities that help young people fulfill their potential through afterschool and summer learning programs, which support and connect families, schools, and communities; and
WHEREAS, Greenbrier Learning Center's vision is that all children will have access to the support they need from their families, schools, and communities to enable them to succeed as learners and grow as citizens; and
WHEREAS, Greenbrier Learning Center provides a critical link across the three main aspects of a child's daily experience: school, after school, and at home and in the community; and
WHEREAS, Greenbrier Learning Center fosters the academic achievement and social-emotional development of 80 upper-elementary school students through an intensive, daily afterschool and summer program; and
WHEREAS, Greenbrier Learning Center has expanded its services to reach over 500 public school students in their classrooms each week by partnering closely with five public schools in Arlington, where AmeriCorps members provide direct support to students as classroom aides, small group facilitators, one-on-one tutors, and more; and
WHEREAS, Greenbrier Learning Center leverages over 22,000 hours per year in community service to the Columbia Heights West and Pike Village Center neighborhoods through its AmeriCorps program; and
WHEREAS, Greenbrier Learning Center provides regular, topic-based workshops to parents to help them support their children’s education as well as develop their own skills and confidence; and

WHEREAS, today Greenbrier Learning Center achieves measurable results that give children every opportunity to succeed in school and beyond, with 92 percent of its students improving their reading instructional levels and nearly two-thirds of them improving by two or more levels in 2013; and

WHEREAS, Greenbrier Learning Center has remained committed to serving Arlington’s most vulnerable communities and successfully expanded its impact in number of children and families served as well as in outstanding results achieved; and

WHEREAS, Greenbrier Learning Center proudly celebrates its 20th anniversary in 2014; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Greenbrier Learning Center for its tradition of providing high-quality services to children and families from low-income households on the occasion of its 20th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Greenbrier Learning Center as an expression of the General Assembly’s appreciation for the center’s commitment to the residents of Arlington County and the Commonwealth.

SENATE JOINT RESOLUTION NO. 5083

Commending Billy Mills.

Agreed to by the Senate, September 18, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, Billy Mills, a member of the Oglala Sioux Tribe, was born and raised on the Pine Ridge Indian Reservation, and for nearly 30 years, he has been the national spokesperson for Running Strong for American Indian Youth, a nonprofit organization based in Alexandria dedicated to serving Native Americans across the country; and

WHEREAS, although orphaned at a young age, as a child Billy Mills learned a powerful lesson from his father—to follow his dream—which he carries with him to this day and shares with other young people; and

WHEREAS, though Billy Mills struggled with hardship, isolation, and racism as a student at the University of Kansas, where he earned a track scholarship, he never let that deter him as he became an All-American and one of the top college runners in the nation; and

WHEREAS, after meeting and marrying the love of his life, Patricia, while they were both students at the University of Kansas, and after earning his bachelor’s degree, Billy Mills joined the United States Marine Corps, where he became an officer in service to his country; and

WHEREAS, despite being diagnosed as hypoglycemic, Billy Mills pressed on to achieve his dream of not only participating in the 1964 Olympics but becoming an Olympic gold medalist 50 years ago on October 14, 1964; and

WHEREAS, against all odds, Billy Mills not only kept pace with the two fastest distance runners in the world in the 10,000-meter run but reserved enough energy to sprint past both of them in the final seconds of the race, and he remains the only American to win the gold in that event; and

WHEREAS, following his historic win, Billy Mills returned to his homeland, where he was given the name by tribal elders of “Tamakoce Tekihila,” which means “Love Your Country”; and

WHEREAS, Billy Mills has given back to his people, as well as Native American peoples across the country, through his organization, Running Strong for American Indian Youth, which he cofounded in 1986 with longtime Virginia resident Gene Krizek, founder of Christian Relief Services Charities; and

WHEREAS, through Running Strong for American Indian Youth, Billy Mills and Gene Krizek have constructed youth centers and three Native-owned dialysis clinics; drilled nearly 500 water wells; implemented food and gardening programs, including children's gardens; initiated language preservation programs; helped with home construction and home repair; started backpack food programs; and provided emergency utility assistance during cold, western winter months; and

WHEREAS, Billy Mills continues to be a role model, mentor, and inspiration for countless young people, Native American and otherwise, who by his example can see greater possibility in their own lives, no matter what hardships they must overcome to succeed; and

WHEREAS, Billy Mills is an outspoken advocate for Native American rights, enforcement of treaties broken by the United States government, recognition of tribal sovereignty, protection of Native American burial and religious sites, and the elimination of Native Americans as mascots for sports teams; and

WHEREAS, Billy Mills was recognized by President Barack Obama, who presented him with the 2012 Presidential Citizens Medal, the nation’s second highest civilian award, on February 15, 2013, at a White House ceremony recognizing his rise above adversity, the winning of the Olympic gold medal, and decades of lifting other young men and women toward their aspirations; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Billy Mills on the occasion of the 50th anniversary of his historic Olympic gold medal performance and for his service to Native Americans across the nation through Running Strong for American Indian Youth; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Billy Mills as an expression of the General Assembly's admiration for Billy Mills' dedication to bettering the lives of all Native Americans and best wishes for the future.

SENATE JOINT RESOLUTION NO. 5084

Celebrating the life of the Honorable Vernon Thomas Forehand, Jr:

Agreed to by the Senate, November 10, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, the Honorable Vernon Thomas Forehand, Jr., a former chief judge of the Circuit Court of the 1st Judicial Circuit of Virginia and a distinguished public servant who ably represented the residents of the City of Chesapeake in the House of Delegates, died on August 19, 2014; and
WHEREAS, a lifelong resident of the City of Chesapeake, Thomas Forehand graduated from Norfolk Academy and earned a bachelor's degree from Haverford College; after his service as a second lieutenant in the Virginia Air National Guard and employment as a social worker and a probation officer, he earned a law degree from the University of Richmond; and
WHEREAS, in 1974, Thomas Forehand was admitted to the Virginia State Bar and became an assistant Commonwealth's attorney in the City of Chesapeake; he went on to practice law solo and as a partner in Townsend, Roy, and Forehand and Roy, Forehand, Laine, and Dale; and
WHEREAS, desirous to be of further service to the Commonwealth, Thomas Forehand ran for and was elected to the House of Delegates in 1979; he built strong relationships with every member of the Chesapeake delegation and ably represented the residents of the 77th District from 1980 to 1993; and
WHEREAS, Thomas Forehand introduced many important pieces of legislation throughout his career, and he was most proud of a 1989 bill to abolish corporal punishment in public schools; he offered his wise leadership to the Committees on Chesapeake and its Tributaries; Conservation and Natural Resources; Corporations, Insurance and Banking; and Education; and
WHEREAS, in 1993, Thomas Forehand was appointed judge of the Chesapeake General District Court of the 1st Judicial District of Virginia, and in 1995, he was appointed judge of the Chesapeake Circuit Court of the 1st Judicial Circuit of Virginia, where he served as chief judge for almost 15 years and presided with great fairness and wisdom until his well-earned retirement in 2014; and
WHEREAS, working to enhance the quality of life of his fellow residents, Thomas Forehand volunteered his time and talents with several civic, service, and peer organizations; a man of great integrity, he served the Chesapeake community and the Commonwealth with dedication and distinction; and
WHEREAS, Thomas Forehand will be fondly remembered and greatly missed by his beloved wife, Linda; children, Lindsay and Walker, and their families; numerous other family members and friends; and colleagues on both sides of the aisle; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Vernon Thomas Forehand, Jr., a devoted public servant and a respected community leader in the City of Chesapeake; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Honorable Vernon Thomas Forehand, Jr., as an expression of the General Assembly's respect for his memory.

SENATE JOINT RESOLUTION NO. 5085

Commending Nancy Sanger Pallesen.

Agreed to by the Senate, November 10, 2014
Agreed to by the House of Delegates, November 10, 2014

WHEREAS, Nancy Sanger Pallesen, a dedicated philanthropist and community leader who has helped thousands of uninsured Arlington residents receive health care services, retires in 2014 as executive director of the Arlington Free Clinic; and
WHEREAS, Nancy Pallesen earned a bachelor's degree from Mills College in California, then relocated to the Commonwealth; she later earned a master's degree from Catholic University in Washington, D.C.; and
WHEREAS, in 1994, Nancy Pallesen became the first executive director of the Arlington Free Clinic; and
WHEREAS, under Nancy Pallesen's able leadership, the Arlington Free Clinic has grown significantly over the years, ensuring that low-income individuals and families in the Arlington community receive compassionate, high-quality health care; and
WHEREAS, Nancy Pallesen also ensured that the Arlington Free Clinic adhered to nationally accepted standards of medical care and built strong relationships with local hospitals, medical practice groups, and diagnostic facilities; and
WHEREAS, through her passion and commitment to the well-being of Arlington community members, Nancy Pallesen has inspired hundreds of volunteers and earned countless generous donations from local businesses, organizations, and individuals; and
WHEREAS, outside of the clinic, Nancy Pallesen has worked to enhance the quality of life of her fellow residents as a member of many other civic and service organizations; she has received numerous awards and accolades for her work, including a prestigious 2012 Washingtonian of the Year award; now, therefore, be it
RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby commend Nancy Sanger Pallesen on the occasion of her retirement as executive director of the Arlington Free Clinic; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Nancy Sanger Pallesen as an expression of the General Assembly's admiration and gratitude for her many contributions to the Arlington community.

