2014 SESSION

	14105640D
1	SENATE BILL NO. 649
1 2 3	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Joint Conference Committee
4	on March 8, 2014)
5	(Patrons Prior to Substitute—Senators Norment [SB 652], Alexander [SB 23], Ebbin [SB 265], Edwards [SB
6	143], Favola [SB 274], McWaters [SB 410], Petersen [SB 218 and SB 219], Smith [SB 20 and SB 21], and
7	Stuart [SB 149])
8 9	A BILL to amend and reenact §§ 2.2-419, 2.2-423, 2.2-426, 2.2-428, 2.2-3100, 2.2-3101, 2.2-3104, 2.2-3114, 2.2-3115 through 2.2-3118.1, 2.2-3121, 2.2-3131, 30-100, 30-101, 30-110, 30-111, 30-112,
10	30-114, 30-117, 30-118, and 30-124 of the Code of Virginia and to amend the Code of Virginia by
11	adding a section numbered 2.2-3103.1, by adding in Article 2 of Chapter 13 of Title 30 a section
12	numbered 30-103.1, by adding in Chapter 13 of Title 30 an article numbered 6, consisting of
13	sections numbered 30-129.1, 30-129.2, and 30-129.3, and by adding in Title 30 a chapter numbered
14	55, consisting of sections numbered 30-348 through 30-351, relating to the State and Local
15	Government Conflict of Interests Act and General Assembly Conflicts of Interests Act; establishing
16	the Virginia Conflict of Interest and Ethics Advisory Council.
17 18	Be it enacted by the General Assembly of Virginia: 1. That §§ 2.2-419, 2.2-423, 2.2-426, 2.2-428, 2.2-3100, 2.2-3101, 2.2-3104, 2.2-3114, 2.2-3115
19	through 2.2-3118.1, 2.2-3121, 2.2-3131, 30-100, 30-101, 30-110, 30-111, 30-112, 30-114, 30-117,
20	30-118, and 30-124 of the Code of Virginia are amended and reenacted and that the Code of
21	Virginia is amended by adding a section numbered 2.2-3103.1, by adding in Article 2 of Chapter
22	13 of Title 30 a section numbered 30-103.1, by adding in Chapter 13 of Title 30 an article
23	numbered 6, consisting of sections numbered 30-129.1, 30-129.2, and 30-129.3, and by adding in
24 25	Title 30 a chapter numbered 55, consisting of sections numbered 30-348 through 30-351, as follows:
2 5 2 6	§ 2.2-419. Definitions.
27	As used in this article, unless the context requires a different meaning:
28	"Anything of value" means:
29	1. A pecuniary item, including money, or a bank bill or note;
30	2. A promissory note, bill of exchange, order, draft, warrant, check, or bond given for the payment
31 32	of money; 3. A contract, agreement, promise, or other obligation for an advance, conveyance, forgiveness of
33	indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money;
34	4. A stock, bond, note, or other investment interest in an entity;
35	5. A receipt given for the payment of money or other property;
36	6. A right in action;
37	7. A gift, tangible good, chattel, or an interest in a gift, tangible good, or chattel;
38 39	8. A loan or forgiveness of indebtedness;
39 40	9. A work of art, antique, or collectible; 10. An automobile or other means of personal transportation;
41	11. Real property or an interest in real property, including title to reality, a fee simple or partial
42	interest, present or future, contingent or vested within realty, a leasehold interest, or other beneficial
43	interest in realty;
44	12. An honorarium or compensation for services;
45	13. A rebate or discount in the price of anything of value unless the rebate or discount is made in
46 47	the ordinary course of business to a member of the public without regard to that person's status as an executive or legislative official, or the sale or trade of something for reasonable compensation that
48	would ordinarily not be available to a member of the public;
49	14. A promise or offer of employment; or
50	15. Any other thing of value that is pecuniary or compensatory in value to a person.
51	"Anything of value" does not mean a campaign contribution properly received and reported pursuant
52	to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2.
53 54	"Compensation" means:
54 55	1. An advance, conveyance, forgiveness of indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money or anything of value; or
56	2. A contract, agreement, promise or other obligation for an advance, conveyance, forgiveness of
57	indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money or anything of
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value, for services rendered or to be rendered.
"Compensation" does not mean reimbursement of expenses if the reimbursement does not exceed the

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60 amount actually expended for the expenses and it is substantiated by an itemization of expenses.

"Executive action" means the proposal, drafting, development, consideration, amendment, adoption, 61 62 approval, promulgation, issuance, modification, rejection, or postponement by an executive agency or 63 official of legislation or executive orders issued by the Governor.

64 "Executive agency" means an agency, board, commission, or other body in the executive branch of state government. "Executive agency" includes the State Corporation Commission, the Virginia Workers' 65 Compensation Commission, and the State Lottery Department. 66

67 "Executive official" means:

68 1. The Governor:

69 2. The Lieutenant Governor;

70 3. The Attorney General;

71 4. Any officer or employee of the office of the Governor or Lieutenant Governor other than a 72 clerical or secretarial employee;

5. The Governor's Secretaries, the Deputy Secretaries, and the chief executive officer of each 73 74 executive agency; or

75 6. Members of supervisory and policy boards, commissions and councils, as defined in § 2.2-2100, 76 however selected. 77

"Expenditure" means:

78 1. A purchase, payment, distribution, loan, forgiveness of a loan or payment of a loan by a third 79 party, advance, deposit, transfer of funds, a promise to make a payment, or a gift of money or anything 80 of value for any purpose;

- 2. A payment to a lobbyist for salary, fee, reimbursement for expenses, or other purpose by a person 81 82 employing, retaining, or contracting for the services of the lobbyist separately or jointly with other 83 persons:
- 84 3. A payment in support of or assistance to a lobbyist or the lobbyist's activities, including the direct 85 payment of expenses incurred at the request or suggestion of the lobbyist;

86 4. A payment that directly benefits an executive or legislative official or a member of the official's 87 immediate family;

88 5. A payment, including compensation, payment, or reimbursement for the services, time, or expenses 89 of an employee for or in connection with direct communication with an executive or legislative official;

90 6. A payment for or in connection with soliciting or urging other persons to enter into direct 91 communication with an executive or legislative official; or

92 7. A payment or reimbursement for categories of expenditures required to be reported pursuant to 93 this chapter.

94 "Expenditure" does not mean a campaign contribution properly received and reported pursuant to 95 Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2.

96 "Fair market value" means the price that a good or service would bring between a willing seller and 97 a willing buyer in the open market after negotiations. If the fair market value cannot be determined, the 98 actual price paid for the good or service shall be given consideration.

99 "Gift" means anything of value to the extent that a consideration of equal or greater value is not 100 received. 101

"Gift" does not mean:

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1. Printed informational or promotional material;

103 2. A gift that is not used and, no later than sixty 60 days after receipt, is returned to the donor or 104 delivered to a charitable organization and is not claimed as a charitable contribution for federal income 105 tax purposes;

106 3. A gift, devise, or inheritance from an individual's spouse, child, parent, grandparent, brother, sister, parent-in-law, brother-in-law, sister-in-law, nephew, niece, aunt, uncle, or first cousin or the spouse of 107 108 that individual, if the donor is not acting as the agent or intermediary for someone other than a person 109 covered by this subdivision; or 110

4. A gift of a value of $\frac{25}{50}$ or less.

"Immediate family" means (i) the spouse and, (ii) any other person child who resides in the same 111 household as the executive or legislative official and who is the *a* dependent of the official. 112 113

"Legislative action" means:

114 1. Preparation, research, drafting, introduction, consideration, modification, amendment, approval, passage, enactment, tabling, postponement, defeat, or rejection of a bill, resolution, amendment, motion, 115 116 report, nomination, appointment, or other matter by the General Assembly or a legislative official;

2. Action by the Governor in approving, vetoing, or recommending amendments for a bill passed by 117 the General Assembly; or 118

3. Action by the General Assembly in overriding or sustaining a veto by the Governor, considering 119 120 amendments recommended by the Governor, or considering, confirming, or rejecting an appointment of 121 the Governor.

- **122** "Legislative official" means:
- 123 1. A member or member-elect of the General Assembly;

124 2. A member of a committee, subcommittee, commission, or other entity established by and125 responsible to the General Assembly or either house of the General Assembly; or

3. Persons employed by the General Assembly or an entity established by and responsible to theGeneral Assembly.

128 "Lobbying" means:

129 1. Influencing or attempting to influence executive or legislative action through oral or written130 communication with an executive or legislative official; or

- 131 2. Solicitation of others to influence an executive or legislative official.
- 132 "Lobbying" does not mean:
- 133 1. Requests for appointments, information on the status of pending executive and legislative actions,134 or other ministerial contacts if there is no attempt to influence executive or legislative actions;
- 135 2. Responses to published notices soliciting public comment submitted to the public official136 designated in the notice to receive the responses;
 - 3. The solicitation of an association by its members to influence legislative or executive action; or
- 138 4. Communications between an association and its members and communications between a principal139 and its lobbyists.
- 140 "Lobbyist" means:

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- 141 1. An individual who is employed and receives payments, or who contracts for economic
 142 consideration, including reimbursement for reasonable travel and living expenses, for the purpose of
 143 lobbying;
- 144 2. An individual who represents an organization, association, or other group for the purpose of145 lobbying; or
- 146 3. A local government employee who lobbies.
- 147 "Lobbyist's principal" or "principal" means the entity on whose behalf the lobbyist influences or 148 attempts to influence executive or legislative action. An organization whose employees conduct lobbying 149 activities on its behalf is both a principal and an employer of the lobbyists. In the case of a coalition or 150 association that employs or retains others to conduct lobbying activities on behalf of its membership, the 151 principal is the coalition or association and not its individual members.
- **152** "Local government" means:
- 153 1. Any county, city, town, or other local or regional political subdivision;
- 154 2. Any school division;
- 155 3. Any organization or entity that exercises governmental powers that is established pursuant to an 156 interstate compact; or
- 4. Any organization composed of members representing entities listed in subdivisions 1, 2, or 3 ofthis definition.
- 159 "Local government employee" means a public employee of a local government.
- "Person" means an individual, proprietorship, firm, partnership, joint venture, joint stock company,
 syndicate, business trust, estate, company, corporation, association, club, committee, organization, or
 group of persons acting in concert.
- 163 "Value" means the actual cost or fair market value of an item or items, whichever is greater. If the 164 fair market value cannot be determined, the actual amount paid for the item or items shall be given 165 consideration.

§ 2.2-423. Contents of registration statement.

- 167 A. The registration statement shall be on a form provided by the Secretary of the Commonwealth 168 and include the following information:
- 169 1. The name and business address and telephone number of the lobbyist;
- 170 2. The name and business address and telephone number of the person who will keep custody of the
 171 lobbyist's and the lobbyist's principal's accounts and records required to comply with this article, and the
 172 location and telephone number for the place where the accounts and records are kept;
 - 3. The name and business address and telephone number of the lobbyist's principal;
- 174 4. The kind of business of the lobbyist's principal;
- 5. For each principal, the full name of the individual to whom the lobbyist reports;
- 6. For each principal, a statement whether the lobbyist is employed or retained and whetherexclusively for the purpose of lobbying;
- 178 7. The position held by the lobbyist if he is a part-time or full-time employee of the principal;
- 179 8. The full name and business address and telephone number of each lobbyist employed by or180 representing the lobbyist's principal;
- 181 9. An identification of the subject matter (with as much specificity as possible) with regard to which182 the lobbyist or lobbyist's principal will engage in lobbying; and

183 10. The statement of the lobbyist, which shall be signed either originally or by electronic signature as 184 authorized by the Uniform Electronic Transactions Act (§ 59.1-479 et seq.), that the information 185 contained on the registration statement is true and correct; and

186 11. A statement by which a principal may elect to waive the principal signature requirement on 187 disclosure filings submitted by its registered lobbyist after the filing of the registration statement.

B. Whenever any change, modification or addition to his status as a lobbyist is made, the lobbyist 188 shall, within one week of such change, modification or addition, furnish full information regarding the 189 190 same to the Secretary of the Commonwealth on forms provided by the Secretary.

C. The Secretary of the Commonwealth shall furnish a copy of this article to any individual offering 191 to register as a lobbyist and shall mail by certified mail a copy of this article and a copy of the 192 information furnished by the lobbyist to the person whom the lobbyist represents to be his principal. 193

D. If the principal to whom the information is sent under subsection C does not, within 10 days of 194 such mailing, file an affidavit, signed by the person or duly authorized agent of the person, denying that 195 the lobbyist appears on his behalf, such person shall be deemed to have appointed the Secretary of the 196 Commonwealth his agent for service of process in any prosecution arising for violation of this article. If 197 198 such affidavit is filed, the Secretary shall notify the attorney for the Commonwealth of the City of 199 Richmond. 200

§ 2.2-426. Lobbyist reporting; penalty.

201 A. Each lobbyist shall file with the Virginia Conflict of Interest and Ethics Advisory Council a 202 separate annual semiannual report of expenditures, including gifts, for each principal for whom he lobbies by July 1 December 15 for the preceding six-month period complete through the last day of 203 October and June 15 for the preceding 12-month six-month period complete through April 30 the last 204 205 day of April.

206 B. Each principal who expends more than \$500 to employ or compensate multiple lobbyists shall be responsible for filing a consolidated lobbyist report pursuant to this section in any case in which the 207 208 lobbyists are each exempt under the provisions of subdivision 7 or 8 of § 2.2-420 from the reporting 209 requirements of this section.