SENATE RESOLUTION NO. 501
2014 Special Session I operating resolution.
Agreed to by the Senate, March 24, 2014
RESOLVED by the Senate of Virginia, That the Comptroller be and is directed to issue his warrants on the Treasurer, payable from the contingent fund of the Senate, to accomplish the work of the Senate of Virginia as reported by the Clerk of the Senate to the Senate Rules Committee during the 2014 Special Session I. Necessary payments to cover contingent and incidental expenses will be certified by the Clerk of the Senate or her designee; and, be it
RESOLVED FURTHER, That members of the Senate shall receive a session per diem and mileage reimbursement if in attendance at the 2014 Special Session I of the General Assembly; and, be it
RESOLVED FINALLY, That during the recesses, no session per diem for this special session shall be allowed for members of the Senate; however, on any day that the Senate is in recess, members of any standing committee authorized by the Senate and the Committee on Rules and the members of any legislative committee, commission, or council established by the General Assembly, and all committees and subcommittees of any of the foregoing, and the members of any budget conference committee, shall receive compensation as provided in the 2012-2014 Appropriation Act.

SENATE RESOLUTION NO. 502
Limiting legislation to be considered by the 2014 Special Session I of the General Assembly and establishing a schedule for the conduct of business coming before such special session.
Agreed to by the Senate, March 24, 2014
RESOLVED by the Senate, That during the 2014 Special Session I of the General Assembly, summoned by proclamation of the Governor on March 8, 2014, to begin on Monday, March 24, 2014, except with the unanimous consent of the Senate, no bill, joint resolution, or resolution shall be offered in the Senate during the special session other than those relating to (i) Budget Bill(s); (ii) joint resolutions or resolutions affecting the rules of procedure or schedule of business of the General Assembly or any of its committees; (iii) joint resolutions or resolutions regarding the election of judges; (iv) commending and memorial joint resolutions or resolutions; or (v) joint resolutions or resolutions confirming appointments subject to the confirmation of the General Assembly; and, be it
RESOLVED FURTHER, That, after the special session is convened for the first time, it may stand in recess from time to time until reconvened by the call of the Chair of the Senate Committee on Rules to consider such matters as are provided for in this resolution; and, be it
RESOLVED FURTHER, That for purposes of this resolution:
"Budget Bill" means the general appropriation bill introduced in the Senate that authorizes the biennial expenditure of public revenues for the period from July 1, 2012, through June 30, 2014, or July 1, 2014, through June 30, 2016; and, be it
RESOLVED FURTHER, That any committee of conference on the Budget Bill(s) shall complete its deliberations and make the report of such conference available to the Senate as soon as practicable. The Senate shall not consider such conference report earlier than 36 hours after receipt, unless the Senate determines to proceed earlier by a vote of two-thirds of the members voting. No engrossment of the Budget Bill(s) shall be required in the Senate, and any conference on the Budget Bill(s) shall consider, as the basis of its deliberations, the Budget Bill(s) as recommended by the Governor and introduced in the Senate and the amendments thereto proposed by each house; and, be it
RESOLVED FINALLY, That members of the Senate shall receive session per diem for any day they attend a scheduled floor session at which an attendance roll call is taken. Session per diem shall not be allowed for legislative assistants. Session per diem shall not be allowed for members of the Senate during a recess of the special session. However, members may receive compensation while the Senate is in recess, as provided in § 30-19.12 of the Code of Virginia and in the 2012-2014 Appropriation Act, as follows: (i) members of any standing committee of the Senate; (ii) members of any committee of conference; or (iii) members of any legislative committee, commission, or council established by the General Assembly.
SENATE RESOLUTION NO. 503

Commending the I.C. Norcom High School boys' basketball team.

Agreed to by the Senate, April 8, 2014

WHEREAS, the I.C. Norcom High School boys' basketball team won the Virginia High School League Group 4A state championship on March 13, 2014, at the Siegel Center in Richmond; and

WHEREAS, the I.C. Norcom Greyhounds defeated the John Handley High School Judges 59-52 to claim the school's third state title in five seasons; the Greyhounds are the first South Hampton Roads team to accomplish such a feat since the 1920s; and

WHEREAS, the Greyhounds earned the victory after a thrilling late-game comeback in the fourth quarter; trailing by 16 points, the team's high-intensity defense caused a series of turnovers that led to a 21-0 scoring run; and

WHEREAS, building an unstoppable momentum, the Greyhounds scored 33 points in the fourth quarter; senior Troy Locke led the team with 14 points overall, followed by senior Antonio Parker; and

WHEREAS, the victory is a testament to the dedication and hard work of each of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire I.C. Norcom High School community; now, therefore, be it

RESOLVED by the Senate of Virginia, That the I.C. Norcom High School boys' basketball team hereby be commended on winning the Virginia High School League Group 4A state championship in March 2014; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Leon Goolsby, the head coach of the I.C. Norcom High School boys' basketball team, as an expression of the Senate of Virginia's admiration for the team's perseverance and skill.

SENATE RESOLUTION NO. 504

Commending Johnny S. Skeen, Sr.

Agreed to by the Senate, April 8, 2014

WHEREAS, Johnny S. Skeen, Sr., an active leader and volunteer with emergency medical services in Russell County, has diligently served and safeguarded the people of the community for more than 53 years; and

WHEREAS, a native of Cleveland, Johnny Skeen graduated from Cleveland High School and served his country as a member of the United States Army during the Korean War; and

WHEREAS, after his honorable discharge in 1963, Johnny Skeen returned to the Commonwealth and was a dedicated employee of American Electric Power company until his retirement in 1995; and

WHEREAS, desirous to be of service to his fellow Russell County residents, Johnny Skeen became a charter member of Russell County Rescue Squad Unit 1 in April 1961, and in 1973, he became one of the original certified emergency medical technicians in the county; and

WHEREAS, in 1984, the Russell County Rescue Squad expanded to include two additional units in the area and later became three separate agencies; since 1992, Johnny Skeen has served as the operations captain of the Cleveland Lifesaving Crew; and

WHEREAS, Johnny Skeen leads by example, responding to calls and taking an active role in teaching and mentoring new members of the department; with his wise leadership, the department has maintained 24/7 coverage on a volunteer basis and has secured funding for high-quality equipment and training; and

WHEREAS, a statewide leader in the emergency medical field, Johnny Skeen served as a member of the board of governors for the Virginia Association of Volunteer Rescue Squads (VAVRS) for 30 years, as an assistant vice president of VAVRS District 9 for 16 years, and as a junior advisor for VAVRS for 10 years; and

WHEREAS, in 2012, Johnny Skeen was honored by the Virginia Department of Health's Office of Emergency Medical Services with the Governor's Award for Outstanding EMS Administrator; now, therefore, be it

RESOLVED by the Senate of Virginia, That Johnny S. Skeen, Sr., hereby be commended for his more than 53 years of continuous volunteer service to the community and the Commonwealth; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Johnny S. Skeen, Sr., as an expression of the Senate of Virginia's admiration for his tireless commitment to serving and safeguarding the people of Russell County.
SENATE RESOLUTION NO. 505

Celebrating the life of Shirley Hurdle Lassiter:

Agreed to by the Senate, April 8, 2014

WHEREAS, Shirley Hurdle Lassiter, an educator, civil rights leader, and lifelong resident of the Commonwealth, died on April 1, 2014; and

WHEREAS, a native of Nansemond County, Shirley Lassiter graduated from I.C. Norcom High School and Norfolk State University and actively supported both schools as an alumna; she earned a master's degree from Hampton Institute and studied at Old Dominion University; and

WHEREAS, a vigorous and dedicated advocate for civil rights, Shirley Lassiter participated in several sit-ins throughout the Tidewater area; and

WHEREAS, becoming a teacher in the 1960s, Shirley Lassiter worked to prepare students for higher education, careers, and responsible citizenship by celebrating students' accomplishments and offering free tutoring sessions in her home; and

WHEREAS, Shirley Lassiter provided new opportunities for her students as a member of the Mayor's Sister Cities Commission and the director of the Southern African Youth Exchange program, which helps enrich students' lives through cultural experiences, and the L. D. Britt, M.D., Scholarship Fund, which encourages students to pursue careers in medicine; and

WHEREAS, donating her time and wise leadership to enhance the Portsmouth community, Shirley Lassiter served on many boards and civic organizations, and as a chief election officer in Portsmouth she encouraged others to fulfill their civic duty; she was a founding member of the Portsmouth Planning Commission; and

WHEREAS, Shirley Lassiter earned countless awards and accolades for her many contributions to Portsmouth and the Commonwealth, including awards from Zeta Phi Beta and the local NAACP; and

WHEREAS, Shirley Lassiter will be fondly remembered and greatly missed by numerous family members, friends, former students, and members of the Portsmouth community; now, therefore, be it

RESOLVED, That the Senate of Virginia hereby note with great sadness the loss of Shirley Hurdle Lassiter, an educator, civil rights leader, and pillar of the Portsmouth community; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Shirley Hurdle Lassiter as an expression of the Senate of Virginia's respect for her memory.

SENATE RESOLUTION NO. 506

Commending the Chilhowie High School girls' basketball team.

Agreed to by the Senate, April 8, 2014

WHEREAS, the Chilhowie High School girls' basketball team won the Virginia High School League Group 1A state championship on March 15, 2014, at the Siegel Center in Richmond; and

WHEREAS, taking a commanding lead in the second quarter, the Chilhowie Warriors defeated the Honaker High School Tigers by a score of 60-34 to earn the program's first state title and finish the season with an impressive 26-2 record; and

WHEREAS, the entire team played with focus and determination, winning 35 rebounds and forcing 13 turnovers; sophomore Kenzie Sabo led the team with 20 points, followed by senior Danielle Catron with 18 points and seven rebounds; and

WHEREAS, the victory is a testament to the hard work of each of the players—Taylor Billings, Ckareekkea Branch, Mary Luttrell, Leah Richards, Gracelyn Tilson, Emily Smarr, Rachel Hurley, Danielle Catron, Kenzie Sabo, and Lauren Kestner—and the leadership of the coaches—Mark Halsey, Larry Russell, Andrea Overbay, and Hillary Snodgrass; and

WHEREAS, the Chilhowie girls' basketball team is the pride of the entire Chilhowie High School community, bringing home the school's first state championship since 1970; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Chilhowie High School girls' basketball team hereby be commended on winning the 2013-2014 Virginia High School League Group 1A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Mark Halsey, the head coach of the Chilhowie High School girls' basketball team, as an expression of the Senate of Virginia's admiration for the team's dedication and skill.
SENATE RESOLUTION NO. 507

Commending C. Edward Vann.

Agreed to by the Senate, June 12, 2014

WHEREAS, C. Edward Vann received the 2014 Martha Mullins-Callender Award for his numerous contributions to the field of speech-language pathology and diligent service to the members of the Hampton Roads community; and

WHEREAS, established by the Communication Disorders Foundation of Virginia in 1989, the Martha Mullins-Callender Award is presented annually to an individual who exemplifies Martha Mullins-Callender's belief that individuals can overcome any obstacle; and

WHEREAS, a graduate of Old Dominion University, Edward Vann began his career as a speech-language pathologist in Suffolk Public Schools, where he was a positive force in the lives of countless children; and

WHEREAS, known for his strong work ethic and uplifting personality, Edward Vann became a director of rehabilitation for a nursing home and generously gave his time to provide home health care for adults; and

WHEREAS, since 1999, Edward Vann has served as the director of rehabilitation at Children's Hospital of The King's Daughters, where he helped expand the Therapy Services Department, nearly doubling the amount of facilities and staff available to children and families in Hampton Roads; and

WHEREAS, Edward Vann is a recognized leader in the medical field, maintaining a license to practice in the Commonwealth and Florida and holding a certification by the American Speech-Language-Hearing Association; and

WHEREAS, as an active member of the Speech-Language-Hearing Association of Virginia (SHAV), Edward Vann offered his leadership and business acumen as the 2012-2013 president; he has presented twice at the SHAV annual conference and generously supports the organization by donating original artwork for the silent auction fundraiser each year; now, therefore, be it

RESOLVED by the Senate of Virginia, That C. Edward Vann hereby be commended on receiving the 2014 Martha Mullins-Callender Award from the Communication Disorders Foundation of Virginia; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to C. Edward Vann as an expression of the Senate of Virginia's admiration for his contributions to the field of speech-language pathology.

SENATE RESOLUTION NO. 508

Commending Lauren Campsen.

Agreed to by the Senate, June 12, 2014

WHEREAS, Lauren Campsen, the admired, longtime principal of Ocean View Elementary School in Norfolk, was named a National Distinguished Principal by the Virginia Association of Elementary School Principals in 2014; and

WHEREAS, Lauren Campsen was nominated for the award by her peers and named as a finalist by a Virginia Association of Elementary School Principals committee; the prestigious award recognizes elementary and middle school administrators who have shown exceptional dedication to ensuring that students acquire a strong foundation for lifelong learning and achievement; and

WHEREAS, Lauren Campsen began her career with Norfolk Public Schools in 1978 at Sherwood Forest Elementary School, where she served as a reading teacher and an elementary specialist through 1994; she served as the assistant principal at Ghent School and Ocean View Elementary School before becoming the principal of Ocean View in 1999; and

WHEREAS, a respected and unifying leader, Lauren Campsen has devoted much of her life to preparing students for success in further education and careers and responsible citizenship; she is known for her dedication to serving both her students and the wider community; and

WHEREAS, in 2008, Lauren Campsen received an award for outstanding school leadership from the United States Department of Education; under her able leadership, Ocean View Elementary School earned a National Blue Ribbon School designation in 2008 and has consistently been named a Title I Distinguished School by the Virginia Board of Education; and

WHEREAS, Lauren Campsen will represent the Commonwealth in Washington, D.C., in October 2014 at a ceremony to recognize award-winning principals from each state; now, therefore, be it

RESOLVED by the Senate of Virginia, That Lauren Campsen hereby be commended on being named a National Distinguished Principal by the Virginia Association of Elementary School Principals; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Lauren Campsen as an expression of the Senate of Virginia's admiration for her leadership and commitment to her faculty and students.
SENATE RESOLUTION NO. 509

Commending the Bland-Rocky Gap combined forensics team.

Agreed to by the Senate, June 12, 2014

WHEREAS, the Bland-Rocky Gap combined forensics team won the Virginia High School League Group 1A state meet on March 29, 2014; and

WHEREAS, comprising students from Bland High School and Rocky Gap High School, the Bland-Rocky Gap combined forensics team competed in eight categories at the meet in Harrisonburg to claim its first state title; and

WHEREAS, Bland High School junior Stephen Woolwine took first place in the extemporaneous speaking category, and junior Heather Connor took first place in the impromptu speaking category; and

WHEREAS, several members of the Bland-Rocky Gap combined forensics team also advanced to the finals, including Ashley Burton, Cole Faulkner, Brittany Hatcher, and Emily Hill; and

WHEREAS, each other member of the Bland-Rocky Gap combined forensics team—McKinley Burton, Emily Clemson, Sara Eidson, Jordan Faulkner, Hannah Goodman, Casey Lewis, Courtney Morehead, Logan Mullins, Haley Ramsey, Alexa Riggs, Lindsey Sarver, Haili Stafford, and Autumn Stover—contributed to the victory; and

WHEREAS, ably led by Tiffany Carter, a teacher at Bland Elementary School, and Cameron Burton, the librarian for Bland County Public Library, the Bland-Rocky Gap combined forensics team is the pride of the Bland County community; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Bland-Rocky Gap combined forensics team hereby be commended on winning the Virginia High School League Group 1A state meet in 2014; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare copies of this resolution for presentation to Tiffany Carter and Cameron Burton, the coaches of the Bland-Rocky Gap combined forensics team, as an expression of the Senate of Virginia's admiration for the team's talent and determination.

SENATE RESOLUTION NO. 510

Commending Charles C. Singleton.

Agreed to by the Senate, June 12, 2014

WHEREAS, Charles C. Singleton of Amherst County has diligently and courageously served the Commonwealth as a volunteer firefighter in Vienna, Ebony, and Amherst County for more than 62 years; and

WHEREAS, Charles "Charlie" Singleton began his career as a volunteer firefighter with the Vienna Volunteer Fire Department in 1952; he rose to the rank of chief and was named a life member; and

WHEREAS, in 1980, Charlie Singleton moved to Ebony and joined the Ebony Volunteer Fire Department, where he served as chief for 14 years; he remains active with the department, making a 100-mile commute to attend meetings, helps with fundraising, and even responds to calls as a driver and pump operator; and

WHEREAS, Charlie Singleton continues to offer his wisdom and experience to fire departments in Amherst County and serves as the chair of the Amherst County Emergency Services Council; and

WHEREAS, an active member of the Virginia State Firefighters Association (VSFA) for over 57 years, Charlie Singleton sits on the executive committee for the 3rd District, which represents over 50 volunteer fire departments in six counties; and

WHEREAS, from 1983 to the present, Charlie Singleton has served as a chair or cochair of the VSFA Legislative Committee, which communicates the needs of volunteer fire services to the Virginia General Assembly and the United States Congress; and

WHEREAS, in recognition of his exceptional service, Charlie Singleton has earned numerous awards and accolades, and he was inducted into the VSFA Hall of Fame on August 12, 1994; and

WHEREAS, Charlie Singleton was appointed by former Governor Timothy M. Kaine to represent the VSFA on the Volunteer Length of Service Awards Programs, where he served two six-year terms; and

WHEREAS, Charlie Singleton is an exemplar of the professionalism, dedication to duty, and selflessness shown by volunteer firefighters and first responders throughout the Commonwealth; now, therefore, be it

RESOLVED by the Senate of Virginia, That Charles C. Singleton, an admired, longtime volunteer firefighter, hereby be commended; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Charles C. Singleton as an expression of the Senate of Virginia's admiration for his commitment to safeguarding the lives and property of others and respect for his service.
SENATE RESOLUTION NO. 511

Commending Liz Parker.

Agreed to by the Senate, June 12, 2014

WHEREAS, Liz Parker was named the 2014 Elementary School Counselor of the Year by the Virginia School Counselor Association; and
WHEREAS, Liz Parker serves as a counselor at Dumbarton Elementary School in Henrico County; she uses a goal-oriented system and comprehensive, data-driven programs to enhance the school and help all students become lifelong learners; and
WHEREAS, an energetic and highly motivated leader, Liz Parker sponsors Young Men in Motion and Girls Can Run, after school running programs that offer a structured, inclusive atmosphere; and
WHEREAS, Liz Parker strives to build personal connections with students and their families, ensuring that each student has the confidence and support to achieve success in and out of the classroom; and
WHEREAS, deeply respected by her peers, Liz Parker shares her wisdom and expertise freely, and she has served as a mentor to many of her fellow counselors and teachers; and
WHEREAS, Liz Parker is an exemplar of the professionalism, compassion, and dedication to students displayed by educators and school administrators throughout the Commonwealth; now, therefore, be it
RESOLVED by the Senate of Virginia, That Liz Parker hereby be commended on being named the 2014 Elementary School Counselor of the Year by the Virginia School Counselor Association; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Liz Parker as an expression of the Senate of Virginia's admiration for her commitment to supporting the students of Dumbarton Elementary School.