210 C. The report shall be on a form provided by the Secretary of the Commonwealth Virginia Conflict 211 of Interest and Ethics Advisory Council, which shall be substantially as follows and shall be accompanied by instructions provided by the Secretary Council. 212 LOBBYIST'S DISCLOSURE STATEMENT 213

214 PART I: 215 (1) PRINCIPAL: 216 In Part I, item 2a, provide the name of the individual 217 authorizing your employment as a lobbyist. The lobbyist filing this statement MAY NOT list his name in item 2a. THE INDIVIDUAL 218 219 LISTED IN PART I, ITEM 2A, MUST SIGN THE PRINCIPAL'S STATEMENT. 220 (2a) Name: 221 (2b) Permanent Business Address: 222 (2c) Business Telephone: 223 Provide a list of executive and legislative actions (with as (3) 224 much specificity as possible) for which you lobbied and a 225 description of activities conducted. 226 227 228 229 (4) INCORPORATED FILINGS: If you are filing an incorporated 230 disclosure statement, please complete the following: 231 Individual filing financial information: 232 Individuals to be included in the filing: 233 234 (5) Please indicate which schedules will be attached to your 235 disclosure statement: 236 [] Schedule A: Entertainment Expenses 237 [] Schedule B: Gifts [] Schedule C: Other Expenses 238 239 EXPENDITURE TOTALS: (6) 240 a) ENTERTAINMENT \$ 241 b) GIFTS \$

	c) OFFICE EXPENSES \$
	dc) COMMUNICATIONS \$
	ed) PERSONAL LIVING AND TRAVEL EXPENSES \$
	fe) COMPENSATION OF LOBBYISTS \$
	gf) HONORARIA \$
	h) REGISTRATION COSTS \$
	$\pm g$) OTHER \$
	TOTAL \$
PART	II:
. ,	NAME OF LOBBYIST:
(1b)	Permanent Business Address:
(1c)	Business Telephone:
(2)	As a lobbyist, you are (check one)
	[] EMPLOYED (on the payroll of the principal)
	[] RETAINED (not on the payroll of the principal, however
	compensated)
	[] NOT COMPENSATED (not compensated; expenses may be reimbursed
(3)	List all lobbyists other than yourself who registered to
/	represent your principal.
(4)	If you selected "EMPLOYED" as your answer to Part II, item 2,
(4)	
	provide your job title.
	II, items 5a and 5b. Instead, complete Part III, items 1 and 2. What was the DOLLAR AMOUNT OF YOUR COMPENSATION as a lobbyist? (If you have job responsibilities other than those involving lobbying, you may have to prorate to determine the part of your salary attributable to your lobbying activities.) Transfer your
	answer to this item to Part I, item -6f 6e.
(5b)	Explain how you arrived at your answer to Part II, item 5a.
	III:
PLEA	SE NOTE: If you answered Part II, items 5a and 5b, you WILL NOT
comp	lete this section.
(1)]	List all members of your firm, organization, association,
(corporation, or other entity who furnished lobbying services to
-	your principal.
-	· · · ·
	Indicate the total amount paid to your firm, organization,
	association, corporation or other entity for services rendered.
	Iransfer your answer to this item to Part I, item of 6e
	SCHEDULE A
	ENTERTAINMENT EXPENSES
ייידת	
	SE NOTE: Any single entertainment event included
	he expense totals of the principal, with a value greater than \$5 ld be itemized below. Transfer any totals from this schedule to

6 of 41

Date and Lo	cation of Event:	ate as needed.)	
Description			
	er of Persons Attendir	-	
Names of Le	gislative and Executi	ive Officials Attending: ach person attending the	(List names
greater that	an \$50.)		
-			
-	5	nd Executive Officials	•
		tive Officials	
Performers,	Speakers, Etc		\$
Displays			· · · · \$ · · · · ·
			•
Miscellanec	ous		\$
TOTAL			\$
	SC	CHEDULE B	
	GIFT	ſS	
		than \$50, should be item	als of the nized below.
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357	····· \$ ·····
358 359	TOTAL "OTHER" EXPENSES PART IV: STATEMENTS
360	Both the lobbyist and principal officer must sign the disclosure
361	-statement, attesting to its completeness and accuracy. The following
362	items are mandatory and if they are not properly completed, the
363	entire filing will be rejected and returned to the lobbyist:
364	(1) All signatures on the statement must be ORIGINAL in the format
365	specified in the instructions provided by the Secretary Council
366	that accompany this form. No stamps, or other reproductions of
367 368	the individual's signature will be accepted.
369	(2) An individual MAY NOT sign the disclosure statement as lobbyist and principal officer.
370	and principal officer. STATEMENT OF LOBBYIST
371	I, the undersigned registered lobbyist, do state that the information
372	furnished on this disclosure statement and on all accompanying
373	attachments required to be made thereto is, to the best of my
374	knowledge and belief, complete and accurate.
375	
376	Signature of lobbyist
377	
378	
379 380	
381	STATEMENT OF PRINCIPAL I, the undersigned principal (or an authorized official thereof), do
382	state that the information furnished on this disclosure statement
383	and on all accompanying attachments required to be made thereto is,
384	to the best of my knowledge and belief, complete and accurate.
385	
386	Signature of principal
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388	· · · · · · · · · · · · · · · · · · ·
389 390	Date D. A person who signs the disclosure statement knowing it to contain a material misstatement of fact
391	shall be is guilty of a Class 5 felony.
392	E. Each lobbyist shall send to each legislative and executive official who is required to be identified
393	by name on Schedule A or B of the Lobbyist's Disclosure Form a copy of Schedule A or B or a
394	summary of the information pertaining to that official. Copies or summaries shall be provided to the
395 396	official by December 15 November 21 for the preceding 12-month six-month period complete through November 30 the last day of October and by May 21 for the preceding six-month period complete
397	through the last day of April.
398	§ 2.2-428. Standards for automated preparation and transmittal of lobbyist's disclosure
399	statements; database.
400	A. The Secretary Virginia Conflict of Interest and Ethics Advisory Council shall accept any lobbyist's
401 402	disclosure statement statements required by § 2.2-426 filed by computer or electronic means in accordance with the standards approved by the Secretary and using software meeting standards approved
402	by the Secretary Council pursuant to the provisions of § 30-349. The Secretary may provide software to
404	filers without charge or at a reasonable cost. The Secretary may prescribe the method of execution and
405	certification of electronically filed statements and the procedures for receiving statements in the office of
406	the Secretary.
407 408	B. The Secretary shall establish a lobbyist disclosure database, available to the public, from required disclosure statements filed electronically and may enter into that database information from required
408 409	disclosure statements filed by other methods. The Secretary shall maintain such database until January
410	1, 2016.
411	§ 2.2-3100. Policy; application; construction.
412	The General Assembly, recognizing that our system of representative government is dependent in

§ 2.2-3100. Policy; application; construction. The General Assembly, recognizing that our system of representative government is dependent in

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413 part upon (i) citizen legislative members representing fully the public in the legislative process and (ii)
414 its citizens maintaining the highest trust in their public officers and employees, finds and declares that
415 the citizens are entitled to be assured that the judgment of public officers and employees will be guided

416 by a law that defines and prohibits inappropriate conflicts and requires disclosure of economic interests.
417 To that end and for the purpose of establishing a single body of law applicable to all state and local
418 government officers and employees on the subject of conflict of interests, the General Assembly enacts
419 this State and Local Government Conflict of Interests Act so that the standards of conduct for such
420 officers and employees may be uniform throughout the Commonwealth.

This chapter shall supersede all general and special acts and charter provisions which purport to deal
with matters covered by this chapter except that the provisions of §§ 15.2-852, 15.2-2287, 15.2-2287.1,
and 15.2-2289 and ordinances adopted pursuant thereto shall remain in force and effect. The provisions
of this chapter shall be supplemented but not superseded by the provisions on ethics in public
contracting in Article 6 (§ 2.2-4367 et seq.) of Chapter 43 of this title and ordinances adopted pursuant
to § 2.2-3104.2 regulating receipt of gifts.

 The provisions of this chapter do not preclude prosecution for any violation of any criminal law of the Commonwealth, including Articles 2 (Bribery and Related Offenses, § 18.2-438 et seq.) and 3 (Bribery of Public Servants and Party Officials, § 18.2-446 et seq.) of Chapter 10 of Title 18.2, and do not constitute a defense to any prosecution for such a violation.

431 This chapter shall be liberally construed to accomplish its purpose.

§ 2.2-3101. Definitions.

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

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

438 "Affiliated business entity relationship" means a relationship, other than a parent-subsidiary 439 relationship, that exists when (i) one business entity has a controlling ownership interest in the other 440 business entity, (ii) a controlling owner in one entity is also a controlling owner in the other entity, or 441 (iii) there is shared management or control between the business entities. Factors that may be considered 442 in determining the existence of an affiliated business entity relationship include that the same person or 443 substantially the same person owns or manages the two entities, there are common or commingled funds 444 or assets, the business entities share the use of the same offices or employees, or otherwise share 445 activities, resources or personnel on a regular basis, or there is otherwise a close working relationship 446 between the entities.

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

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

455 "Council" means the Virginia Conflict of Interest and Ethics Advisory Council established in **456** § 30-348.

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

460 "Employee" means all persons employed by a governmental or advisory agency, unless otherwise461 limited by the context of its use.

462 "Financial institution" means any bank, trust company, savings institution, industrial loan association,
463 consumer finance company, credit union, broker-dealer as defined in *subsection A of* § 13.1-501, or
464 investment company or advisor registered under the federal Investment Advisors Act or Investment
465 Company Act of 1940.

466 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 467 having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the 468 expense has been incurred. "Gift" shall does not include (i) any offer of a ticket, coupon, or other 469 470 admission or pass unless the ticket, coupon, admission, or pass is used. "Gift" shall not include; (ii) 471 honorary degrees and presents; (iii) any athletic, merit, or need-based scholarship or any other financial 472 aid awarded by a public or private school, institution of higher education, or other educational program 473 pursuant to such school, institution, or program's financial aid standards and procedures applicable to 474 the general public; (iv) a campaign contribution properly received and reported pursuant to Chapter 9.3

475 (§ 24.2-945 et seq.) of Title 24.2; (v) any gift related to the private profession or occupation of an 476 officer or employee or of a member of his immediate family; or (vi) gifts from relatives or personal 477 friends. For the purpose of this definition, "relative" means the donee's spouse, child, uncle, aunt, niece, 478 or nephew; a person to whom the donee is engaged to be married; the donee's or his spouse's parent, 479 grandparent, grandchild, brother, or sister; or the donee's brother's or sister's spouse. For the purpose of 480 this definition, "personal friend" does not include any person that the filer knows or has reason to know 481 is (a) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; (b) a 482 lobbyist's principal as defined in § 2.2-419; (c) for an officer or employee of a local governmental or 483 advisory agency, a person, organization, or business who is a party to or is seeking to become a party 484 to a contract with the local agency of which he is an officer or an employee; or (d) for an officer or 485 employee of a state governmental or advisory agency, a person, organization, or business who is a 486 party to or is seeking to become a party to a contract with the Commonwealth. For purposes of this definition, "person, organization, or business" includes individuals who are officers, directors, or owners 487 **488** of or who have a controlling ownership interest in such organization or business.

489 "Governmental agency" means each component part of the legislative, executive or judicial branches 490 of state and local government, including each office, department, authority, post, commission, 491 committee, and each institution or board created by law to exercise some regulatory or sovereign power 492 or duty as distinguished from purely advisory powers or duties. Corporations organized or controlled by 493 the Virginia Retirement System are "governmental agencies" for purposes of this chapter.

494 "Immediate family" means (i) a spouse and, (ii) any other person residing child who resides in the 495 same household as the officer or employee, and who is a dependent of the officer or employee or of 496 whom the officer or employee is a dependent.

497 "Officer" means any person appointed or elected to any governmental or advisory agency including 498 local school boards, whether or not he receives compensation or other emolument of office. Unless the context requires otherwise, "officer" includes members of the judiciary. "Parent-subsidiary relationship" means a relationship that exists when one corporation directly or 499

500 501 indirectly owns shares possessing more than 50 percent of the voting power of another corporation.

502 "Personal interest" means a financial benefit or liability accruing to an officer or employee or to a 503 member of his immediate family. Such interest shall exist by reason of (i) ownership in a business if the 504 ownership interest exceeds three percent of the total equity of the business; (ii) annual income that 505 exceeds, or may reasonably be anticipated to exceed, \$10,000 \$5,000 from ownership in real or personal 506 property or a business; (iii) salary, other compensation, fringe benefits, or benefits from the use of 507 property, or any combination thereof, paid or provided by a business or governmental agency that 508 exceeds, or may reasonably be anticipated to exceed, \$10,000 \$5,000 annually; (iv) ownership of real or 509 personal property if the interest exceeds \$10,000 \$5,000 in value and excluding ownership in a business, 510 income, or salary, other compensation, fringe benefits or benefits from the use of property; (v) personal 511 liability incurred or assumed on behalf of a business if the liability exceeds three percent of the asset 512 value of the business; or (vi) an option for ownership of a business or real or personal property if the 513 ownership interest will consist of *clause* (i) or (iv) above.

514 "Personal interest in a contract" means a personal interest that an officer or employee has in a 515 contract with a governmental agency, whether due to his being a party to the contract or due to a 516 personal interest in a business that is a party to the contract.

517 "Personal interest in a transaction" means a personal interest of an officer or employee in any matter 518 considered by his agency. Such personal interest exists when an officer or employee or a member of his 519 immediate family has a personal interest in property or a business or governmental agency, or represents 520 or provides services to any individual or business and such property, business or represented or served 521 individual or business (i) is the subject of the transaction or (ii) may realize a reasonably foreseeable 522 direct or indirect benefit or detriment as a result of the action of the agency considering the transaction. 523 Notwithstanding the above, such personal interest in a transaction shall not be deemed to exist where (a) 524 an elected member of a local governing body serves without remuneration as a member of the board of 525 trustees of a not-for-profit entity and such elected member or member of his immediate family has no 526 personal interest related to the not-for-profit entity or (b) an officer, employee, or elected member of a 527 local governing body is appointed by such local governing body to serve on a governmental agency, or 528 an officer, employee, or elected member of a separate local governmental agency formed by a local 529 governing body is appointed to serve on a governmental agency, and the personal interest in the 530 transaction of the governmental agency is the result of the salary, other compensation, fringe benefits, or 531 benefits provided by the local governing body or the separate governmental agency to the officer, 532 employee, elected member, or member of his immediate family.

533 "State and local government officers and employees" shall not include members of the General 534 Assembly.

535 "State filer" means those officers and employees required to file a disclosure statement of their

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536 personal interests pursuant to subsection A or B of § 2.2-3114.

537 "Transaction" means any matter considered by any governmental or advisory agency, whether in a 538 committee, subcommittee, or other entity of that agency or before the agency itself, on which official 539 action is taken or contemplated.

540 § 2.2-3103.1. Certain gifts prohibited. 541

A. For purposes of this section:

542 "Intangible gift" means a thing of temporary value or a thing that upon the happening of a certain 543 event or expiration of a given date loses its value. "Intangible gift" includes entertainment, hospitality, a 544 ticket, admission, or pass, transportation, lodgings, and meals that are reportable on Schedule E of the 545 disclosure form prescribed in § 2.2-3117.

"Tangible gift" means a thing of value that does not lose its value upon the happening of a certain event or expiration of a given date. "Tangible gift" includes currency, negotiable instruments, securities, 546 547 548 stock options, or other financial instruments that are reportable on Schedule E of the disclosure form 549 prescribed in § 2.2-3117. "Tangible gift" does not include payments or reimbursements received for any 550 intangible gift.