SENATE RESOLUTION NO. 512

Celebrating the life of Elizabeth Daniels, DMD.

Agreed to by the Senate, June 12, 2014

WHEREAS, Elizabeth Daniels, DMD, a retired dentist and devoted educator and school administrator in the City of Portsmouth, died on April 24, 2014; and
WHEREAS, a native of Florida, Elizabeth Daniels earned a bachelor's degree from Tennessee State University; a master's degree from Howard University; a doctorate from the University of California, Riverside; and a dental degree from the University of Connecticut; and
WHEREAS, through her private dentistry practice, Dr. Daniels cared for the health and well-being of her fellow Portsmouth residents for many years; she offered her wisdom and experience to a new generation of caregivers as a professor and administrator at Meharry Medical College School of Dentistry; and
WHEREAS, as a high school and middle school teacher, Dr. Daniels worked hard to ensure that her students had the tools and the foundation to achieve greatness in higher education, careers, and citizenship; and
WHEREAS, in 1996, Dr. Daniels became one of the first elected members of the Portsmouth School Board, where she was later elected vice chair; deeply respected among her professional peers, she was a member of numerous regional, state, and national professional organizations; and
WHEREAS, Dr. Daniels served as a member of the board of directors of the Virginia School Boards Association (VSBA) and as president of the association in 2006; she served on the steering committee of the Council of Urban Boards of Education; and
WHEREAS, a passionate advocate for equality and civil rights, Dr. Daniels was a catalyst for positive change as the president of the Portsmouth unit of the NAACP for more than 20 years; she strove to provide a voice for members of the community in need, particularly children; and
WHEREAS, Dr. Daniels worked to enhance the community by donating her time and wise leadership to many organizations, including the National Action Network and Church and Community in Action; and
WHEREAS, Dr. Daniels received many awards and accolades for her contributions to the Commonwealth; she received the VSBA All Virginia School Board Member Award in 2005 and the VSBA Academy Award of Distinction, and she was named on the American Men and Women of Science list in 1969 and as one of the Outstanding Young Women of America in 1970; and
WHEREAS, Dr. Daniels will be fondly remembered and greatly missed by her husband, Jesse; daughter, Jennifer, and her family; and numerous other family members, friends, and former patients and students; now, therefore, be it
RESOLVED, That the Senate of Virginia hereby note with great sadness the loss of Elizabeth Daniels, DMD, a retired dentist and dedicated educator and administrator in the City of Portsmouth; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Elizabeth Daniels, DMD, as an expression of the Senate of Virginia's respect for her memory.
SENATE RESOLUTION NO. 513

Celebrating the life of Brian Wayne Jones.

Agreed to by the Senate, June 12, 2014

WHEREAS, Brian Wayne Jones, an admired law-enforcement officer with the Norfolk Police Department and beloved husband and father, gave his life in service to the community on May 31, 2014; and
WHEREAS, a native of Livingston County, Kentucky, Brian Jones learned the value of hard work and service to the community at a young age; he mowed the lawn for Lola Pentecostal Church and generously helped tend a local farm after the owner died; and
WHEREAS, Brian Jones joined the United States Navy after graduating from high school; from 1999 to 2007, he was stationed in Hawaii, Maryland, and Hampton Roads, rising to the rank of petty officer second class; and
WHEREAS, after his honorable discharge, Brian Jones joined the Norfolk Police Department and fulfilled his lifelong dream to become a law-enforcement officer; and
WHEREAS, an active leader within the department, Brian Jones was a member of the Honor Guard and was assigned to the Traffic Unit, Crime Prevention Unit, and Third Patrol Division; and
WHEREAS, Brian Jones cared deeply for the Norfolk community, and he was an exemplar of the professionalism, dedication to duty, and compassion displayed by law-enforcement officers throughout Hampton Roads and the Commonwealth; and
WHEREAS, Brian Jones will be greatly missed and fondly remembered by his wife, Rebekah; children, Bryson, Mariah, and Kyler; and numerous other family members, friends, and fellow law-enforcement officers and first responders; now, therefore, be it
RESOLVED, That the Senate of Virginia hereby note with great sadness the loss of Brian Wayne Jones, a dedicated law-enforcement officer in Norfolk and beloved family man; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of Brian Wayne Jones as an expression of the Senate of Virginia's respect for his memory.

SENATE RESOLUTION NO. 514

Commending V. T. Crawford.

Agreed to by the Senate, June 23, 2014

WHEREAS, V. T. Crawford, a respected firefighter in the Smith Mountain Lake area, retires as the chief of the Scruggs Volunteer Fire Department and Rescue Squad in 2014; and
WHEREAS, V. T. "Slim" Crawford moved to the Scruggs area in 1970 and helped form the Burnt Chimney Fire Department in 1972; to better serve the growing community, he helped charter the Scruggs Volunteer Fire Department in 1973; and
WHEREAS, with Slim Crawford's exceptional leadership and the generosity of the community, the Scruggs Volunteer Fire Department grew into one of the area's premier departments, using top-of-the-line equipment and techniques to safeguard the lives and property of Scruggs residents; and
WHEREAS, Slim Crawford has earned numerous awards and accolades from the community and the county throughout his distinguished career; and
WHEREAS, Slim Crawford is an active member of the community outside of the department; he owns Crawford Excavating and serves as a deacon at Westlake Baptist Church; and
WHEREAS, Slim Crawford is an exemplar of the professionalism and dedication to duty shown by firefighters and first responders throughout the Commonwealth; now, therefore, be it
RESOLVED by the Senate of Virginia, That V. T. Crawford hereby be commended on the occasion of his retirement as chief of the Scruggs Volunteer Fire Department and Rescue Squad; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to V. T. Crawford as an expression of the Senate of Virginia's admiration for his service to the Smith Mountain Lake community and the Commonwealth.

SENATE RESOLUTION NO. 515

Commending Scott Rankins.

Agreed to by the Senate, June 23, 2014

WHEREAS, Scott Rankins earned the Honor of Fellow award from the Speech-Language-Hearing Association of Virginia for his many contributions to the field and tireless service to individuals with communication disorders; and
WHEREAS, recognizing outstanding contributions to the field and exceptional leadership within the organization, the Honor of Fellow is the highest award presented by the Speech-Language-Hearing Association of Virginia (SHAV); and

WHEREAS, for more than 25 years, Scott Rankins has worked to better the lives of his patients as a speech-language pathologist and as an administrator in public schools, hospitals, or private practices; and

WHEREAS, amassing a wealth of knowledge and experience, Scott Rankins has promoted the field of speech-language pathology as a lecturer and instructor at universities and as a presenter at SHAV conferences; and

WHEREAS, Scott Rankins has been a committed leader within SHAV, serving as the chair of the Political Action Committee, as a member of the Conference Planning Committee, and as a member of the Board of Directors and holding several other leadership positions; and

WHEREAS, Scott Rankins has authored professional position statements on several topics, secured an American Speech-Language-Hearing Association grant, worked to update SHAV's by-laws and internal policies, and helped develop proposed regulations for provisional licensure for speech-language pathology aides; and

WHEREAS, earning many other awards and accolades, Scott Rankins was named a Darden College of Education Fellow at Old Dominion University in 2012 and "A Professional Who Made a Difference" by the College of Education and Human Resources at Longwood University; now, therefore, be it

RESOLVED by the Senate of Virginia, That Scott Rankins hereby be commended on receiving the Honor of Fellow award from the Speech-Language-Hearing Association of Virginia; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Scott Rankins as an expression of the Senate of Virginia's admiration for his achievements and best wishes for the future.

SENATE RESOLUTION NO. 516

Commending Virginia Diner, Inc.

Agreed to by the Senate, September 18, 2014

WHEREAS, Virginia Diner, Inc., a small business in Wakefield, has served delicious homemade meals and has offered Virginian hospitality to generations of regulars, travelers, and families for 85 years; and

WHEREAS, founded in 1929 by D'Earcy Davis, the Virginia Diner served ham biscuits and Brunswick stew to hungry travelers from a refurbished Surry, Sussex and Southampton Railway car; the diner was purchased by the Monahan family in 1945 and by its current owners, the Galloway family, in 1976; and

WHEREAS, the Virginia Diner has grown to become a full service restaurant, open 364 days a year; the friendly, dedicated staff members still serve the same country comfort food that has made the diner a beloved family tradition and attracted many of the same loyal customers for more than 50 years; and

WHEREAS, a well-known resting point for travelers to and from the mountains, the beach, or one of the Commonwealth's fine institutions of higher education, the Virginia Diner has been featured in fiction, served celebrities and former Virginia Governors, and garnered media attention from throughout the United States; and

WHEREAS, established in the heart of peanut country, the Virginia Diner is renowned for its succulent peanut pie, and its nuts and confections are available in retail stores nationwide and the diner's online store; and

WHEREAS, as one of the top three private employers in rural Sussex County, the Virginia Diner has provided opportunities and valuable experience to generations of employees; and

WHEREAS, helping to strengthen the future of the Commonwealth, the Virginia Diner has participated in the Virginia's Finest program to mentor countless other small businesses and aspiring restaurateurs over the years; and

WHEREAS, the Virginia Diner will commemorate its 85th anniversary with a celebration, beginning on September 25, 2014, to recognize the individuals and families who have helped the diner carry out its long tradition of service to the community; now, therefore, be it

RESOLVED by the Senate of Virginia, That Virginia Diner, Inc., hereby be commended on the occasion of its 85th anniversary; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Christine G. Epperson, the president of Virginia Diner, Inc., as an expression of the Senate of Virginia's admiration for the diner's long tradition of service to the residents of and visitors to Sussex County and the Commonwealth.

SENATE RESOLUTION NO. 517

Commending the Reverend Kelvin F. Jones.

Agreed to by the Senate, September 18, 2014

WHEREAS, the Reverend Kelvin F. Jones, an inspiring spiritual leader on the Eastern Shore, has served and uplifted local residents for 25 years as the pastor of First Baptist Church-Capeville; and
WHEREAS, a native of the Eastern Shore, Pastor Jones answered his calling to the ministry in 1986 when he was licensed to preach at Bethel Baptist Church in Franktown; in 1989, he relocated to Cape Charles and was ordained as pastor of First Baptist Church-Capeville; and

WHEREAS, during his 25-year tenure at First Baptist Church-Capeville, Pastor Jones implemented strategies to strengthen the existing congregation and welcome new members; he also worked to support senior members of the community and developed a Youth Ministry to engage local young people; and

WHEREAS, offering his wisdom and expertise to several organizations, Pastor Jones serves on the Board of Evangelism Ministry and as chair of the Commission for Persons with Special Needs and Disabilities of the Progressive National Baptist Convention, Inc., and on the Eastern Shore Allocation Committee for the United Way of Virginia; and

WHEREAS, an admired figure in the wider Baptist community, Pastor Jones has shared his leadership and guidance with congregations throughout the Commonwealth, Maryland, Pennsylvania, Rhode Island, North Carolina, South Carolina, Florida, and Kentucky; and

WHEREAS, Pastor Jones has earned numerous awards and accolades for his good work; he served as a facilitator for the National Student Leadership Conference on Race and Culture at The College of William and Mary and was invited to offer opening prayer to the House of Delegates in 2010 and the Senate of Virginia in 2011 and 2014; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Reverend Kelvin F. Jones hereby be commended for 25 years of service to the First Baptist Church-Capeville congregation and the Eastern Shore community; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Reverend Kelvin F. Jones as an expression of the Senate of Virginia's admiration for his legacy of spiritual guidance and care for the community.

SENATE RESOLUTION NO. 518

Commending James Marshall Whitaker:

Agreed to by the Senate, September 18, 2014

WHEREAS, in 2014, James Marshall Whitaker, a distinguished spiritual and community leader who has devoted his life to serving and supporting others, celebrates 50 years as pastor of New Bethel Baptist Church in Portsmouth; and

WHEREAS, a native of North Carolina, James Whitaker was raised in Norfolk and graduated from the historic Booker T. Washington High School; he earned bachelor's and master's degrees from Virginia Union University and a master's degree from New York University; and

WHEREAS, James Whitaker answered his calling to serve and uplift others from a young age; while still a student at Virginia Union University, he served as a counselor and Bible studies teacher at Virginia State Penitentiary and became pastor of Mount Vernon Baptist Church in White Stone; and

WHEREAS, James Whitaker served members of the community with the Washington, D.C., Department of Corrections; Washington, D.C., General Hospital; Laurel Regional Hospital; and St. Elizabeths Hospital before joining New Bethel Baptist Church as pastor in 1964; and

WHEREAS, under James Whitaker's able leadership and guidance, New Bethel Baptist Church has experienced steady growth and has undergone numerous enhancements to better serve the congregation; the church completed a new sanctuary in 1981 and an administration building in 1994 and renovated the old sanctuary in 1997; and

WHEREAS, James Whitaker ensured a strong future for New Bethel Baptist Church by revitalizing and shepherding the Gideon Ministry and the Endowment Fund Ministry, which allowed the church to complete a new parking lot and modernize other facilities; and

WHEREAS, an active leader throughout the community, James Whitaker bravely participated in the Civil Rights Movement in the 1960s and 1970 and generously volunteers his time and talents as a member of numerous civic and service organizations; and

WHEREAS, a devoted family man, James Whitaker and his wife of 52 years, Otelia—who celebrates 50 years as the first lady of New Bethel Baptist Church in 2014—have proudly raised four children and nine grandchildren; now, therefore, be it

RESOLVED by the Senate of Virginia, That James Marshall Whitaker hereby be commended for 50 years of spiritual leadership of the congregation of New Bethel Baptist Church; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to James Marshall Whitaker as an expression of the Senate of Virginia's admiration for his countless contributions to the Portsmouth community and the Commonwealth.
SENATE RESOLUTION NO. 519

Commending the Church of God in Christ in Virginia.

Agreed to by the Senate, September 18, 2014

WHEREAS, the Church of God in Christ in Virginia, a branch of the largest Pentecostal church in the United States, has provided spiritual leadership and support to members of communities throughout the Commonwealth for 100 years; and
WHEREAS, established by Bishop Charles Harrison Mason in the Chuckatuck section of Suffolk in 1914, the Church of God in Christ in Virginia originally met at the Friendship Church of God in Christ in Suffolk; and
WHEREAS, after sending its first mission to Norfolk, the Church of God in Christ in Virginia grew rapidly, establishing new churches or converting congregations in Norfolk, Portsmouth, Newport News, Roanoke, Suffolk, Smithfield, Emporia, Richmond, Lynchburg, Staunton, Waynesboro, and other surrounding areas; and
WHEREAS, as the Church of God in Christ continued to grow throughout the nation, several men were appointed as overseer in Virginia between 1915 and 1984—Caesar Wardell, A. J. Reed, J. E. Bryant, C. S. Cypress, William Dove, and D. C. Love; and
WHEREAS, under the able leadership of D. C. Love, the Church of God in Christ in Virginia grew from 24 missions and church buildings in 1935 to more than 100 churches by 1959; the church expanded into two jurisdictions in 1959, and a third jurisdiction was created in 1966; and
WHEREAS, Ted Thomas, Sr., the current overseer, was appointed in 1984, and he has helped the Church of God in Christ in Virginia continue to grow in membership, add new congregations, and renovate and expand existing church buildings; and
WHEREAS, the Church of God in Christ in Virginia serves community members through a wide variety of outreach programs and ministries, including hospital, jail, transportation, broadcast, and witnessing ministries; now, therefore, be it
RESOLVED by the Senate of Virginia, That the Church of God in Christ in Virginia hereby be commended for its spiritual leadership of communities throughout the Commonwealth on the occasion of its 100th anniversary; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Church of God in Christ in Virginia as an expression of the Senate of Virginia's admiration for its storied history and many contributions to the Commonwealth.

SENATE RESOLUTION NO. 520

Commending Claude Patton Worrell.

Agreed to by the Senate, September 18, 2014

WHEREAS, Claude Patton Worrell, a distinguished law-enforcement officer who dedicated much of his life to serving and protecting the members of the Washington County community, retired as a sergeant with the Virginia State Police on September 1, 2014, at the age of 70; and
WHEREAS, a native of Carroll County, Claude Worrell graduated from Hillsville High School and served his country in the United States Army as a mechanic with the Second Armored Division in Texas; and
WHEREAS, Claude Worrell began his law-enforcement career as a probationary trooper in Bedford and attended Virginia State Police Basic School in 1969; after graduation, he was assigned to the Manassas office, and in 1972, he transferred to the Abingdon office; and
WHEREAS, in 1980, Claude Worrell was promoted to sergeant and assigned to Division 4 headquarters in Wytheville, and in 1986, he transferred to the Bristol office, where he served until his retirement as the third-most senior officer in the Virginia State Police; and
WHEREAS, a trustworthy and highly professional officer, Claude Worrell served as the senior firearms instructor for Division 4 and was assigned as an escort to numerous visiting dignitaries, including three presidents of the United States; and
WHEREAS, Claude Worrell received numerous awards and accolades throughout his 45-year career, including a commendation for his exceptional performance in the apprehension of bank robbers in 1970, an award for 35 years of safe driving, and the Outstanding Safety Achievement Award for Division 4 in 1975; and
WHEREAS, working to further enhance the community, Claude Worrell has generously volunteered his time and wise leadership to numerous civic and service organizations, and he enjoys fellowship and worship as an active member of Pleasant View United Methodist Church; and
WHEREAS, an exemplar of the selflessness and dedication to duty shown by law-enforcement officers throughout the Commonwealth, Claude Worrell has earned the respect of his peers, members of the community, local government officials, and the entire Southwest Virginia General Assembly delegation and plans to find new ways to serve the community following his retirement; now, therefore, be it
RESOLVED by the Senate of Virginia, That Claude Patton Worrell hereby be commended on the occasion of his retirement as a sergeant of the Virginia State Police; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Claude Patton Worrell as an expression of the Senate of Virginia's admiration for his decades of service to the residents of Washington County and the Commonwealth.

SENATE RESOLUTION NO. 521

Commending Vernon C. Crump, Jr.

Agreed to by the Senate, September 18, 2014

WHEREAS, Vernon C. Crump, Jr., a successful entrepreneur, loyal civil servant, and devoted civic activist, has served the Portsmouth community and the Commonwealth with distinction; and
WHEREAS, a lifelong resident of the City of Portsmouth, Vernon Crump has served the community in a variety of capacities, including on the Portsmouth Economic Development Committee and the Cable Commission; and
WHEREAS, as a longtime member and officer of the Central Civic Forum, Vernon Crump facilitated communication between African American civic leagues in the area and advanced the cause of equal rights in local government, courts, education, voter registration, and recreation; and
WHEREAS, as president of the Lee Ward Civic League, Vernon Crump secured funds to build the first curbs and gutters in the Brighton and Prentis Park communities, bettering the lives of 25,000 homeowners; and
WHEREAS, in addition to his 36-year career as a federal employee, Vernon Crump, along with his late wife, owned several local businesses, including a barbershop, a florist, a real estate agency, and an antiques shop; and
WHEREAS, Vernon Crump believed in the importance of exercising one's civic duty and assisted with successful election campaigns at local, state, and national levels; and
WHEREAS, Vernon Crump is an active member of Mount Gilead Alpha and Omega Lodge No. 46, and he enjoys fellowship and worship with the community as a longtime member of Zion Baptist Church; now, therefore, be it
RESOLVED by the Senate of Virginia, That Vernon C. Crump, Jr., hereby be commended for many years of service to the residents of Portsmouth; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Vernon C. Crump, Jr., as an expression of the Senate of Virginia's admiration for his many contributions to the community and the Commonwealth.