551 B. An officer or employee of a local governmental or advisory agency or candidate required to file 552 the disclosure form prescribed in § 2.2-3117 (i) shall not solicit, accept, or receive within any calendar 553 year any single tangible gift with a value in excess of \$250 or a combination of tangible gifts with an 554 aggregate value in excess of \$250 from any person that he knows or has reason to know is (a) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4; (b) a lobbyist's principal as 555 556 defined in § 2.2-419; or (c) a person, organization, or business who is a party to or is seeking to become a party to a contract with the local agency of which he is an officer or an employee; (ii) shall 557 report any tangible gift with a value of \$250 or less or any intangible gift received from any person 558 559 listed in clause (i) on Schedule E of such disclosure form; and (iii) shall report any payments for talks, 560 meetings, and publications on Schedule D of such disclosure form. For purposes of this subsection, 561 "person, organization, or business" includes individuals who are officers, directors, or owners of or who 562 have a controlling ownership interest in such organization or business.

563 C. An officer or employee of a state governmental or advisory agency or candidate required to file the disclosure form prescribed in § 2.2-3117 (i) shall not solicit, accept, or receive within any calendar 564 565 year any single tangible gift with a value in excess of \$250 or a combination of tangible gifts with an 566 aggregate value in excess of \$250 from any person that he knows or has reason to know is (a) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4; (b) a lobbyist's principal as 567 568 defined in § 2.2-419; or (c) a person, organization, or business who is a party to or is seeking to 569 become a party to a contract with the Commonwealth; (ii) shall report any tangible gift with a value of 570 \$250 or less or any intangible gift received from any person listed in clause (i) on Schedule E of such 571 disclosure form; and (iii) shall report any payments for talks, meetings, and publications on Schedule D 572 of such disclosure form.

573 D. During the pendency of a civil action in any state or federal court to which the Commonwealth is 574 a party, the Governor or the Attorney General or any employee of the Governor or the Attorney 575 General who is subject to the provisions of this chapter shall not solicit, accept, or receive any tangible gift from any person that he knows or has reason to know is a person, organization, or business who is 576 577 a party to such civil action. A person, organization, or business who is a party to such civil action shall 578 not knowingly give any tangible gift to the Governor or the Attorney General or any of their employees 579 who are subject to the provisions of this chapter.

580 E. The \$250 limitation imposed in accordance with this section shall be adjusted by the Council 581 every five years, as of January 1 of that year, in an amount equal to the annual increases for that five-year period in the United States Average Consumer Price Index for all items, all urban consumers 582 (CPI-U), as published by the Bureau of Labor Statistics of the U.S. Department of Labor, rounded to 583 **584** the nearest whole dollar.

585 F. For purposes of this section, "person, organization, or business" includes individuals who are 586 officers, directors, or owners of or who have a controlling ownership interest in such organization or 587 business.

§ 2.2-3104. Prohibited conduct for certain officers and employees of state government.

589 For one year after the termination of public employment or service, no state officer or employee 590 shall, before the agency of which he was an officer or employee, represent a client or act in a 591 representative capacity on behalf of any person or group, for compensation, on matters related to 592 legislation, executive orders, or regulations promulgated by the agency of which he was an officer or 593 employee. This prohibition shall be in addition to the prohibitions contained in § 2.2-3103.

For the purposes of this section, "state officer or employee" shall mean (i) the Governor, Lieutenant 594 Governor, Attorney General, and officers appointed by the Governor, whether confirmation by the 595 596 General Assembly or by either house thereof is required or not, who are regularly employed on a full-time salaried basis; those officers and employees of executive branch agencies who report directly to 597

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598 the agency head; and those at the level immediately below those who report directly to the agency head 599 and are at a payband 6 or higher and (ii) the officers and professional employees of the legislative 600 branch designated by the joint rules committee of the General Assembly. For the purposes of this 601 section, the General Assembly and the legislative branch agencies shall be deemed one agency.

Any person subject to the provisions of this section may apply to the *Council or* Attorney General, as provided in § 2.2-3121 or 2.2-3126, for an advisory opinion as to the application of the restriction imposed by this section on any post-public employment position or opportunity.

605 § 2.2-3114. Disclosure by state officers and employees.

606 A. The Governor, Lieutenant Governor, Attorney General, Justices of the Supreme Court, judges of 607 the Court of Appeals, judges of any circuit court, judges and substitute judges of any district court, 608 members of the State Corporation Commission, members of the Virginia Workers' Compensation 609 Commission, members of the Commonwealth Transportation Board, members of the Board of Trustees of the Virginia Retirement System, and members of the State Lottery Board and other persons 610 occupying such offices or positions of trust or employment in state government, including members of 611 612 the governing bodies of authorities, as may be designated by the Governor or, in the case of officers or employees of the legislative branch, by the Joint Rules Committee of the General Assembly, shall file 613 614 with the Council, as a condition to assuming office or employment, a disclosure statement of their personal interests and such other information as is specified on the form set forth in § 2.2-3117 and 615 616 thereafter shall file such a statement annually on or before January semiannually by December 15 for the preceding six-month period complete through the last day of October and by June 15 for the preceding 617 six-month period complete through the last day of April. When the filing deadline falls on a Saturday, 618 619 Sunday, or legal holiday, the disclosure statement shall be filed on the next day that is not a Saturday, 620 Sunday, or legal holiday.

621 B. Nonsalaried citizen members of all policy and supervisory boards, commissions and councils in 622 the executive branch of state government, other than the Commonwealth Transportation Board, members 623 of the Board of Trustees of the Virginia Retirement System, and the State Lottery Board, shall file with 624 the Council, as a condition to assuming office, a disclosure form of their personal interests and such 625 other information as is specified on the form set forth in § 2.2-3118 and thereafter shall file such form 626 annually on or before January December 15. When the filing deadline falls on a Saturday, Sunday, or 627 legal holiday, the disclosure statement shall be filed on the next day that is not a Saturday, Sunday, or 628 legal holiday. Nonsalaried citizen members of other boards, commissions and councils, including 629 advisory boards and authorities, may be required to file a disclosure form if so designated by the 630 Governor, in which case the form shall be that set forth in § 2.2-3118.

C. The disclosure forms required by subsections A and B shall be provided by the Secretary of the
 Commonwealth Council to each officer and employee so designated, including officers appointed by
 legislative authorities, not later than November 30 of each year at least 30 days prior to the filing
 deadline. Disclosure forms shall be filed and maintained as public records for five years in the Office
 office of the Secretary of the Commonwealth Council.

636 D. Candidates for the offices of Governor, Lieutenant Governor or Attorney General shall file a637 disclosure statement of their personal interests as required by § 24.2-502.

638 E. Any officer or employee of state government who has a personal interest in any transaction before 639 the governmental or advisory agency of which he is an officer or employee and who is disqualified 640 from participating in that transaction pursuant to subdivision A 1 of § 2.2-3112, or otherwise elects to 641 disqualify himself, shall forthwith make disclosure of the existence of his interest, including the full 642 name and address of the business and the address or parcel number for the real estate if the interest 643 involves a business or real estate, and his disclosure shall also be reflected in the public records of the 644 agency for five years in the office of the administrative head of the officer's or employee's governmental 645 agency or advisory agency or, if the agency has a clerk, in the clerk's office.

F. An officer or employee of state government who is required to declare his interest pursuant to 646 647 subdivision A 2 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) the **648** nature of the officer's or employee's personal interest affected by the transaction, (iii) that he is a 649 member of a business, profession, occupation, or group the members of which are affected by the 650 transaction, and (iv) that he is able to participate in the transaction fairly, objectively, and in the public 651 interest. The officer or employee shall either make his declaration orally to be recorded in written 652 minutes for his agency or file a signed written declaration with the clerk or administrative head of his 653 governmental or advisory agency, as appropriate, who shall, in either case, retain and make available for **654** public inspection such declaration for a period of five years from the date of recording or receipt. If 655 reasonable time is not available to comply with the provisions of this subsection prior to participation in 656 the transaction, the officer or employee shall prepare and file the required declaration by the end of the 657 next business day.

658 G. An officer or employee of state government who is required to declare his interest pursuant to

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659 subdivision A 3 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) that a 660 party to the transaction is a client of his firm, (iii) that he does not personally represent or provide services to the client, and (iv) that he is able to participate in the transaction fairly, objectively, and in **661** the public interest. The officer or employee shall either make his declaration orally to be recorded in **662** written minutes for his agency or file a signed written declaration with the clerk or administrative head 663 **664** of his governmental or advisory agency, as appropriate, who shall, in either case, retain and make 665 available for public inspection such declaration for a period of five years from the date of recording or receipt. If reasonable time is not available to comply with the provisions of this subsection prior to 666 participation in the transaction, the officer or employee shall prepare and file the required declaration by 667 668 the end of the next business day.

§ 2.2-3115. Disclosure by local government officers and employees.

A. The members of every governing body and school board of each county and city and of towns 670 671 with populations in excess of 3,500 shall file with the Council, as a condition to assuming office or 672 employment, a disclosure statement of their personal interests and other information as is specified on the form set forth in § 2.2-3117 and thereafter shall file such a statement annually on or before January 673 674 semiannually by December 15 for the preceding six-month period complete through the last day of 675 October and by June 15 for the preceding six-month period complete through the last day of April.

The members of the governing body of any authority established in any county or city, or part or 676 677 combination thereof, and having the power to issue bonds or expend funds in excess of \$10,000 in any 678 fiscal year, shall file with the Virginia Conflict of Interest and Ethics Advisory Council, as a condition to 679 assuming office, a disclosure statement of their personal interests and other information as is specified on the form set forth in § 2.2-3118 and thereafter shall file such a statement annually on or before 680 January December 15, unless the governing body of the jurisdiction that appoints the members requires that the members file the form set forth in § 2.2-3117 semiannually by December 15 for the preceding 681 **682** six-month period complete through the last day of October and by June 15 for the preceding six-month 683 **684** period complete through the last day of April.

685 Persons occupying such positions of trust appointed by governing bodies and persons occupying such **686** positions of employment with governing bodies as may be designated to file by ordinance of the **687** governing body shall file with the Virginia Conflict of Interest and Ethics Advisory Council, as a condition to assuming office or employment, a disclosure statement of their personal interests and other 688 689 information as is specified on the form set forth in § 2.2-3117 and thereafter shall file such a statement 690 annually on or before January 15 semiannually by December 15 for the preceding six-month period 691 complete through the last day of October and by June 15 for the preceding six-month period complete 692 through the last day of April.

693 Persons occupying such positions of trust appointed by school boards and persons occupying such **694** positions of employment with school boards as may be designated to file by an adopted policy of the 695 school board shall file with the Virginia Conflict of Interest and Ethics Advisory Council, as a condition to assuming office or employment, a disclosure statement of their personal interests and other 696 information as is specified on the form set forth in § 2.2-3117 and thereafter shall file such a statement 697 **698** annually on or before January 15 semiannually by December 15 for the preceding six-month period 699 complete through the last day of October and by June 15 for the preceding six-month period complete 700 through the last day of April.

701 B. Nonsalaried citizen members of local boards, commissions and councils as may be designated by 702 the governing body shall file with the Virginia Conflict of Interest and Ethics Advisory Council, as a 703 condition to assuming office, a disclosure form of their personal interests and such other information as 704 is specified on the form set forth in § 2.2-3118 and thereafter shall file such form annually on or before 705 January 15. 706

C. No person shall be mandated to file any disclosure not otherwise required by this article.

707 D. The disclosure forms required by subsections A and B shall be provided by the Secretary of the 708 Commonwealth Virginia Conflict of Interest and Ethics Advisory Council to the clerks of the governing 709 bodies and school boards not later than November 30 of each year at least 30 days prior to the filing 710 deadline, and the clerks of the governing body and school board shall distribute the forms to designated 711 individuals no later than December 10 of each year at least 20 days prior to the filing deadline. Forms shall be filed and maintained as public records for five years in the office of the elerk of the respective 712 713 governing body or school board Virginia Conflict of Interest and Ethics Advisory Council. Forms filed 714 by members of governing bodies of authorities shall be filed and maintained as public records for five 715 years in the office of the clerk of the governing body of the county or city Virginia Conflict of Interest 716 and Ethics Advisory Council.

717 E. Candidates for membership in the governing body or school board of any county, city or town 718 with a population of more than 3,500 persons shall file a disclosure statement of their personal interests 719 as required by § 24.2-502.

720 F. Any officer or employee of local government who has a personal interest in any transaction before

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721 the governmental or advisory agency of which he is an officer or employee and who is disqualified 722 from participating in that transaction pursuant to subdivision A 1 of § 2.2-3112 or otherwise elects to 723 disqualify himself, shall forthwith make disclosure of the existence of his interest, including the full 724 name and address of the business and the address or parcel number for the real estate if the interest 725 involves a business or real estate, and his disclosure shall be reflected in the public records of the 726 agency for five years in the office of the administrative head of the officer's or employee's governmental 727 or advisory agency.

728 G. In addition to any disclosure required by subsections A and B, in each county and city and in 729 towns with populations in excess of 3,500, members of planning commissions, boards of zoning appeals, 730 real estate assessors, and all county, city and town managers or executive officers shall make annual 731 disclosures of all their interests in real estate located in the county, city or town in which they are 732 elected, appointed, or employed. Such disclosure shall include any business in which such persons own 733 an interest, or from which income is received, if the primary purpose of the business is to own, develop 734 or derive compensation through the sale, exchange or development of real estate in the county, city or 735 town. Such disclosure shall be filed as a condition to assuming office or employment, and thereafter 736 shall be filed annually with the clerk of the governing body of such county, city or town Virginia 737 Conflict of Interest and Ethics Advisory Council on or before January 15. Such disclosures shall be filed 738 and maintained as public records for five years. Forms for the filing of such reports shall be prepared 739 and distributed by the Secretary of the Commonwealth Virginia Conflict of Interest and Ethics Advisory 740 *Council* to the clerk of each governing body.

741 H. An officer or employee of local government who is required to declare his interest pursuant to subdivision A 2 of § 2.2-3112 shall declare his interest by stating (i) the transaction involved, (ii) the 742 743 nature of the officer's or employee's personal interest affected by the transaction, (iii) that he is a 744 member of a business, profession, occupation, or group the members of which are affected by the 745 transaction, and (iv) that he is able to participate in the transaction fairly, objectively, and in the public 746 interest. The officer or employee shall either make his declaration orally to be recorded in written 747 minutes of his agency or file a signed written declaration with the clerk or administrative head of his governmental or advisory agency, as appropriate, who shall, in either case, retain and make available for 748 749 public inspection such declaration for a period of five years from the date of recording or receipt. If 750 reasonable time is not available to comply with the provisions of this subsection prior to participation in the transaction, the officer or employee shall prepare and file the required declaration by the end of the 751 752 next business day. The officer or employee shall also orally disclose the existence of the interest during 753 each meeting of the governmental or advisory agency at which the transaction is discussed and such 754 disclosure shall be recorded in the minutes of the meeting.