SENATE RESOLUTION NO. 522

Nominating persons to be elected to circuit court judgeships.

Agreed to by the Senate, September 18, 2014

RESOLVED by the Senate, That the following persons are hereby nominated to be elected to the respective circuit court judgeships as follows:

The Honorable William S. Moore, Jr., of Portsmouth, as a judge of the Third Judicial Circuit for a term of eight years commencing December 1, 2014.

David W. Lannetti, of Norfolk, as a judge of the Fourth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Joseph A. Migliozzi, Jr., of Norfolk, as a judge of the Fourth Judicial Circuit for a term of eight years commencing December 1, 2014.

L. Wayne Farmer, of Isle of Wight, as a judge of the Fifth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Bryant L. Sugg, of Newport News, as a judge of the Seventh Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Jeffrey W. Shaw, of Middlesex, as a judge of the Ninth Judicial Circuit for a term of eight years commencing December 1, 2014.

Donald C. Blessing, of Prince Edward, as a judge of the Tenth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Lynn S. Brice, of Chesterfield, as a judge of the Twelfth Judicial Circuit for a term of eight years commencing December 1, 2014.

David E. Johnson, of Chesterfield, as a judge of the Twelfth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Edward Anson Robbins, Jr., of Chesterfield, as a judge of the Twelfth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Joi Jeter Taylor, of Richmond, as a judge of the Thirteenth Judicial Circuit for a term of eight years commencing December 1, 2014.
Herbert M. Hewitt, of King George, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

Victoria A. B. Willis, of Fredericksburg, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Richard E. Moore, of Albemarle, as a judge of the Sixteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

Grace Burke Carroll, of Fairfax County, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing December 1, 2014.

Jeanette A. Irby, of Fauquier, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Ronald Lewis Napier, of Warren, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing December 1, 2014.

Clark A. Ritchie, of Rockingham, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Bradley W. Finch, of Montgomery, as a judge of the Twenty-seventh Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Richard C. Patterson, of Tazewell, as a judge of the Twenty-ninth Judicial Circuit for a term of eight years commencing December 1, 2014.

The Honorable Jeffrey S. Hamilton, of Scott, as a judge of the Thirtieth Judicial Circuit for a term of eight years commencing December 1, 2014.

SENATE RESOLUTION NO. 523

Nominating persons to be elected to general district court judgeships.

Agreed to by the Senate, September 18, 2014

RESOLVED by the Senate, That the following persons are hereby nominated to be elected to the respective general district court judgeships as follows:

Paul D. Merullo, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing December 1, 2014.

Michael C. Rosenblum, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing December 1, 2014.

H. Lee Townsend, III, of Emporia, as a judge of the Sixth Judicial District for a term of six years commencing December 1, 2014.

Christopher R. Papile, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing December 1, 2014.

Stephanie E. Merritt, of King William, as a judge of the Ninth Judicial District for a term of six years commencing December 1, 2014.

Robert B. Beasley, Jr., of Powhatan, as a judge of the Eleventh Judicial District for a term of six years commencing December 1, 2014.

Matthew D. Nelson, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing December 1, 2014.

Robert E. Reibach, of Hanover, as a judge of the Fifteenth Judicial District for a term of six years commencing December 1, 2014.

John S. Hart, Jr., of Harrisonburg, as a judge of the Twenty-sixth Judicial District for a term of six years commencing December 1, 2014.

George R. Brittain, II, of Tazewell, as a judge of the Twenty-ninth Judicial District for a term of six years commencing December 1, 2014.

Wallace S. Covington, III, of Prince William, as a judge of the Thirty-first Judicial District for a term of six years commencing December 1, 2014.

SENATE RESOLUTION NO. 524

Nominating persons to be elected to juvenile and domestic relations district court judgeships.

Agreed to by the Senate, September 18, 2014

RESOLVED by the Senate, That the following persons are hereby nominated to be elected to the respective juvenile and domestic relations district court judgeships as follows:

Philip C. Hollowell, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing December 1, 2014.
Earle C. Mobley, of Portsmouth, as a judge of the Third Judicial District for a term of six years commencing December 1, 2014.

Scott D. Landry, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing December 1, 2014.

Jayne A. Pemberton, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing December 1, 2014.

David M. Barredo, of Culpeper, as a judge of the Sixteenth Judicial District for a term of six years commencing December 1, 2014.

Deborah S. Tinsley, of Louisa, as a judge of the Sixteenth Judicial District for a term of six years commencing December 1, 2014.

Onzlee Ware, of Roanoke, as a judge of the Twenty-third Judicial District for a term of six years commencing December 1, 2014.

Linda Schorsch Jones, of Waynesboro, as a judge of the Twenty-fifth Judicial District for a term of six years commencing December 1, 2014.

Kimberly M. Athey, of Warren, as a judge of the Twenty-sixth Judicial District for a term of six years commencing December 1, 2014.

Anthony W. Bailey, of Harrisonburg, as a judge of the Twenty-sixth Judicial District for a term of six years commencing December 1, 2014.

Bradley G. Dalton, of Carroll, as a judge of the Twenty-seventh Judicial District for a term of six years commencing December 1, 2014.

Ronald K. Elkins, of Wise, as a judge of the Thirty-first Judicial District for a term of six years commencing December 1, 2014.

H. Jan Roltsch-Anoll, of Prince William, as a judge of the Thirty-first Judicial District for a term of six years commencing December 1, 2014.

SENATE RESOLUTION NO. 525

Commending the Hickory High School competition cheer team.

Agreed to by the Senate, November 10, 2014

WHEREAS, the Hickory High School competition cheer team from Chesapeake claimed its first state title by winning the Virginia High School League Group 5A state championship in November 2013; and

WHEREAS, after a successful season, the Hickory High School competition cheer team won the Southeastern District tournament with a score of 287 points; and

WHEREAS, the Hickory High School competition cheer team went on to win the Conference 10 tournament with a score of 265 points and the Virginia High School League Group 5A South regional tournament with 275 points; and

WHEREAS, the Hickory High School competition cheer team scored an impressive 275 points to secure the state title; and

WHEREAS, the victory is a testament to the hard work and skill of each of the team members, the leadership and guidance of the coaches and staff, and the enthusiastic support of the entire Hickory High School community; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Hickory High School competition cheer team hereby be commended on winning the 2013-2014 Virginia High School League Group 5A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Hickory High School competition cheer team as an expression of the Senate of Virginia's admiration for the team's accomplishments and best wishes for the future.

SENATE RESOLUTION NO. 526

Commending the Great Bridge High School gymnastics team.

Agreed to by the Senate, November 10, 2014

WHEREAS, the Great Bridge High School gymnastics team from Chesapeake won the Virginia High School League Group 5A state championship in February 2014; and

WHEREAS, after achieving an exceptional 5-0 regular season record, the Great Bridge High School gymnastics team won the Conference 10 tournament with 146.6 points; and

WHEREAS, the Great Bridge High School gymnastics team then advanced to the state tournament as the Virginia High School League Group 5A South regional runner-up; and

WHEREAS, in the state championship, the Great Bridge High School gymnastics team defeated the Floyd E. Kellam High School team with a score of 146.875 to claim the program's second state title; and
WHEREAS, the victory is a testament to the hard work and skill of each of the gymnasts, the leadership and guidance of the coaches and staff, and the enthusiastic support of the entire Great Bridge High School community; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Great Bridge High School gymnastics team hereby be commended on winning the 2013-2014 Virginia High School League Group 5A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Great Bridge High School gymnastics team as an expression of the Senate of Virginia's admiration for the team's accomplishments.

SENATE RESOLUTION NO. 527

Commending the Hickory High School baseball team.

Agreed to by the Senate, November 10, 2014

WHEREAS, the Hickory High School baseball team won the Virginia High School League Group 5A state championship on June 15, 2014; and
WHEREAS, the Hickory High School Hawks secured their first state title by defeating the Group 5A South champion Douglas S. Freeman High School Rebels 6-4 at Robinson Secondary School in Fairfax County; and
WHEREAS, the Hickory Hawks took an early 3-0 lead in the championship game, but the Freeman Rebels rebounded to tie the game at 4-4 and send it to extra innings; junior Jarrett Mustain scored the winning run in the 10th inning; and
WHEREAS, the Hickory High School Hawks also defeated the 5A North champions, the Stone Bridge High School Bulldogs, 9-1 in the semifinals; and
WHEREAS, the victory is a testament to the skill and dedication of the players, the leadership and guidance of the coaches and staff, and the enthusiastic support of the entire Hickory High School community; now, therefore, be it
RESOLVED by the Senate of Virginia, That the Hickory High School baseball team hereby be commended on winning the 2014 Virginia High School League Group 5A state championship; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Henry Kraft, the head coach of the Hickory High School baseball team, as an expression of the Senate of Virginia's admiration for the team's accomplishments.

SENATE RESOLUTION NO. 528

Commending the Great Bridge High School softball team.

Agreed to by the Senate, November 10, 2014

WHEREAS, the Great Bridge High School softball team set a league record for most softball state titles, winning the Virginia High School League Group 5A state championship on June 15, 2014; and
WHEREAS, the Great Bridge High School Wildcats defeated the Briar Woods Falcons 3-1 in eight innings to claim their second consecutive state title and the program's sixth overall; and
WHEREAS, with state championship wins in 1998, 1999, 2000, 2009, and 2013, the Great Bridge High School Wildcats had been tied with teams from three other schools for the Virginia High School League record; and
WHEREAS, in the top of the eighth inning, Great Bridge High School's Chloe Carr doubled to score Cameryn Strother for the go-ahead run; pitcher Sydney Harless added an RBI double to secure the win; and
WHEREAS, the victory is a testament to the hard work and talents of the players, the able leadership of the coaches and staff, and the enthusiastic support of the entire Great Bridge High School community; now, therefore, be it
RESOLVED by the Senate of Virginia, That the Great Bridge High School softball team hereby be commended on winning the 2014 Virginia High School League Group 5A state championship and setting a league record for softball state titles; and, be it
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to Kirk Clayton, the head coach of the Great Bridge High School softball team, as an expression of the Senate of Virginia's admiration for the team's historic achievements.

SENATE RESOLUTION NO. 529

Commending the Grassfield High School theatre troupe.

Agreed to by the Senate, November 10, 2014

WHEREAS, the Grassfield High School theatre troupe from Chesapeake won the Virginia High School League Group 6A state championship in March 2014; and
WHEREAS, the Grassfield High School theatre troupe won the Conference 2 tournament with 289 out of 300 points and the Virginia High School League Group 6A South regional tournament with 298 points to advance to the state final; and

WHEREAS, performing *King Midas and the Golden Touch* at the state championship, the Grassfield High School theatre troupe earned 297 points to claim the program's second state title; and

WHEREAS, the victory is a testament to the hard work and talent of the students, the leadership and guidance of the teachers and staff, and the enthusiastic support of the entire Grassfield High School community; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Grassfield High School theatre troupe hereby be commended on winning the 2013-2014 Virginia High School League Group 6A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Grassfield High School theatre troupe as an expression of the Senate of Virginia's admiration for the troupe's accomplishments.

SENATE RESOLUTION NO. 530

*Commending the Western Branch High School girls' indoor track team.*

Agreed to by the Senate, November 10, 2014

WHEREAS, the Western Branch High School girls' indoor track team from Chesapeake won the Virginia High School League Group 6A state championship in March 2014; and

WHEREAS, the Western Branch High School girls' indoor track team won the Conference 2 tournament with a score of 165 points and the Virginia High School League Group 6A South regional tournament with 107 points; and

WHEREAS, the Western Branch High School girls' indoor track team scored 137 points in the state championship, an impressive 100-point margin of victory, to claim the program's third state title; and

WHEREAS, in recognition of the Western Branch High School girls' indoor track team's achievements, the team has been ranked first in the nation by MileStat; and

WHEREAS, the victory is a testament to the hard work and skill of each of the athletes, the leadership and guidance of the coaches and staff, and the enthusiastic support of the entire Western Branch High School community; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Western Branch High School girls' indoor track team hereby be commended on winning the 2013-2014 Virginia High School League Group 6A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Western Branch High School girls' indoor track team as an expression of the Senate of Virginia's admiration for the team's accomplishments.

SENATE RESOLUTION NO. 531

*Commending the Western Branch High School girls' track and field team.*

Agreed to by the Senate, November 10, 2014

WHEREAS, the Western Branch High School girls' track and field team from Chesapeake won the Virginia High School League Group 6A state championship in June 2014; and

WHEREAS, the Western Branch High School girls' track and field team won the Conference 2 tournament with 215 points and the Virginia High School League Group 6A South regional tournament with 132 points; and

WHEREAS, in the state championship, the Western Branch High School girls' track and field team earned 149 points, an exceptional 104-point margin of victory, to claim the program's fourth state title; and

WHEREAS, in recognition of the Western Branch High School girls' track and field team's achievements, the team has been ranked first in the nation by MileStat; and

WHEREAS, the victory is a testament to the hard work and skill of each of the athletes, the leadership and guidance of the coaches and staff, and the enthusiastic support of the entire Western Branch High School community; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Western Branch High School girls' track and field team hereby be commended on winning the 2013-2014 Virginia High School League Group 6A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Western Branch High School girls' track and field team as an expression of the Senate of Virginia's admiration for the team's accomplishments.
SENATE RESOLUTION NO. 532

Commending the Western Branch High School baseball team.

Agreed to by the Senate, November 10, 2014

WHEREAS, the Western Branch High School baseball team from Chesapeake won the Virginia High School League Group 6A state championship in June 2014; and

WHEREAS, finishing the regular season with an exceptional 19-2 record, the Western Branch High School baseball team went on to win the Conference 2 tournament and the Virginia High School League Group 6A South regional tournament; and

WHEREAS, by winning the state championship and thereby claiming the program's second state title, the Western Branch High School baseball team ended the season with a 26-2 overall record; and

WHEREAS, the victory is a testament to the skill and hard work of the players, the leadership and guidance of the coaches and staff, and the enthusiastic support of the entire Western Branch High School community; now, therefore, be it

RESOLVED by the Senate of Virginia, That the Western Branch High School baseball team hereby be commended on winning the 2013-2014 Virginia High School League Group 6A state championship; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the Western Branch High School baseball team as an expression of the Senate of Virginia's admiration for the team's accomplishments.

SENATE RESOLUTION NO. 533

Celebrating the life of William Dewey Clower.

Agreed to by the Senate, November 10, 2014

WHEREAS, William Dewey Clower, a respected businessman, trusted advisor to four United States presidents, and active community leader in Spotsylvania County, died on October 31, 2014; and

WHEREAS, a native of Salem, William Clower earned a bachelor's degree from the University of Virginia and honorably served his country in the United States Air Force, rising to the rank of lieutenant; and

WHEREAS, after beginning his professional career as an engineer, William Clower served as special assistant for advance planning to President Richard M. Nixon and as a deputy assistant to Vice President Gerald R. Ford; he went on to serve as an associate director of the Domestic Council for Intergovernmental Affairs; and

WHEREAS, William Clower was appointed to the Peace Corps Presidential Advisory Committee and the Industry Policy Advisory Committee by President Ronald W. Reagan and to the White House Trade Association Advisory Committee by President George H.W. Bush; and

WHEREAS, in 1988, William Clower became the president and chief executive officer of the National Association of Truck Stop Operators, Inc., (NATSO) and in 1990, he chartered the NATSO Foundation to provide relief to disaster victims; and

WHEREAS, after his well-earned retirement in 2002, William Clower moved to the Fawn Lake area of Spotsylvania County; he cofounded the Men's Christian Fellowship at Fawn Lake and served on the Adult Advisory Committee for Young Life in Fairfax and Spotsylvania counties; and

WHEREAS, an active and devout member of several church communities throughout his life, William Clower enjoyed fellowship and worship with his fellow Spotsylvania County residents at Hope Presbyterian Church, where he was a member of the strategic planning board; and

WHEREAS, William Clower will be fondly remembered and greatly missed by his wife, Shirley; children, Michael, Candice, and Cathy, and their families; and numerous other family members and friends; now, therefore, be it

RESOLVED, That the Senate of Virginia hereby note with great sadness the loss of William Dewey Clower, a respected civil servant, businessman, and community leader in Spotsylvania County; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of William Dewey Clower as an expression of the Senate of Virginia's respect for his memory.

SENATE RESOLUTION NO. 534

Nominating persons to be elected to circuit court judgeships.

Agreed to by the Senate, November 10, 2014

RESOLVED by the Senate, That the following persons are hereby nominated to be elected to the respective circuit court judgeships as follows:
The Honorable Timothy S. Wright, of Chesapeake, as a judge of the First Judicial Circuit for a term of eight years commencing January 1, 2015.

James C. Lewis, of Virginia Beach, as a judge of the Second Judicial Circuit for a term of eight years commencing January 1, 2015.

B. Elliott Bondurant, of King William, as a judge of the Ninth Judicial Circuit for a term of eight years commencing January 1, 2015.

Joseph M. Teefey, Jr., of Amelia, as a judge of the Eleventh Judicial Circuit for a term of eight years commencing January 1, 2015.

W. Reilly Marchant, of Richmond, as a judge of the Thirteenth Judicial Circuit for a term of eight years commencing January 1, 2015.

Daniel E. Ortiz, of Fairfax, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing January 1, 2015.

Clyde H. Perdue, Jr., of Franklin County, as a judge of the Twenty-second Judicial Circuit for a term of eight years commencing January 1, 2015.

SENATE RESOLUTION NO. 535

Nominating persons to be elected to general district court judgeships.

Agreed to by the Senate, November 10, 2014

RESOLVED by the Senate, That the following persons are hereby nominated to be elected to the respective general district court judgeships as follows:

Robert G. MacDonald, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing January 1, 2015.

Robert L. Adams, Jr., of Danville, as a judge of the Twenty-second Judicial District for a term of six years commencing January 1, 2015.

Shawn L. Hines, of Lee, as a judge of the Thirtieth Judicial District for a term of six years commencing January 1, 2015.

SENATE RESOLUTION NO. 536

Nominating persons to be elected to juvenile and domestic relations district court judgeships.

Agreed to by the Senate, November 10, 2014

RESOLVED by the Senate, That the following persons are hereby nominated to be elected to the respective juvenile and domestic relations district court judgeships as follows:

Vanessa L. Jones, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing January 1, 2015.