755 I. An officer or employee of local government who is required to declare his interest pursuant to 756 subdivision A 3 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) that a 757 party to the transaction is a client of his firm, (iii) that he does not personally represent or provide 758 services to the client, and (iv) that he is able to participate in the transaction fairly, objectively, and in 759 the public interest. The officer or employee shall either make his declaration orally to be recorded in 760 written minutes for his agency or file a signed written declaration with the clerk or administrative head 761 of his governmental or advisory agency, as appropriate, who shall, in either case, retain and make available for public inspection such declaration for a period of five years from the date of recording or 762 763 receipt. If reasonable time is not available to comply with the provisions of this subsection prior to participation in the transaction, the officer or employee shall prepare and file the required declaration by 764 the end of the next business day. 765

766 § 2.2-3116. Disclosure by certain constitutional officers.

For the purposes of this chapter, holders of the constitutional offices of treasurer, sheriff, attorney for the Commonwealth, clerk of the circuit court and commissioner of the revenue of each county and city, shall be deemed to be local officers and shall be required to file the Statement of Economic Interests set forth in § 2.2-3117. These officers shall file statements pursuant to § 2.2-3115 and candidates shall file statements as required by § 24.2-502. *These officers shall be subject to the prohibition on certain gifts set forth in subsection B of § 2.2-3103.1*.

773 § 2.2-3117. Disclosure form.

774	The disclosure form to be used for filings required by subsections A and D of § 2.2-3114 and
775	subsections A and E of § 2.2-3115 shall be substantially as follows:
776	STATEMENT OF ECONOMIC INTERESTS.
777	Name
778	Office or position held or sought
779	Address
780 781	Names of members of immediate family DEFINITIONS AND EXPLANATORY MATERIAL.

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

785 "Close financial association" means an association in which the person filing shares significant 786 financial involvement with an individual and the filer would reasonably be expected to be aware of the 787 individual's business activities and would have access to the necessary records either directly or through 788 the individual. "Close financial association" does not mean an association based on (i) the receipt of 789 retirement benefits or deferred compensation from a business by which the person filing this statement is 790 no longer employed, or (ii) the receipt of compensation for work performed by the person filing as an 791 independent contractor of a business that represents an entity before any state governmental agency 792 when the person filing has had no communications with the state governmental agency.

793 "Contingent liability" means a liability that is not presently fixed or determined, but may become794 fixed or determined in the future with the occurrence of some certain event.

795 "Dependent" means any person, whether or not related by blood or marriage, who receives from the officer or employee, or provides to the officer or employee, more than one-half of his financial support.

797 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 798 having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and 799 meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the 800 expense has been incurred. "Gift" shall does not include (i) any offer of a ticket, coupon, or other 801 admission or pass unless the ticket, coupon, admission, or pass is used- "Gift" shall not include; (ii) honorary degrees and presents; any athletic, merit, or need-based scholarship or any other financial aid 802 awarded by a public or private school, institution of higher education, or other educational program 803 pursuant to such school, institution, or program's financial aid standards and procedures applicable to 804 the general public; (iv) a campaign contribution properly received and reported pursuant to Chapter 9.3 805 806 (§ 24.2-945 et seq.) of Title 24.2; (v) any gift related to the private profession or occupation of an officer or employee or of a member of his immediate family; or (vi) gifts from relatives or personal 807 friends. "Relative" means the donee's spouse, child, uncle, aunt, niece, or nephew; a person to whom the 808 donee is engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, brother, or 809 sister; or the donee's brother's or sister's spouse. "Personal friend" does not include any person that the 810 filer knows or has reason to know is (a) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of 811 812 Chapter 4 of Title 2.2; (b) a lobbyist's principal as defined in § 2.2-419; (c) for an officer or employee 813 of a local governmental or advisory agency, a person, organization, or business who is a party to or is seeking to become a party to a contract with the local agency of which he is an officer or an employee; 814 815 or (d) for an officer or employee of a state governmental or advisory agency, a person, organization, or

816 business who is a party to or is seeking to become a party to a contract with the Commonwealth.
817 "Person, organization, or business" includes individuals who are officers, directors, or owners of or who
818 have a controlling ownership interest in such organization or business.

819 "Immediate family" means (i) a spouse and, (ii) any other person residing child who resides in the
820 same household as the officer or employee, and who is a dependent of the officer or employee or of
821 whom the officer or employee is a dependent.

822 TRUST. If you or your immediate family, separately or together, are the only beneficiaries of a trust,
823 treat the trust's assets as if you own them directly. If you or your immediate family has a proportional
824 interest in a trust, treat that proportion of the trust's assets as if you own them directly. For example, if
825 you and your immediate family have a one-third interest in a trust, complete your Statement as if you
826 own one-third of each of the trust's assets. If you or a member of your immediate family created a trust
827 and can revoke it without the beneficiaries' consent, treat its assets as if you own them directly.
828 REPORT TO THE BEST OF INFORMATION AND BELIEF. Information required on this

828 REPORT TO THE BEST OF INFORMATION AND BELIEF. Information required on this
829 Statement must be provided on the basis of the best knowledge, information and belief of the individual
830 filing the Statement as of the date of this report unless otherwise stated.

831 COMPLETE ITEMS 1 THROUGH 10. REFER TO SCHEDULES ONLY IF DIRECTED.

- 832 You may attach additional explanatory information.
- **833** 1. Offices and Directorships.
- 834 Are you or a member of your immediate family a paid officer or paid director of a business?
- 835 EITHER check NO / / OR check YES / / and complete Schedule A.
- **836** 2. Personal Liabilities.

837 Do you or a member of your immediate family owe more than \$10,000 \$5,000 to any one creditor
838 including contingent liabilities? (Exclude debts to any government and loans secured by recorded liens
839 on property at least equal in value to the loan.)

840 EITHER check NO / / OR check YES / / and complete Schedule B.

841 3. Securities.

842 Do you or a member of your immediate family, directly or indirectly, separately or together, own
843 securities valued in excess of \$10,000 \$5,000 invested in one business? Account for mutual funds,

Ŋ

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844 limited partnerships and trusts.

845 EITHER check NO / / OR check YES / / and complete Schedule C.

846 4. Payments for Talks, Meetings, and Publications.

847 During the past 12 six months did you receive in your capacity as an officer or employee of your **848** agency lodging, transportation, money, or anything else of value with a combined value exceeding \$200 **849** (i) for a single talk, meeting, or published work in your capacity as an officer or employee of your **850** agency or (ii) for a meeting, conference, or event where your attendance at the meeting, conference, or **851** event was designed to (a) educate you on issues relevant to your duties as an officer or employee of **852** your agency or (b) enhance your knowledge and skills relative to your duties as an officer or employee **853** of your agency?

854 EITHER check NO / / OR check YES / / and complete Schedule D.

855 5. Gifts.

856 During the past $\frac{12}{2}$ six months did a business, government, or individual other than a relative or 857 personal friend (i) furnish you or a member of your immediate family with any gift or entertainment at a 858 single event, and the value received by you exceeded \$50 in value or (ii) furnish you or a member of 859 your immediate family with gifts or entertainment in any combination and the total value received by 860 you exceeded \$100 in total value;, and for which you or the member of your immediate family neither paid nor rendered services in exchange? Account for entertainment events only if the average value per 861 person attending the event exceeded \$50 in value. Account for all business entertainment (except if 862 863 related to your the private profession or occupation of you or the member of your immediate family who 864 received such business entertainment) even if unrelated to your official duties.

865 EITHER check NO / / OR check YES / / and complete Schedule E.

866 6. Salary and Wages.

867 List each employer that pays you or a member of your immediate family salary or wages in excess **868** of \$10,000 \$5,000 annually. (Exclude state or local government or advisory agencies.)

- 869 If no reportable salary or wages, check here / /.
- 870 871
- 872
- **873** 7. Business Interests.

874 Do you or a member of your immediate family, separately or together, operate your own business, or875 own or control an interest in excess of \$10,000 \$5,000 in a business?

- 876 EITHER check NO / / OR check YES / / and complete Schedule F.
- 877 8. Payments for Representation and Other Services.

878 8A. Did you represent, excluding activity defined as lobbying in § 2.2-419, any businesses before any
879 state governmental agencies, excluding courts or judges, for which you received total compensation
880 during the past 12 six months in excess of \$1,000, excluding compensation for other services to such
881 businesses and representation consisting solely of the filing of mandatory papers and subsequent
882 representation regarding the mandatory papers? (Officers and employees of local governmental and
883 advisory agencies do NOT need to answer this question or complete Schedule G-1.)

884 EITHER check NO / / OR check YES / / and complete Schedule G-1.

885 8B. Subject to the same exceptions as in 8A, did persons with whom you have a close financial association (partners, associates or others) represent, excluding activity defined as lobbying in § 2.2-419, any businesses before any state governmental agency for which total compensation was received during the past 12 six months in excess of \$1,000? (Officers and employees of local governmental and advisory agencies do NOT need to answer this question or complete Schedule G-2.)

890 EITHER check NO / / OR check YES / / and complete Schedule G-2.

891 8C. Did you or persons with whom you have a close financial association furnish services to
892 businesses operating in Virginia pursuant to an agreement between you and such businesses, or between
893 persons with whom you have a close financial association and such businesses for which total
894 compensation in excess of \$1,000 was received during the past 12 six months? Services reported under
895 this provision shall not include services involving the representation of businesses that are reported
896 under item 8A or 8B.

897 EITHER check NO / / OR check YES / / and complete Schedule G-3.

898 9. Real Estate.

899 9A. State Officers and Employees.

900 Do you or a member of your immediate family hold an interest, including a partnership interest,
901 valued at \$10,000 or more *than* \$5,000 in real property (other than your principal residence) for which
902 you have not already listed the full address on Schedule F? Account for real estate held in trust.

- 903 EITHER check NO / / OR check YES / / and complete Schedule H-1.
- 904 9B. Local Officers and Employees.

16 of 41

your principal residence) for which you have not already listed the full address on Schedule F? Account for real estate held in trust. EITHER check NO / / OR check YES / / and complete Schedule H-2. 10. Real Estate Contracts with Governmental Agencies. Do you or a member of your immediate family hold an interest valued at more than \$40,000 <i>\$5,000</i> in real estate, including a corporate, partnership, or trust interest, option, easement, or land contract, which real estate is the subject of a contract, whether pending or completed within the past 42 <i>six</i> months, with a governmental agency, do you or a member of your immediate family hold an interest in the real estate valued at more than \$1,000? Account for all such contracts whether or not your interest is reported in Schedule F, H-1, or H-2. This requirement to disclose an interest in a lease does not apply to an interest derived through an ownership interest in a business unless the ownership interest exceeds three percent of the total equity of the business. EITHER check NO / / OR check YES / / and complete Schedule I. Statements of Economic Interests are open for public inspection. AFFIRMATION BY ALL FILERS. I swear or affirm that the foregoing information is full, true and correct to the best of my knowledge. Signature		Do you or a member of your immediate family hold an i option, easement, or land contract, valued at \$10,000 or mor					
EITHER check NO / / OR check YES / / and complete Schedule H-2. 10. Real Estate Contracts with Governmental Agencies. Do you or a member of your immediate family hold an interest valued at more than \$10,000 \$5,000 in real estate, including a corporate, partnership, or trust interest, option, easement, or land contract, which real estate is the subject of a contract, whether pending or completed within the past 12 <i>six</i> months, with a governmental agency? If the real estate contract provides for the leasing of the property to a governmental agency, do you or a member of your immediate family hold an interest in the real estate valued at more than \$1,000? Account for all such contracts whether or not your interest is reported in Schedule F, H-1, or H-2. This requirement to disclose an interest in a lease does not apply to an interest derived through an ownership interest in a business unless the ownership interest exceeds three percent of the total equity of the business. EITHER check NO / / OR check YES / / and complete Schedule I. Statements of Economic Interests are open for public inspection. AFFIRMATION BY ALL FILERS. I swear or affirm that the foregoing information is full, true and correct to the best of my knowledge. Signature			d the full address on Schedule F? Account				
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1021 List each source from which you received during the past 12 six months in your capacity as an 1022 officer or employee of your agency lodging, transportation, money, or any other thing of value 1023 (excluding meals or drinks coincident with a meeting) with combined value exceeding \$200 (i) for your 1024 presentation of a single talk, participation in one meeting, or publication of a work in your capacity as 1025 an officer or employee of your agency or (ii) for your attendance at a meeting, conference, or event where your attendance at the meeting, conference, or event was designed to (a) educate you on issues 1026 relevant to your duties as an officer or employee of your agency or (b) enhance your knowledge and 1027 1028 skills relative to your duties as an officer or employee of your agency. Any lodging, transportation, money, or other thing of value received by an officer or employee that does not satisfy the provisions of 1029 clause (i), (ii) (a), or (ii) (b) shall be listed as a gift on Schedule E. 1030

List payments or reimbursements by an advisory or governmental agency only for meetings or travel 1031 1032 outside the Commonwealth.

1033 List a payment even if you donated it to charity.

1034 Do not list information about a payment if you returned it within 60 days or if you received it from an employer already listed under Item 6 or from a source of income listed on Schedule F. 1035 If no payment must be listed, check here / /. 1036

Circumstances	Type of payment (e.g. honoraria, travel reimburse- ment, etc.)
	Circumstances

SCHEDULE E - GIFTS.

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1050 List each business, governmental entity, or individual that, during the past $\frac{12}{12}$ six months, (i) furnished you or a member of your immediate family with any gift or entertainment at a single event, 1051 and the value received by you exceeded \$50, in value or (ii) furnished you or a member of your 1052 immediate family with gifts or entertainment in any combination and the total value received by you 1053 1054 exceeded \$100 in total value;, and for which you or the member of your immediate family neither paid nor rendered services in exchange. List each such gift or event. Do not list entertainment events unless 1055 1056 the average value per person attending the event exceeded \$50 in value. Do not list business 1057 entertainment related to your the private profession or occupation of you or the member of your immediate family who received such business entertainment. Do not list gifts or other things of value 1058 1059 given by a relative or personal friend for reasons clearly unrelated to your public position. Do not list 1060 campaign contributions publicly reported as required by Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2 of 1061 the Code of Virginia.

Name of Recipient	Name of Business, Organization, or Individual	City or County and State	<i>Exact</i> Gift or Event	Approximate Value
				_

SCHEDULE F - BUSINESS INTERESTS.

RETURN TO ITEM 6

Complete this Schedule for each self-owned or family-owned business (including rental property, a 1074 farm, or consulting work), partnership, or corporation in which you or a member of your immediate 1075 family, separately or together, own an interest having a value in excess of \$10,000 \$5,000. 1076

1077 If the enterprise is owned or operated under a trade, partnership, or corporate name, list that name; otherwise, merely explain the nature of the enterprise. If rental property is owned or operated under a 1078 1079 trade, partnership, or corporate name, list the name only; otherwise, give the address of each property. Account for business interests held in trust. 1080

19 of 41

Corporation	siness, 1,						Gross Inc	
Partnership							\$50,001	More
Farm; Addre								than
Rental Prop		and State						
SCHEDUL		PAYMENTS		DECENT	TION D	VOU	RETURN	TO ITEM
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If you have			nearest \$10),000.		unt Recei	ived:	
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1139 SCHEDULE G-3 - PAYMENTS FOR *OTHER* SERVICES GENERALLY.

1140 Indicate below types of businesses that operate in Virginia to which services were furnished by you 1141 or persons with whom you have a close financial association pursuant to an agreement between you and 1142 such businesses, or between persons with whom you have a close financial association and such 1143 businesses and for which total compensation in excess of \$1,000 was received during the past $\frac{12}{12}$ six 1144 months. Services reported in this Schedule shall not include services involving the representation of 1145 businesses that are reported in Schedule G-1 or G-2.

1146 Identify opposite each category of businesses listed below (i) the type of business, (ii) the type of service rendered and (iii) the value by dollar category of the compensation received for all businesses
1148 falling within each category.

1150 1151 Check Value of Compensation 1152 if Type 1153 of ser-1154 vices ser-1155 were vice \$1,001 \$10,001 \$50,001 \$100,001 \$250,001 1156 ren- rento to to to and 1157 dered dered \$10,000 \$50,000 \$100,000 \$250,000 over 1158 Electric utilities _____ ____ 1159 Gas utilities _ ____ ____ 1160 _____ ____ Telephone utilities 1161 Water utilities ____ ____ 1162 Cable television 1163 companies _ __ ____ _ __ 1164 Interstate 1165 transportation 1166 companies ____ ____ ____ _ ___ 1167 Intrastate 1168 transportation 1169 companies _ __ _ _ _ ___ _ __ 1170 Oil or gas retail 1171 companies _____ ____ ____ 1172 Banks ____ ____ 1173 Savings institutions _____ ____ ____ ____ ____ ____ ____ 1174 Loan or finance 1175 companies ____ _ __ 1176 Manufacturing 1177 companies (state 1178 type of product, 1179 e.g., textile, 1180 furniture, etc.) _ ____ ____ _____ ____ ___ 1181 Mining companies ____ ___ _____ 1182 Life insurance 1183 companies 1184 Casualty insurance 1185 companies _ ___ _ ___ _ __ ____ ____ 1186 Other insurance 1187 companies _ ___ 1188 Retail companies _ ____ ___ _____ 1189 Beer, wine or liquor 1190 companies or 1191 distributors _____ 1192 Trade associations ____ ____ ____ 1193 Professional 1194 associations 1195 Associations of

21	of	41
<u> </u>	O1	T I

public employees or officials					
Counties, cities					
or towns					
Labor organizations	3				
Other					
					TO ITEM
SCHEDULE H-1 - RE List real estate other family holds an interest, \$10,000 or more <i>than</i> \$5,	than your principal reincluding a partnershi	esidence in which ip interest, option,	you or a easemen	member of	
	Describe the	type of real			
List each location			If the	e real est	ate is
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or city) where you		rtment, com-		e other th	_
own real estate.	mercial, oper	n land, etc.).	own,	list that	name.
SCHEDULE H-2 - RE List real estate other family holds an interest, \$10,000 or more <i>than</i> \$	than your principal re including a partnership \$5,000. Each parcel sl	esidence in which o interest or option	you or a , easemei	n member of nt, or land c	ontract, va
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ENATE

SUBSTITUTE

1252 1253 State officers and employees report contracts with state agencies.

Local officers and employees report contracts with local agencies.

List your real estate interest and the		
person or entity, including the type		
of entity, which		
is party to		
the contract.		State the annua
Describe any		income from the
management role and the percentage	List each governmental agency which is a	contract, and t amount, if any
ownership	party to the contract	income you or a
interest you or your	and indicate the	immediate famil
immediate family	county or city where	member derives
member has in the real	the real estate	annually from t
estate or entity.	is located.	contract.

1278 A. The financial disclosure form to be used for filings required pursuant to subsection B of 1279 § 2.2-3114 and subsection B of § 2.2-3115 shall be signed by the filer either originally or by electronic 1280 signature as authorized by the Uniform Electronic Transactions Act (§ 59.1-479 et seq.) filed in accordance with the provisions of § 30-349. The financial disclosure form shall be substantially as 1281 1282 follows: 1283

DEFINITIONS AND EXPLANATORY MATERIAL.

1284 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise, association, trust or foundation, or any other individual or entity carrying on a business or profession, 1285 1286 whether or not for profit.

1287 "Close financial association" means an association in which the person filing shares significant 1288 financial involvement with an individual and the filer would reasonably be expected to be aware of the 1289 individual's business activities and would have access to the necessary records either directly or through 1290 the individual. "Close financial association" does not mean an association based on (i) the receipt of 1291 retirement benefits or deferred compensation from a business by which the person filing this statement is 1292 no longer employed, or (ii) the receipt of compensation for work performed by the person filing as an 1293 independent contractor of a business that represents an entity before any state governmental agency 1294 when the person filing has no communications with the state governmental agency.

1295 "Contingent liability" means a liability that is not presently fixed or determined, but may become 1296 fixed or determined in the future with the occurrence of some certain event.

1297 "Immediate family" means (i) a spouse and, (ii) any other person residing child who resides in the 1298 same household as the filer, and who is a dependent of the filer or of whom the filer is a dependent.

"Dependent" means any person, whether or not related by blood or marriage, who receives from the 1299 1300 filer, or provides to the filer, more than one-half of his financial support.

1301 "Personal interest" means, for the purposes of this form only, a personal and financial benefit or 1302 liability accruing to a filer or a member of his immediate family. Such interest shall exist by reason of 1303 (i) ownership in real or personal property, tangible or intangible; (ii) ownership in a business; (iii) 1304 income from a business; or (iv) personal liability on behalf of a business; however, unless the ownership 1305 interest in a business exceeds three percent of the total equity of the business, or the liability on behalf 1306 of a business exceeds three percent of the total assets of the business, or the annual income, and/or 1307 property or use of such property, from the business exceeds \$10,000 or may reasonably be anticipated to 1308 exceed \$10,000, such interest shall not constitute a "personal interest."

1309	Name
	Office or position held or to be held
	Address
1312	Address

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Include all forms of interests in proprietorship 1. Deposits and int accepting such deposits of 2. Interests in any by total equity value of the 3. Liability on behalf business; and 4. Income (other than the value of any interess which you have a person A. My personal interes 1. Residence, address 2. Other real estate, a 3. Name or principal held 	and those of my imme personal interests held and partnerships. You erest bearing account or accounts; usiness, other than a m business; of any business repre- from salary) less than t. You must state the al interest. ests are: , or, if no address, loca ddress, or, if no address business activity of 	s in banks, savings institutions an news medium, representing less than essenting less than three percent of the n \$10,000 annually from any business name or principal business activity ation ss, location each business in which stock, bond family are: ation	nd other institutions three percent of the e total assets of such s. You need not state of each business in or equity interest is
2. Name or principal	business activity of	each business in which stock, bond	or equity interest is
held		ARIED EMPLOYMENTS	
		aried employments which I hold or which I hold	hich members of my
immediate family hold a	and the businesses from	m which I or members of my imme	
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		alaried employments are:	
	1	1 V	
Position h		Name of business	
B. The paid offices, family are:		nd salaried employments of member	s of my immediate
Degition h	ald	Name of business	
Position h		Name of Dusiness	
A. The businesses I h state governmental agend in excess of \$1,000 du businesses and representa	cy, excluding any cour ring the preceding ye ation consisting solely r name and name the s	WERE FURNISHED ding activity defined as lobbying in § rt or judge, for which I have received ear, excluding compensation for oth of the filing of mandatory papers, are tate governmental agencies before wh	d total compensation her services to such as follows:
Name of busine		Name of governmental agency	
		e, have been represented, excluding	

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with whom I have a clo during the preceding representation consisting	se financial association and wl year, excluding compensation solely of the filing of mandat by type and name the state	agency, excluding any court or judge, by per no received total compensation in excess of \$1 on for other services to such businesses ory papers, are as follows: governmental agencies before which such pe
Type of busine		f state governmental agency
pursuant to an agreemen of \$1, 000 was received		te in Virginia to which services were furnis nesses and for which total compensation in ex were furnished.
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Telephone utilitie	29	
Water utilities		
Cable television	companies	
Intrastate transpo	ortation companies	
Interstate transpo	ortation companies	
Oil or gas retail	companies	
Banks		
Savings institutio		
Loan or finance co	-	
	panies (state type ., textile, furniture,	
etc.)	, textile, fullifule,	
Mining companies		
Life insurance com	npanies	
Casualty insurance	e companies	
Other insurance co	ompanies	
Retail companies		
-	lor companies or	
Beer, wine or liqu		
Beer, wine or liqu distributors	7	
Beer, wine or liq distributors Trade associations		
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1432 1433	B. The provisions of Part III A and B of the disclosure form prescribed by this section shall not be applicable to officers and employees of local governmental and local advisory agencies.
1434	C. Except for real estate located within the county, city or town in which the officer or employee
1435	serves or a county, city or town contiguous to the county, city or town in which the officer or employee
1436	serves, officers and employees of local governmental or advisory agencies shall not be required to
1437	disclose under Part I of the form any other interests in real estate.
1438	§ 2.2-3118.1. Special provisions for individuals serving in or seeking multiple positions or
1439	offices; reappointees.
1440 1441	A. The filing of a single current statement of economic interests by a state officer or employee required to file the form prescribed in § 2.2-3117 shall suffice for the purposes of this chapter as filing
1441	for all state positions or offices held or sought by such individual during a single reporting period. The
1443	filing of a single current financial disclosure statement by a state officer or employee required to file the
1444	form prescribed in § 2.2-3118 shall suffice for the purposes of this chapter as filing for all state
1445	positions or offices held or sought by such individual and requiring the filing of the § 2.2-3118 form
1446	during a single reporting period.
1447	B. Any individual who has met the requirement for annually periodically filing a statement provided
1448	in § 2.2-3117 or 2.2-3118 shall not be required to file an additional statement upon such individual's
1449 1450	reappointment to the same office or position for which he is required to file, provided such reappointment accurs within six months after filing a statement pursuant to $\delta_{2,2,3,1,1,7}$ and within 12
1450	reappointment occurs within six months after filing a statement pursuant to § 2.2-3117 and within 12 months after the annual filing a statement pursuant to § 2.2-3118.
1451	§ 2.2-3121. Advisory opinions.
1453	A. A state officer or employee shall not be prosecuted for a knowing violation of this chapter if the
1454	alleged violation resulted from his good faith reliance on a written opinion of the Attorney Ĝeneral or
1455	the Virginia Conflict of Interest and Ethics Advisory Council made in response to his written request for
1456	such opinion and the opinion was made after a full disclosure of the facts.
1457	B. A local officer or employee shall not be prosecuted for a knowing violation of this chapter if the
1458 1459	alleged violation resulted from his good faith reliance on a written opinion of the attorney for the Commonwealth <i>or the Council</i> made in response to his written request for such opinion and the opinion
1460	was made after a full disclosure of the facts. The written opinion shall be a public record and shall be
1461	released upon request.
1462	C. If any officer or employee serving at the local level of government is charged with a knowing
1463	violation of this chapter, and the alleged violation resulted from his reliance upon a written opinion of
1464	his city, county or town attorney, made after a full disclosure of the facts, that such action was not in
1465 1466	violation of this chapter, then the officer or employee shall have the right to introduce a copy of the
1400	opinion at his trial as evidence that he did not knowingly violate this chapter. § 2.2-3131. Exemptions.
1468	A. The requirements of § 2.2-3130 shall not apply to state filers with a state agency who have taken
1469	an equivalent ethics orientation course through another state agency within the time periods set forth in
1470	subdivision 1 or 2 of § 2.2-3130, as applicable.
1471	B. State agencies may jointly conduct and state filers from more than one state agency may jointly
1472	attend an orientation course required by § 2.2-3128, as long as the course content is relevant to the
1473 1474	official duties of the attending state filers.
1474	C. Before conducting each orientation course required by § 2.2-3128, state agencies shall consult with the Attorney General and the Virginia Conflict of Interest and Ethics Advisory Council regarding
1476	appropriate course content.
1477	§ 30-100. Declaration of legislative policy; construction.
1478	The General Assembly, recognizing that our system of representative government is dependent in
1479	part upon (i) citizen legislative members representing fully the public in the legislative process and (ii)
1480	its citizens maintaining the highest trust in their public officers, finds and declares that the citizens are
1481	entitled to be assured that the judgment of the members of the General Assembly will not be
1482 1483	compromised or affected by inappropriate conflicts. The provisions of this chapter do not preclude prosecution for any violation of any criminal law of
1484	the Commonwealth, including Articles 2 (Bribery and Related Offenses, § 18.2-438 et seq.) and 3
1485	(Bribery of Public Servants and Party Officials, § 18.2-446 et seq.) of Chapter 10 of Title 18.2, and do
1486	not constitute a defense to any prosecution for such a violation.
1487	This chapter shall apply to the members of the General Assembly.
1488	This chapter shall be liberally construed to accomplish its purpose.
1489	§ 30-101. Definitions.

1490 As used in this chapter, unless the context requires a different meaning:

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1491 "Advisory agency" means any board, commission, committee or post which does not exercise any 1492 sovereign power or duty, but is appointed by a governmental agency or officer or is created by law for 1493 the purpose of making studies or recommendations, or advising or consulting with a governmental 1494 agency.

1495 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise, 1496 association, trust or foundation, or any other individual or entity carrying on a business or profession, 1497 whether or not for profit.

1498 "Contract" means any agreement to which a governmental agency is a party, or any agreement on 1499 behalf of a governmental agency which that involves the payment of money appropriated by the General 1500 Assembly or a political subdivision, whether or not such agreement is executed in the name of the Commonwealth of Virginia, or some political subdivision thereof. "Contract" includes a subcontract only 1501 1502 when the contract of which it is a part is with the legislator's own governmental agency.

1503 "Council" means the Virginia Conflict of Interest and Ethics Advisory Council established in 1504 § 30-348.

1505 "Financial institution" means any bank, trust company, savings institution, industrial loan association, 1506 consumer finance company, credit union, broker-dealer as defined in subsection A of § 13.1-501, or 1507 investment company or advisor registered under the federal Investment Advisors Act or Investment 1508 Company Act of 1940.