Frank W. Rogers, III, of Roanoke County, as a judge of the Twenty-third Judicial District for a term of six years commencing January 1, 2015.

Stephanie Murray Shortt, of Floyd, as a judge of the Twenty-seventh Judicial District for a term of six years commencing December 1, 2014.
TOTAL INTRODUCED LEGISLATION ................................................................. 494
House Bills .................................................................................................... 11
Senate Bills .................................................................................................... 15
House Joint Resolutions ....................................................................................... 263
Senate Joint Resolutions ..................................................................................... 85
House Resolutions .............................................................................................. 83
Senate Resolutions ............................................................................................. 37

TOTAL LEGISLATION PASSED AND/OR AGREED TO .................................. 454
House Bills .................................................................................................... 4
Senate Bills .................................................................................................... 1
House Joint Resolutions ....................................................................................... 253
Senate Joint Resolutions ..................................................................................... 82
House Resolutions .............................................................................................. 78
Senate Resolutions ............................................................................................. 36

TOTAL BILLS ENACTED INTO LAW ............................................................. 5
House Bills .................................................................................................... 4
Senate Bills .................................................................................................... 1
House Joint Resolutions ....................................................................................... 0
Senate Joint Resolutions ..................................................................................... 0

TOTAL CHAPTERS ........................................................................................... 5
BILLs VETOED BY GOVERNOR ......................................................................... 0
House Bills .................................................................................................... 0
Senate Bills .................................................................................................... 0
### HOUSE AND SENATE BILLS APPROVED SHOWING CHAPTERS AND PAGE NUMBERS

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<td>Chafin, A. Benton, Jr. (R)‡</td>
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<td>Dance, Rosalyn R. (D);†</td>
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†Resigned June 9, 2014
††Resigned July 3, 2014
‡Elected August 19, 2014 to fill vacancy of Phillip P. Puckett. Sworn in September 17, 2014
‡‡Elected November 4, 2014 to fill vacancy of Henry L. Marsh, III. Sworn in November 24, 2014
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† Resigned June 30, 2014
‡ Resigned September 17, 2014
§ Resigned November 24, 2014
∥ Resigned January 2, 2015
¶¶¶¶ Joseph D. Morrissey (D) resigned January 13, 2015

†Elected August 19, 2014 to fill vacancy of Algie T. Howell, Jr. Sworn in September 6, 2014
‡Elected August 19, 2014 to fill vacancy of Robert H. Brink. Sworn in September 12, 2014
§Elected December 9, 2014 to fill vacancy of A. Benton Chafin, Jr. Sworn in December 19, 2014
¶¶¶¶ Elected January 6, 2015 to fill vacancy of Barbara J. Comstock. Sworn in January 8, 2015
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‡‡‡‡Resigned November 24, 2014
‡‡‡‡‡Resigned January 2, 2015
‡‡‡‡‡‡Resigned January 13, 2015

‡Elected August 19, 2014 to fill vacancy of Robert H. Brink. Sworn in September 12, 2014
‡‡Elected August 19, 2014 to fill vacancy of Phillip P. Puckett. Sworn in September 17, 2014
‡‡‡‡Elected December 9, 2014 to fill vacancy of A. Benton Chafin, Jr. Sworn in December 19, 2014
‡‡‡‡‡Elected January 6, 2015 to fill vacancy of Rosalyn R. Dance. Sworn in January 8, 2015
‡‡‡‡‡‡Elected January 6, 2015 to fill vacancy of Barbara J. Comstock. Sworn in January 8, 2015
## SENATORS AND DELEGATES BY CITIES
### 2014 SPECIAL SESSION I

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## SENATORS AND DELEGATES BY CITIES
### 2014 SPECIAL SESSION I

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‡‡‡Resigned November 24, 2014
‡‡‡‡Resigned November 24, 2014
‡‡‡‡‡Resigned January 13, 2015

†Elected August 19, 2014 to fill vacancy of Algie T. Howell, Jr. Sworn in September 6, 2014
‡Elected August 19, 2014 to fill vacancy of Phillip P. Puckett. Sworn in September 17, 2014
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Population of Virginia, 2010 Census, 8,001,024.

*The City of Bedford became part of the Town of Bedford pursuant to Chapters 565 and 628 of the 2013 Acts of Assembly.*
### Counties and Cities - Ranked by Population

**United States Census of 2000 (As of July 1, 2000)**

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*The City of Bedford became part of the Town of Bedford pursuant to Chapters 565 and 628 of the 2013 Acts of Assembly.*
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THOMAS, ANNA—See: Commendations and Commemorations
THOMAS HARRISON MIDDLE SCHOOL STEM EXPLORATIONS ACADEMY—See: Commendations and Commemorations
THOMAS, WILLIAM A.—See: Deaths
TIPPETT, JOHN—See: Commendations and Commemorations
TOLER, DALE—See: Deaths
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<th>BILL OR CHAP.</th>
<th>RES. NO.</th>
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<td>TREMAINE, DAVID—See: Deaths</td>
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<td>TUCKER, RICHARD E.—See: Commendations and Commemorations</td>
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<td>TURK, JAMES CLINTON—See: Deaths</td>
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<td>TUXEDO PANDAS—See: Commendations and Commemorations</td>
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<td>UNIVERSITY OF VIRGINIA—See: Educational Institutions</td>
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<td>VANN, C. EDWARD—See: Commendations and Commemorations</td>
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<td>VETERANS OF FOREIGN WARS OBIT D. MINTER MEMORIAL POST 10840—See: Commendations and Commemorations</td>
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<td>VIENNA, TOWN OF</td>
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<td>Family Counseling Center of Greater Washington; commemorating its 40th anniversary. (Patron–Keam)</td>
<td>HJR 5050</td>
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<td>VIRGINIA CRIME STOPPERS ASSOCIATION, INC.—See: Commendations and Commemorations</td>
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<td>VIRGINIA DINNER, INC.—See: Commendations and Commemorations</td>
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<td>VIRGINIA EPISCOPAL SCHOOL—See: Commendations and Commemorations</td>
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<td>VIRGINIA HIGH SCHOOL—See: Commendations and Commemorations</td>
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<td>VIRGINIA HOUSE OF DELEGATES</td>
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<td>House of Delegates; limits legislation coming before 2014 Special Session I and establishes a schedule for conduct of business. (Patron–Cox)</td>
<td>HR 502</td>
<td>1526</td>
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<td>House of Delegates; salaries, contingent and incidental expenses. (Patron–Jones)</td>
<td>HR 503</td>
<td>1526</td>
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<td>Speaker of the House of Delegates; authorized to employ legal counsel to represent the House of Delegates in state courts, in addressing any unconstitutional or illegal attempt by Governor to expand Medicaid, etc. (Patron–Cole)</td>
<td>HR 566</td>
<td>1554</td>
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<td>VIRGINIA MARINE POLICE—See: Commendations and Commemorations</td>
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<td>VIRGINIA NATIONAL GUARD—See: Armed Forces</td>
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<td>VIRGINIA OPERA ASSOCIATION, INC.—See: Commendations and Commemorations</td>
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<td>VIRGINIA SCHOOL FOR THE DEAF AND THE BLIND—See: Commendations and Commemorations</td>
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<td>VIRGINIAN REVIEW—See: Commendations and Commemorations</td>
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<td>WADDELL, CHARLIE D.—See: Commendations and Commemorations</td>
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<td>WAKEFIELD HIGH SCHOOL—See: Commendations and Commemorations</td>
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<td>WAKEFIELD, TOWN OF</td>
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<td>Virginia Diner, Inc.; commemorating its 85th anniversary. (Patron–Tyler) (Patron–Lucas)</td>
<td>HJR 5023</td>
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<td>WALKER, MAGGIE L.—See: Commendations and Commemorations</td>
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<td>WALKERTON COMMUNITY FIRE ASSOCIATION—See: Commendations and Commemorations</td>
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<td>WALLACE MIDDLE SCHOOL—See: Commendations and Commemorations</td>
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<td>WAMPLER, WILLIAM DAVID—See: Deaths</td>
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<td>WARDRUP, LEO CLYDE, JR.—See: Deaths</td>
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<td>WASHINGTON COUNTY</td>
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<td>Wallace Middle School; commend. (Patron–O’Quinn)</td>
<td>HJR 5019</td>
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<td>WASHINGTON, D.C. METROPOLITAN AREA</td>
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<td>Insight Memory Care Center; commemorating its 30th anniversary. (Patron–Simon)</td>
<td>HJR 5146</td>
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<td>Korean Community Service Center of Greater Washington; commemorating its 40th anniversary. (Patron–Keam)</td>
<td>HR 509</td>
<td>1529</td>
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<td>The Reading Connection; commemorating its 25th anniversary. (Patron–Lopez)</td>
<td>HJR 5015</td>
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<td>WESLEY HOUSING DEVELOPMENT CORPORATION—See: Commendations and Commemorations</td>
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<td>WESTERN ABBEYMARLE HIGH SCHOOL—See: Commendations and Commemorations</td>
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<td>WESTERN BRANCH HIGH SCHOOL—See: Commendations and Commemorations</td>
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<td>WHITAKER, JAMES MARSHALL—See: Commendations and Commemorations</td>
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<td>WHITLEY, TYLER JACKSON—See: Commendations and Commemorations</td>
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<td>WILLIAMS, PHARRELL—See: Commendations and Commemorations</td>
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<td>WILLIAMSBURG, CITY OF</td>
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<td>Le Cercle Charmant; commemorating its 70th anniversary. (Patron–Mason)</td>
<td>HR 569</td>
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WISE COUNTY

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ZIRKLE, W. DENMAN—See: Commendations and Commemorations