1509 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 1510 having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and 1511 meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the expense has been incurred. "Gift" shall does not include (i) any offer of a ticket, coupon, or other 1512 admission or pass unless the ticket, coupon, admission, or pass is used. "Gift" shall not include; (ii) 1513 honorary degrees and presents; (iii) any athletic, merit, or need-based scholarship or any other financial 1514 1515 aid awarded by a public or private school, institution of higher education, or other educational program pursuant to such school, institution, or program's financial aid standards and procedures applicable to 1516 1517 the general public; (iv) a campaign contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; (v) any gift related to the private profession or occupation of a 1518 1519 legislator or of a member of his immediate family; or (vi) gifts from relatives or personal friends. For the purpose of this definition, "relative" means the donee's spouse, child, uncle, aunt, niece, or nephew; 1520 1521 a person to whom the donee is engaged to be married; the donee's or his spouse's parent, grandparent, 1522 grandchild, brother, or sister; or the donee's brother's or sister's spouse. For the purpose of this 1523 definition, "personal friend" does not include any person that the filer knows or has reason to know is 1524 (a) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; (b) a 1525 lobbyist's principal as defined in § 2.2-419; or (c) a person, organization, or business who is a party to 1526 or is seeking to become a party to a contract with the Commonwealth. For purposes of this definition, 1527 "person, organization, or business" includes individuals who are officers, directors, or owners of or who 1528 have a controlling ownership interest in such organization or business.

1529 "Governmental agency" means each component part of the legislative, executive or judicial branches 1530 of state and local government, including each office, department, authority, post, commission, 1531 committee, and each institution or board created by law to exercise some regulatory or sovereign power 1532 or duty as distinguished from purely advisory powers or duties.

1533 "Immediate family" means (i) a spouse and, (ii) any other person residing child who resides in the 1534 same household as the legislator, and who is a dependent of the legislator or of whom the legislator is a 1535 dependent. "Dependent" means a son, daughter, father, mother, brother, sister or other person, whether 1536 or not related by blood or marriage, if such person receives from the legislator, or provides to the 1537 legislator, more than one-half of his financial support. 1538

"Legislator" means a member of the General Assembly.

1539 "Personal interest" means a financial benefit or liability accruing to a legislator or to a member of his 1540 immediate family. Such interest shall exist by reason of (i) ownership in a business if the ownership 1541 interest exceeds three percent of the total equity of the business; (ii) annual income that exceeds, or may reasonably be anticipated to exceed, \$10,000 \$5,000 from ownership in real or personal property or a 1542 1543 business; (iii) salary, other compensation, fringe benefits, or benefits from the use of property, or any 1544 combination thereof, paid or provided by a business or governmental agency that exceeds, or may reasonably be anticipated to exceed, \$10,000 \$5,000 annually; (iv) ownership of real or personal 1545 1546 property if the interest exceeds \$10,000 \$5,000 in value and excluding ownership in a business, income, 1547 or salary, other compensation, fringe benefits or benefits from the use of property; Θf (v) personal 1548 liability incurred or assumed on behalf of a business if the liability exceeds three percent of the asset 1549 value of the business; or (vi) an option for ownership of a business or real or personal property if the 1550 ownership interest will consist of clause (i) or (iv).

1551 "Personal interest in a contract" means a personal interest which that a legislator has in a contract 1552 with a governmental agency, whether due to his being a party to the contract or due to a personal

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1553 interest in a business which that is a party to the contract.

1554 "Personal interest in a transaction" means a personal interest of a legislator in any matter considered 1555 by the General Assembly. Such personal interest exists when an officer or employee or a member of his 1556 immediate family has a personal interest in property or a business, or represents or provides services to 1557 any individual or business and such property, business or represented or served individual or business (i) 1558 is the subject of the transaction or (ii) may realize a reasonably foreseeable direct or indirect benefit or 1559 detriment as a result of the action of the agency considering the transaction. A "personal interest in a 1560 transaction" exists only if the legislator or member of his immediate family or an individual or business 1561 represented or served by the legislator is affected in a way that is substantially different from the general public or from persons comprising a profession, occupation, trade, business or other comparable 1562 1563 and generally recognizable class or group of which he or the individual or business he represents or 1564 serves is a member.

1565 "Transaction" means any matter considered by the General Assembly, whether in a committee, 1566 subcommittee, or other entity of the General Assembly or before the General Assembly itself, on which 1567 official action is taken or contemplated.

§ 30-103.1. Certain gifts prohibited.

A. For purposes of this section:

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1570 "Intangible gift" means a thing of temporary value or a thing that upon the happening of a certain 1571 event or expiration of a given date loses its value. "Intangible gift" includes entertainment, hospitality, a 1572 ticket, admission, or pass, transportation, lodgings, and meals that are reportable on Schedule E of the 1573 disclosure form prescribed in § 2.2-3117.

1574 "Tangible gift" means a thing of value that does not lose its value upon the happening of a certain 1575 event or expiration of a given date. "Tangible gift" includes currency, negotiable instruments, securities, 1576 stock options, or other financial instruments that are reportable on Schedule E of the disclosure form prescribed in § 2.2-3117. "Tangible gift" does not include payments or reimbursements received for any 1577 1578 intangible gift.

1579 B. A legislator or candidate for the General Assembly required to file the disclosure form prescribed 1580 in § 30-111 (i) shall not solicit, accept, or receive within any calendar year any single tangible gift with 1581 a value in excess of \$250 or a combination of tangible gifts with an aggregate value in excess of \$250 1582 from any person that he knows or has reason to know is (a) a lobbyist registered pursuant to Article 3 1583 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; (b) a lobbyist's principal as defined in § 2.2-419; or (c) a 1584 person, organization, or business who is a party to or is seeking to become a party to a contract with 1585 the Commonwealth; (ii) shall report any tangible gift with a value of \$250 or less or any intangible gift 1586 received from any person listed in clause (i) on Schedule E of such disclosure form; and (iii) shall 1587 report any payments for talks, meetings, and publications on Schedule D-1 of such disclosure form. For 1588 purposes of this subsection, "person, organization, or business" includes individuals who are officers, 1589 directors, or owners of or who have a controlling ownership interest in such organization or business.

1590 C. The \$250 limitation imposed in accordance with this section shall be adjusted by the Council 1591 every five years, as of January 1 of that year, in an amount equal to the annual increases for that 1592 five-year period in the United States Average Consumer Price Index for all items, all urban consumers 1593 (CPI-U), as published by the Bureau of Labor Statistics of the U.S. Department of Labor, rounded to 1594 the nearest whole dollar. 1595

§ 30-110. Disclosure.

1596 A. Every legislator and legislator-elect shall file, as a condition to assuming office, a disclosure 1597 statement of his personal interests and such other information as is specified on the form set forth in 1598 § 30-111 and thereafter shall file such a statement annually on or before January 8 semiannually by 1599 December 15 for the preceding six-month period complete through the last day of October and by June 1600 15 for the preceding six-month period complete through the last day of April. When the filing deadline falls on a Saturday, Sunday, or legal holiday, the disclosure statement shall be filed on the next day that 1601 1602 is not a Saturday, Sunday, or legal holiday. Disclosure forms shall be provided by the elerk of the 1603 appropriate house to each legislator and legislator-elect not later than November 30 of each year 1604 Virginia Conflict of Interest and Ethics Advisory Council at least 30 days prior to the filing deadline. 1605 Members of the Senate shall file their disclosure forms with the Clerk of the Senate and members of the 1606 House of Delegates shall file their disclosure forms with the Clerk of the House of Delegates Virginia 1607 Conflict of Interest and Ethics Advisory Council. The disclosure forms of the members of the General 1608 Assembly shall be maintained as public records for five years in the office of the clerk of the 1609 appropriate house Virginia Conflict of Interest and Ethics Advisory Council.

1610 B. Candidates for the General Assembly shall file a disclosure statement of their personal interests as 1611 required by §§ 24.2-500 through 24.2-503.

1612 C. Any legislator who has a personal interest in any transaction pending before the General Assembly and who is disqualified from participating in that transaction pursuant to § 30-108 and the 1613

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1614 rules of his house shall disclose his interest in accordance with the applicable rule of his house.

1615 § 30-111. Disclosure form.

1616 A. The disclosure form to be used for filings required by subsections A and B of § 30-110 shall be 1617 substantially as follows:

STATEMENT OF ECONOMIC INTERESTS.

1620Office or position held or sought.....1621Home address Address.....

1622 Names of members of immediate family

1623 DEFINITIONS AND EXPLANATORY MATERIAL.

1624 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise,
1625 association, trust or foundation, or any other individual or entity carrying on a business or profession,
1626 whether or not for profit.

"Close financial association" means an association in which the filer shares significant financial 1627 1628 involvement with an individual and the filer would reasonably be expected to be aware of the 1629 individual's business activities and would have access to the necessary records either directly or through 1630 the individual. "Close financial association" does not mean an association based on (i) the receipt of 1631 retirement benefits or deferred compensation from a business by which the legislator is no longer employed, or (ii) the receipt of compensation for work performed by the legislator as an independent 1632 1633 contractor of a business that represents an entity before any state governmental agency when the 1634 legislator has had no communications with the state governmental agency.

1635 "Contingent liability" means a liability that is not presently fixed or determined, but may become1636 fixed or determined in the future with the occurrence of some certain event.

"Dependent" means any person, whether or not related by blood or marriage, who receives from the
 legislator, or provides to the legislator, more than one-half of his financial support.

"Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 1639 having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and 1640 1641 meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the expense has been incurred. "Gift" shall does not include (i) any offer of a ticket, coupon, or other 1642 1643 admission or pass unless the ticket, coupon, admission, or pass is used. "Gift" shall not include; (ii) 1644 honorary degrees and presents; (iii) any athletic, merit, or need-based scholarship or any other financial 1645 aid awarded by a public or private school, institution of higher education, or other educational program pursuant to such school, institution, or program's financial aid standards and procedures applicable to 1646 1647 the general public; (iv) a campaign contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; (v) any gift related to the private profession or occupation of a legislator or of a member of his immediate family; or (vi) gifts from relatives or personal friends. 1648 1649 "Relative" means the donee's spouse, child, uncle, aunt, niece, or nephew; a person to whom the donee 1650 is engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, brother, or sister; or the donee's brother's or sister's spouse. "Personal friend" does not include any person that the filer 1651 1652 1653 knows or has reason to know is (a) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; (b) a lobbyist's principal as defined in § 2.2-419; or (c) a person, organization, 1654 or business who is a party to or is seeking to become a party to a contract with the Commonwealth. 1655 1656 "Person, organization, or business" includes individuals who are officers, directors, or owners of or who 1657 have a controlling ownership interest in such organization or business.

1658 "Immediate family" means (i) a spouse and, (ii) any other person residing child who resides in the 1659 same household as the legislator, and who is a dependent of the legislator or of whom the legislator is a 1660 dependent.

"Lobbyist relationship" means (i) an engagement, agreement, or representation that relates to legal 1661 1662 services, consulting services, or public relations services, whether gratuitous or for compensation, between a member or member-elect and any person who is, or has been within the prior calendar year, 1663 registered as a lobbyist with the Secretary of the Commonwealth Virginia Conflict of Interest and Ethics 1664 Advisory Council, or (ii) a greater than three percent ownership interest by a member or member-elect in 1665 a business that employs, or engages as an independent contractor, any person who is, or has been within 1666 1667 the prior calendar year, registered as a lobbyist with the Secretary of the Commonwealth Council. The 1668 disclosure of a lobbyist relationship shall not (i) (a) constitute a waiver of any attorney-client or other 1669 privilege, (ii) (b) require a waiver of any attorney-client or other privilege for a third party, or (iii) (c) 1670 be required where a member or member-elect is employed or engaged by a person and such person also 1671 employs or engages a person in a lobbyist relationship so long as the member or member-elect has no 1672 financial interest in the lobbyist relationship.

1673 TRUST. If you or your immediate family, separately or together, are the only beneficiaries of a trust, 1674 treat the trust's assets as if you own them directly. If you or your immediate family has a proportional

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- 1675 interest in a trust, treat that proportion of the trust's assets as if you own them directly. For example, if
- 1676 you and your immediate family have a one-third interest in a trust, complete your Statement as if you 1677 own one-third of each of the trust's assets. If you or a member of your immediate family created a trust and can revoke it without the beneficiaries' consent, treat its assets as if you own them directly. 1678
- 1679 REPORT TO THE BEST OF INFORMATION AND BELIEF. Information required on this 1680 Statement must be provided on the basis of the best knowledge, information and belief of the individual
- 1681 filing the Statement as of the date of this report unless otherwise stated. 1682 COMPLETE ITEMS 1 THROUGH 11. REFER TO SCHEDULES ONLY IF DIRECTED.
- 1683 You may attach additional explanatory information.
- 1684 1. Offices and Directorships.
- 1685 Are you or a member of your immediate family a paid officer or paid director of a business?
- 1686 EITHER check NO / / OR check YES / / and complete Schedule A.
- 1687 2. Personal Liabilities.

1688 Do you or a member of your immediate family owe more than \$10,000 \$5,000 to any one creditor 1689 including contingent liabilities? (Exclude debts to any government and loans secured by recorded liens 1690 on property at least equal in value to the loan.)

- 1691 EITHER check NO / / OR check YES / / and complete Schedule B.
- 1692 3. Securities.

1693 Do you or a member of your immediate family, directly or indirectly, separately or together, own 1694 securities valued in excess of \$10,000 \$5,000 invested in one business? Account for mutual funds, 1695 limited partnerships and trusts.

- 1696 EITHER check NO / / OR check YES / / and complete Schedule C.
- 1697 4. Payments for Talks, Meetings, and Publications.

1698 During the past 12 six months did you receive in your capacity as a legislator lodging, 1699 transportation, money, or anything else of value with a combined value exceeding \$200 (i) for a single 1700 talk, meeting, or published work in your capacity as a legislator or (ii) for a meeting, conference, or 1701 event where your attendance at the meeting, conference, or event was designed to (a) educate you on 1702 issues relevant to your duties as a legislator, including issues faced by your constituents, or (b) enhance 1703 your knowledge and skills relative to your duties as a legislator? Do not include payments and 1704 reimbursements from the Commonwealth for meetings attended in your capacity as a legislator; see 1705 Question 11 and Schedule D2 to report such meetings.

1706 EITHER check NO / / OR check YES / / and complete Schedule D.

1707 5. Gifts.

1708 During the past $\frac{12}{2}$ six months did a business, government, or individual other than a relative or 1709 personal friend (i) furnish you or a member of your immediate family with any gift or entertainment at a 1710 single event, and the value received by you exceeded \$50 in value or (ii) furnish you or a member of 1711 your immediate family with gifts or entertainment in any combination and the total value received by you exceeded \$100 in total value;, and for which you or the member of your immediate family neither 1712 paid nor rendered services in exchange? Account for entertainment events only if the average value per 1713 1714 person attending the event exceeded \$50 in value. Account for all business entertainment (except if 1715 related to your the private profession or occupation of you or the member of your immediate family who received such business entertainment) even if unrelated to your official duties. 1716

1717 EITHER check NO / / OR check YES / / and complete Schedule E.

1718 6. Salary and Wages.

1719 List each employer that pays you or a member of your immediate family salary or wages in excess 1720 of $\frac{10,000}{5,000}$ annually. (Exclude any salary received as a member of the General Assembly 1721 pursuant to § 30-19.11.) 1722

- If no reportable salary or wages, check here / /.
- 1723 1724
- 1725
- 1726
- 7. Business Interests and Lobbyist Relationships.
- 1727 7A. Do you or a member of your immediate family, separately or together, operate your own 1728 business, or own or control an interest in excess of $\frac{10,000}{5,000}$ in a business?
- 1729 EITHER check NO / / OR check YES / / and complete Schedule F-1.
- 1730 7B. Do you have a lobbyist relationship as that term is defined above?
- 1731 EITHER check NO / / OR check YES / / and complete Schedule F-2.
- 1732 8. Payments for Representation and Other Services.

1733 8A. Did you represent any businesses before any state governmental agencies, excluding courts or judges, for which you received total compensation during the past 12 six months in excess of \$1,000, 1734 1735 excluding compensation for other services to such businesses and representation consisting solely of the

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1736 filing of mandatory papers and subsequent representation regarding the mandatory papers?

1737 EITHER check NO / / OR check YES / / and complete Schedule G-1.

1738 8B. Subject to the same exceptions as in 8A, did persons with whom you have a close financial association (partners, associates or others) represent any businesses before any state governmental agency for which total compensation was received during the past 12 six months in excess of \$1,000?

1741 EITHER check NO / / OR check YES / / and complete Schedule G-2.

8C. Did you or persons with whom you have a close financial association furnish services to businesses operating in Virginia, pursuant to an agreement between you and such businesses, or between persons with whom you have a close financial association and such businesses for which total compensation in excess of \$1,000 was received during the past 12 six months? Services reported under this provision shall not include services involving the representation of businesses that are reported under question 8A or 8B above.

1748 EITHER check NO / / OR check YES / / and complete Schedule G-3.

1749 9. Real Estate.

1750 Do you or a member of your immediate family hold an interest, including a partnership interest,
1751 valued at \$10,000 or more *than* \$5,000 in real property (other than your principal residence) for which
1752 you have not already listed the full address on Schedule F? Account for real estate held in trust.

1753 EITHER check NO / / OR check YES / / and complete Schedule H.

1754 10. Real Estate Contracts with State Governmental Agencies.

1755 Do you or a member of your immediate family hold an interest valued at more than $\frac{10,000}{5,000}$ \$5,000 1756 in real estate, including a corporate, partnership, or trust interest, option, easement, or land contract, 1757 which real estate is the subject of a contract, whether pending or completed within the past $\frac{12}{12}$ six 1758 months, with a state governmental agency?

1759 If the real estate contract provides for the leasing of the property to a state governmental agency, do 1760 you or a member of your immediate family hold an interest in the real estate, including a corporate, 1761 partnership, or trust interest, option, easement, or land contract valued at more than \$1,000? Account for 1762 all such contracts whether or not your interest is reported in Schedule F or H. This requirement to 1763 disclose an interest in a lease does not apply to an interest derived through an ownership interest in a 1764 business unless the ownership interest exceeds three percent of the total equity of the business.

EITHER check NO / / OR check YES / / and complete Schedule I.

11. Payments by the Commonwealth for Meetings.

1767 During the past 12 six months did you receive lodging, transportation, money, or anything else of
1768 value with a combined value exceeding \$200 from the Commonwealth for a single meeting attended
1769 out-of-state in your capacity as a legislator? Do not include reimbursements from the Commonwealth for
1770 meetings attended in the Commonwealth.

EITHER check NO / / OR check YES / / and complete Schedule D-2.

1772 For Statements filed in January 2016 and each two years thereafter, complete the following statement indicating whether you completed the ethics orientation sessions provided pursuant to law:

1774 I certify that I completed ethics training as required by § 30-129.1. YES / / or NO / /.

1775 Statements of Economic Interests are open for public inspection.

1776 AFFIRMATION.

1765 1766

1771

1777 In accordance with the rules of the house in which I serve, if I receive a request that this disclosure
1778 statement be corrected, augmented, or revised in any respect, I hereby pledge that I shall respond
1779 promptly to the request. I understand that if a determination is made that the statement is insufficient, I
1780 will satisfy such request or be subjected to disciplinary action of my house.

1781I swear or affirm that the foregoing information is full, true and correct to the best of my knowledge.1782Signature(Such signature shall be deemed to constitute a1783valid notarization and shall have the same effect as if performed by a notary public.)

1784 Commonwealth of Virginia

1785 _____ of _____ to wit:

1786 The foregoing disclosure form was acknowledged before me

1787	-This day of, 20, by	
1788		Notary Public
1789	-My commission expires	=
1790	(Return only if needed to complete Statement.)	
1791	SCHEDULES	
1792	to	

STATEMENT OF ECONOMIC INTERESTS.

1794 NAME

1793

1795 SCHEDULE A - OFFICES AND DIRECTORSHIPS.

1796 Identify each business of which you or a member of your immediate family is a paid officer or paid

	osition Held and	by Whom
SCHEDULE B - PERSONAL LIABILITIES.	RETURN TO	J IIEM Z
Report personal liability by checking each category. Report Do not report debts to any government. Do not report loans s least equal in value to the loan. Report contingent liabilities below and indicate which debts 1. My personal debts are as follows:	secured by recorded	liens on pro
	Check	one
Check	\$10,001	
appropriate	\$5,001 to	More tha
categories	\$50,000	\$50,000
Banks		
Savings institutions		
Other loan or finance companies		
Insurance companies		
Stock, commodity or other brokerage		
companies		
Other businesses:		
(State principal business activity for each creditor and its name.)		
Individual creditors:		
(State principal business or occupation of each creditor and its name.)		
2. The personal debts of the members of my immediate family	ly are as follows:	
2. The personal debts of the members of my immediate family	ly are as follows:	one
2. The personal debts of the members of my immediate family Check		one
	Check	
Check	Check \$10,001	
Check appropriate categories Banks	Check \$10,001 <i>\$5,001</i> to	More tha
Check appropriate categories Banks Savings institutions	Check \$10,001 <i>\$5,001</i> to	More tha
Check appropriate categories Banks Savings institutions Other loan or finance companies	Check \$10,001 <i>\$5,001</i> to	More tha
Check appropriate categories Banks Savings institutions Other loan or finance companies Insurance companies	Check \$10,001 <i>\$5,001</i> to	More tha
Check appropriate categories Banks Savings institutions Other loan or finance companies	Check \$10,001 <i>\$5,001</i> to	More tha

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SCHEDULE C -	SECURITIE	ES.			RETURN	TO ITEM 3
and commodity Identify each busi family, directly or in Name each entity iss Do not list U.S. I or its authorities, ag this Commonwealth,	limited p futures c iness or Virg directly, sep <i>uer</i> and type Bonds or oth encies, or lo	artnerships, ontracts. ginia governmental parately or together e of security individ her government sec ocal governments.	certi money contr entity in c, own se dually. curities n Do not l	market fur acts, and which you occurities value not issued by list organizati	deposit, ands, annui insurance or a member ed in excess of the Common ions that do r	policies of your imp of \$10,000 wealth of V not do busi
in trust. If no reportable se	ecurities, che	eck here / /.				
Name of Issuer	Type of Entity -	Type of Secu (stocks, bon mutual funds, 	ds,	\$10,001 <i>\$5,001</i> to \$50,000	Check one \$50,001 to \$250,000 	More than \$250,000
List each source legislator lodging, t coincident with a me talk, participation in your attendance at a event was designed t faced by your const legislator. Any lodgin not satisfy the criter list payments or rei reimbursements.) List	from which ransportation eeting) with one meeting, co to (a) educat tituents, or ng, transport ia of clause imbursement st a payment rned it withi	a combined value g, or publication of inference, or event te you on issues re (b) enhance your tation, money, or of (i), (ii) (a), or (ii) ts by the Common th even if you don in 60 days or if you	MEETIN ring the other t exceedin of a work where your levant to knowled other thin (b) sha nwealth. nated it to bu receiv	IGS, AND PU past 12 six hing of value og \$200 (i) for in your cap our attendance your duties log and skill og of value re ll be listed a (See Schedu to charity. D	UBLICATION months in yea or your presen- pacity as a leg- e at the meeti as a legislato is relative to eccived by a legislato is a gift on Se- ule D-2 for so on ot list int	our capacit meals or ntation of a gislator or ng, confere r, including your dutie egislator the chedule E. such payme formation a
Item 6 or from a sou If no payment mu			lle F.			

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					Type of Payment (e.g., Travel
Payer	Apı	proximate Valu	ue Circur	nstances	reimbursement, etc.)
SCHEDULE					
furnished you or and the value r <i>immediate family</i> exceeded \$100 i nor rendered ser Do not list e \$50 in value . Do you or the memb	r a member of ecceived by ye y with gifts or n total value;, vices in exchan entertainment e o not list busin ber of your imm	f your immediate ou exceeded \$50, r entertainment in and for which you nge. List each succevents unless the ness entertainmen mediate family wh	family with , in value or n any combine ou or the me ch gift or even average value nt related to y ho received so	any gift or e (ii) furnishe nation and th <i>mber of your</i> nt. le per person your the priva uch business	the past 12 six mon ntertainment at a singled you or a member e total value received immediate family neit attending the event e attending the event e attending the event e entertainment. Do not
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Manufast					
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List your real estate interest and the person or entity, including the type of entity, which is party to the contract. Describe any management role and the percentage ownership interest you or your immediate family member has in the real estate or entity.	List each governmental agency which is a party to the contract and indicate the county or city where the real estate is located.	State the annual income from the contract, and the amount, if any, o income you or any immediate family member derives annually from the contract.
	kas a knowing misstatement of	

B. Any legislator who makes a knowing misstatement of a material fact on the Statement of
Economic Interests shall be subject to disciplinary action for such violations by the house in which the
legislator sits.

2170 C. In accordance with the rules of each house, the *The* Statement of Economic Interests of all 2171 members of each house shall be reviewed by the Council. If a legislator's Statement is found to be 2172 inadequate as filed, the legislator shall be notified in writing and directed to file an amended Statement 2173 correcting the indicated deficiencies, and a time shall be set within which such amendment shall be 2174 filed. If the Statement of Economic Interests, in either its original or amended form, is found to be 2175 adequate as filed, the legislator's filing shall be deemed in full compliance with this section as to the 2176 information disclosed thereon.

2177 D. Ten percent of the membership of a house, on the basis of newly discovered facts, may in writing 2178 request the house in which those members sit, in accordance with the rules of that house, to review the 2179 Statement of Economic Interests of another member of that house in order to determine the adequacy of 2180 his filing. In accordance with the rules of each house, each Statement of Economic Interests shall be 2181 promptly reviewed, the adequacy of the filing determined, and notice given in writing to the legislator 2182 whose Statement is in issue. Should it be determined that the Statement requires correction, 2183 augmentation or revision, the legislator involved shall be directed to make the changes required within 2184 such time as shall be set under the rules of each house.

2185 If a legislator, after having been notified in writing in accordance with the rules of the house in which he sits that his Statement is inadequate as filed, fails to amend his Statement so as to come into compliance within the time limit set, he shall be subject to disciplinary action by the house in which he sits. No legislator shall vote on any question relating to his own Statement.

2189 § 30-112. Senate and House Ethics Advisory Panels; membership; terms; quorum; 2190 compensation and expenses.

A. The Senate Ethics Advisory Panel and the House Ethics Advisory Panel are established in the
legislative branch of state government. The provisions of §§ 30-112 through 30-119 shall be applicable
to each panel.

B. The Senate Ethics Advisory Panel shall be composed of five nonlegislative citizen members: three of whom shall be former members of the Senate; and two of whom shall be citizens of the Commonwealth at large who have not previously held such office. All members of the Panel shall be citizens of the Commonwealth. No member shall engage in activities requiring him to register as a lobbyist under § 2.2-422 during his tenure on the Panel.

The members shall be nominated by the Committee on Rules of the Senate and confirmed by the Senate by a majority vote of (i) the members present of the majority party and (ii) the members present of the minority party. After initial appointments, all appointments shall be for terms of four years each except for unexpired terms. Nominations shall be made so as to assure bipartisan representation on the Panel.

2204 C. The House Ethics Advisory Panel shall be composed of five nonlegislative citizen members: one

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2205 of whom shall be a retired justice or judge of a court of record; two of whom shall be former members 2206 of the House of Delegates; and two of whom shall be citizens of the Commonwealth at large, at least one of whom shall not have previously held such office. All members of the Panel shall be citizens of 2207 2208 the Commonwealth. No member shall engage in activities requiring him to register as a lobbyist under 2209 § 2.2-422 during his tenure on the Panel.

2210 The members shall be nominated by the Speaker of the House of Delegates and confirmed by the 2211 House of Delegates by a majority vote of (i) the members present of the majority party and (ii) the 2212 members present of the minority party. After initial appointments, all appointments shall be for terms of 2213 four years each except for unexpired terms. Nominations shall be made so as to assure bipartisan 2214 representation on the Panel. 2215

D. Each panel shall elect its own chairman and vice-chairman from among its membership.

2216 E. No member shall serve more than three successive four-year terms. Vacancies shall be filled only 2217 for the unexpired term. Vacancies shall be filled in the same manner as the original appointments. The 2218 remainder of any term to which a member is appointed to fill a vacancy shall not constitute a term in 2219 determining the member's eligibility for reappointment.

2220 F. Three members shall constitute a quorum on each panel. A vacancy shall not impair the right of the remaining members to exercise all powers of the Panel. Meetings of each panel shall be held at the 2221 2222 call of the chairman or whenever the majority of the members so request.

2223 G. The members of each panel, while serving on the business of the Panel, are performing legislative 2224 duties and shall be entitled to the compensation and reimbursement of expenses to which members of 2225 the General Assembly are entitled when performing legislative duties pursuant to §§ 2.2-2813, 2.2-2825, 2226 and 30-19.12. Funding for the cost of compensation and expenses of the members of the Senate Ethics 2227 Advisory Panel shall be provided by the Office of the Clerk of the Senate and the funding for the cost 2228 of compensation and expenses of the House Ethics Advisory Panel shall be provided by the Office of 2229 the Clerk of the House of Delegates.

§ 30-114. Filing of complaints; procedures; disposition.

2231 A. In response to the signed and sworn complaint of any citizen of the Commonwealth, which is 2232 subscribed by the maker as true under penalty of perjury, submitted to the Panel, the Panel shall inquire 2233 into any alleged violation of Articles 2 (§ 30-102 et seq.) through 5 (§ 30-109 et seq.) of this chapter by 2234 any member of the respective house of the General Assembly in his current term or his immediate prior 2235 term. Complaints shall be filed with the Director of the Division of Legislative Services Virginia 2236 Conflict of Interest and Ethics Advisory Council, who which shall promptly (i) submit the complaint to 2237 the chairman of the appropriate Panel and (ii) forward a copy of the complaint to the legislator named 2238 in the complaint. The chairman shall promptly notify the Panel of the complaint. No complaint shall be 2239 filed with the Panel 60 or fewer days before a primary election or other nominating event or before a 2240 general election in which the cited legislator is running for office, and the Panel shall not accept or act 2241 on any complaint received during this period.

2242 B. The Panel shall determine, during its preliminary investigation, whether the facts stated in the 2243 complaint taken as true are sufficient to show a violation of Articles 2 (§ 30-102 et seq.) through 5 2244 (§ 30-109 et seq.) of this chapter. If the facts, as stated in the complaint, fail to give rise to such a 2245 violation, then the Panel shall dismiss the complaint. If the facts, as stated in the complaint, give rise to 2246 such a violation, then the Panel shall request that the complainant appear and testify under oath as to the 2247 complaint and the allegations therein. After hearing the testimony and reviewing any other evidence 2248 provided by the complainant, the Panel shall dismiss the complaint if the Panel fails to find by a 2249 preponderance of the evidence that such violation has occurred. If the Panel finds otherwise, it shall 2250 proceed with the inquiry.

2251 C. If after such preliminary investigation, the Panel determines to proceed with an inquiry into the 2252 conduct of any legislator, the Panel (i) shall immediately notify in writing the individual who filed the 2253 complaint and the cited legislator as to the fact of the inquiry and the charges against the legislator and 2254 (ii) shall schedule one or more hearings on the matter. The legislator shall have the right to present 2255 evidence, cross-examine witnesses, face and examine the accuser, and be represented by counsel at any 2256 hearings. In its discretion, the Panel may grant the legislator any other rights or privileges not 2257 specifically enumerated in this subsection. Once the Panel has determined to proceed with an inquiry, its 2258 meetings and hearings shall be open to the public.

2259 D. Once the Panel determines to proceed with an inquiry into the conduct of any legislator, the Panel 2260 shall complete its investigations and dispose of the matter as provided in § 30-116 notwithstanding the 2261 resignation of the legislator during the course of the Panel's proceedings. 2262

§ 30-117. Confidentiality of proceedings.

All proceedings during the investigation of any complaint by the Panel shall be confidential. This 2263 2264 rule of confidentiality shall apply to Panel members and their staff and, the Committee on Privileges and Elections and its staff, and the Virginia Conflict of Interest and Ethics Advisory Council. 2265

2266 § 30-118. Staff for Panel.

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2267 The Panel may hire staff and outside counsel to assist the Panel and to conduct examinations of 2268 witnesses, subject to the approval of the President Pro Tempore of the Senate for the Senate Ethics Advisory Panel and subject to the approval of the Speaker of the House of Delegates for the House 2269 2270 Ethics Advisory Panel. The Panel may have the Director of the Division of Legislative Services, and 2271 such additional staff as he may assign, assist the Panel during its preliminary investigation and during its 2272 proceedings.

§ 30-124. Advisory opinions.

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2274 A legislator shall not be prosecuted or disciplined for a violation of this chapter if his alleged 2275 violation resulted from his good faith reliance on a written opinion of a committee on standards of 2276 conduct established pursuant to § 30-120, or an opinion of the Attorney General as provided in 2277 § 30-122, or a formal opinion of the Virginia Conflict of Interest and Ethics Advisory Council 2278 established pursuant to § 30-348, and the opinion was made after his full disclosure of the facts. 2279

Article 6.

Ethics Orientation Sessions.

§ 30-129.1. Orientation sessions on ethics and conflicts of interests.

2282 The Virginia Conflict of Interest and Ethics Advisory Council shall conduct an orientation session (i) 2283 for new and returning General Assembly members preceding each even-numbered year regular session 2284 and (ii) for any new General Assembly member who is elected in a special election and whose term 2285 commences after the date of the orientation session provided for in clause (i) and at least six months 2286 before the date of the next such orientation session within three months of his election. Attendance at 2287 the full orientation session shall be mandatory for newly elected members. Attendance at a refresher 2288 session lasting at least two hours shall be mandatory for returning members and may be accomplished 2289 by online participation. There shall be no penalty for the failure of a member to attend the full or 2290 refresher orientation session, but the member must disclose his attendance pursuant to § 30-111. 2291

§ 30-129.2. Content of orientation sessions.

2292 The orientation session shall provide information and training for the members on ethics and 2293 conflicts of interests, on the provisions of the General Assembly Conflicts of Interests Act (§ 30-100 et 2294 seq.), on relevant federal law provisions, and on related issues involving lobbying. Refresher sessions 2295 may be offered online. 2296

§ 30-129.3. Orientation session preparations.

2297 Those conducting the orientation sessions may call on other agencies in the legislative or executive 2298 branches for assistance, may invite experts to assist in the sessions, and shall, upon request of a 2299 member who holds a professional license or certification, apply for continuing education credits with the 2300 appropriate licensing or certifying entity for the sessions. 2301

CHAPTER 55.

VIRGINIA CONFLICT OF INTEREST AND ETHICS ADVISORY COUNCIL.

2303 § 30-348. Virginia Conflict of Interest and Ethics Advisory Council; membership; terms; quorum; 2304 expenses.

2305 A. The Virginia Conflict of Interest and Ethics Advisory Council (the Council) is hereby created as 2306 an advisory council in the legislative branch to encourage and facilitate compliance with the State and 2307 Local Government Conflict of Interests Act (§ 2.2-3100 et seq.) and the General Assembly Conflicts of 2308 Interests Act (§ 30-100 et seq.) (hereafter the Acts) and the lobbying laws in Article 3 (§ 2.2-418 et seq.) 2309 of Chapter 4 of Title 2.2 (hereafter Article 3).

2310 B. The Council shall consist of 15 members as follows: four members appointed by the Speaker of 2311 the House of Delegates, one of whom shall be a member of the House of Delegates, one of whom shall 2312 be a former member of the House of Delegates, and two of whom shall be nonlegislative citizen 2313 members; four members appointed by the Senate Committee on Rules, one of whom shall be a member 2314 of the Senate, one of whom shall be a former member of the Senate, and two of whom shall be 2315 nonlegislative citizen members; four members appointed by the Governor, two of whom shall be executive branch employees and two of whom shall be nonlegislative citizen members; one member 2316 2317 designated by the Attorney General; one member appointed by the Senate Committee on Rules from a 2318 list of three nominees submitted by the Virginia Association of Counties; and one member appointed by 2319 the Speaker of the House of Delegates from a list of three nominees submitted by the Virginia Municipal 2320 League. All members of the Council are subject to confirmation by the General Assembly by a majority 2321 vote in each house of (i) the members present of the majority party and (ii) the members present of the 2322 *minority party.*

2323 C. All appointments following the initial staggering of terms shall be for terms of four years, except 2324 that appointments to fill vacancies shall be for the unexpired terms in the same manner as the original 2325 appointment. No nonlegislative citizen member shall be eligible to serve for more than two successive 2326 four-year terms. However, after the expiration of a term of three years or less, or after the expiration of the remainder of a term to which appointed to fill a vacancy, two additional terms may be served by 2327

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2328 such member if appointed thereto. Legislative members and other state government officials shall serve 2329 terms coincident with their terms of office. Legislative members may be reappointed for successive 2330 terms.

2331 D. The members of the Council shall elect from among their membership a chairman and a 2332 vice-chairman for two-year terms. The chairman and vice-chairman may not succeed themselves to the 2333 same position. The Council shall hold meetings quarterly or upon the call of the chairman. A majority 2334 of the Council shall constitute a quorum.

2335 E. Members of the Council shall receive no compensation for their services but shall be reimbursed 2336 for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813, 2.2-2825, and 30-19.12, as appropriate. Funding for expenses of the members shall be 2337 2338 provided from existing appropriations to the Council. 2339

§ 30-349. Powers and duties of the Council.

The Council shall:

2341 1. Review all disclosure forms filed by lobbyists pursuant to Article 3 and by state and local 2342 government officers and employees and legislators pursuant to the Acts. The Council shall review all 2343 disclosure forms for completeness, which shall include reviewing the information contained on the face 2344 of the form to determine if the disclosure form has been fully completed and comparing the disclosures 2345 contained in any disclosure form filed by a lobbyist pursuant to \S 2.2-426 with other disclosure forms 2346 filed with the Council, and be followed by requests for amendments to ensure the completeness of and 2347 correction of errors in the forms, if necessary;

2348 2. Accept any disclosure forms by computer or electronic means in accordance with the standards 2349 approved by the Council and using software meeting standards approved by it. The Council shall 2350 provide software to filers without charge and may prescribe the method of execution and certification of electronically filed forms, including the use of an electronic signature as authorized by the Uniform 2351 2352 Electronic Transactions Act (§ 59.1-479 et seq.), and the procedures for receiving forms in the office of 2353 the Council;

2354 3. Beginning July 1, 2015, establish and maintain a searchable electronic database comprising 2355 disclosure forms filed pursuant to §§ 2.2-426, 2.2-3117, 2.2-3118, and 30-111. Such database shall be 2356 available to the public through the Council's official website;

2357 4. Furnish, upon request, formal advisory opinions or guidelines and other appropriate information, 2358 including informal advice, regarding ethics and conflicts issues arising under Article 3 or the Acts to 2359 any person or to any agency of state or local government, in an expeditious manner. Informal advice 2360 given by the Council is confidential, protected by the attorney-client privilege, and is excluded from the 2361 provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.);

2362 5. Conduct training seminars and educational programs for lobbyists, state and local government officers and employees and legislators, and other interested persons on the requirements of Article 3 2363 2364 and the Acts and provide ethics orientation sessions for legislators in compliance with Article 6 2365 (§ 30-129.1 et seq.) of Chapter 13;

2366 6. Approve orientation courses conducted pursuant to § 2.2-3128 and, upon request, review the 2367 educational materials and approve any training or course on the requirements of Article 3 and the Acts 2368 conducted for state and local government officers and employees;

2369 7. Publish such educational materials as it deems appropriate on the provisions of Article 3 and the 2370 Acts:

2371 8. Review actions taken in the General Assembly with respect to the discipline of its members for the 2372 purpose of offering nonbinding advice;

2373 9. Request from any agency of state or local government such assistance, services, and information 2374 as will enable the Council to effectively carry out its responsibilities. Information provided to the 2375 Council by an agency of state or local government shall not be released to any other party unless 2376 authorized by such agency; and

2377 10. Report on or before December 1 of each year on its activities and findings regarding Article 3 2378 and the Acts, including recommendations for changes in the laws, to the General Assembly and the 2379 Governor. The annual report shall be submitted by the chairman as provided in the procedures of the 2380 Division of Legislative Automated Systems for the processing of legislative documents and reports and 2381 shall be published as a state document. 2382

§ 30-350. Staff.

2383 Staff assistance to the Council shall be provided by the Division of Legislative Services. Staff shall 2384 perform those duties assigned to it by the Council, including those duties enumerated in § 30-349. 2385

§ 30-351. Cooperation of agencies of state and local government.

2386 Every department, division, board, bureau, commission, authority, or political subdivision of the 2387 Commonwealth shall cooperate with, and provide such assistance to, the Council as the Council may 2388 request.

2389 2. That the initial terms of the nonlegislative citizen members and former legislative members of 2390 the Virginia Conflict of Interest and Ethics Advisory Council appointed pursuant to this act shall 2391 be staggered as follows: (i) two nonlegislative citizen members, one appointed by the Speaker of 2392 the House of Delegates and one appointed by the Senate Committee on Rules, for a term of two 2393 years; (ii) two nonlegislative citizen members, one appointed by the Speaker of the House of 2394 Delegates and one appointed by the Governor, for a term of three years; (iii) two nonlegislative citizen members, one member appointed by the Senate Committee on Rules and one appointed by 2395 2396 the Governor, and two formed legislative members, one appointed by the Speaker of the of the 2397 House of Delegates and one appointed by the Senate Committee on Rules, for a term of four 2398 vears; and (iv) the designee of the Attorney General and the appointed representatives of the 2399 Virginia Association of Counties and Virginia Municipal League for a term of one year. 2400 Thereafter, the terms of members shall be for four years.

3. That, if the General Assembly is not in session when initial appointments to the Virginia Conflict of Interest and Ethics Advisory Council are made, such initial appointments shall be confirmed at the next succeeding regular session of the General Assembly following such appointments and the Council may exercise all powers and perform all duties set forth in this act notwithstanding any provisions of this act requiring confirmation of members appointed to the Council by the General Assembly.

4. That the Virginia Conflict of Interest and Ethics Advisory Council shall promulgate instructions
for all filers required to file a disclosure form regarding how to complete and file such forms in
accordance with provisions of this act.

5. That the Virginia Conflict of Interest and Ethics Advisory Council shall review the current statutory disclosure forms located at §§ 2.2-426, 2.2-3117, 2.2-3118, and 30-111 of the Code of Virginia and promulgate revised forms consistent with the provisions of this act. The Council shall submit its proposed revised forms to the General Assembly on or before November 15, 2015.

6. That the provisions of this act requiring the filing of disclosure forms with the Virginia Conflict of Interest and Ethics Advisory Council shall become effective on July 1, 2015, and the first of such disclosure forms filed with the Council shall be such disclosure forms required to be filed by December 15, 2015. All filers required to file a disclosure form for any filing period prior to December 15, 2015, shall file such form with the entity currently responsible for accepting such filings in the manner currently accepted by such entity.

7. That the provisions of this act do not affect the requirement that each lobbyist required to file a
report of expenditures pursuant to § 2.2-426 of the Code of Virginia shall file such report by July
1, 2014, for the preceding 12-month period complete through the last day of April and shall
thereafter follow the semiannual reporting schedule set forth in § 2.2-426.

8. That the provisions of this act may result in a net increase in periods of imprisonment or commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation is \$0 for periods of imprisonment in state adult correctional facilities and is \$0 for periods of commitment to the custody of the Department of Juvenile Justice.