2006 SESSION

ENROLLED

VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 An Act to amend and reenact §§ 2.2-3803, 58.1-3, and 58.1-202 of the Code of Virginia, relating to the
 3 Department of Taxation; earned income tax credit information.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 2.2-3803, 58.1-3, and 58.1-202 of the Code of Virginia are amended and reenacted as follows:

9 § 2.2-3803. Administration of systems including personal information; Internet privacy policy;10 exceptions.

A. Any agency maintaining an information system that includes personal information shall:

12 1. Collect, maintain, use, and disseminate only that personal information permitted or required by law
 13 to be so collected, maintained, used, or disseminated, or necessary to accomplish a proper purpose of the
 14 agency;

15 2. Collect information to the greatest extent feasible from the data subject directly;

16 3. Establish categories for maintaining personal information to operate in conjunction with17 confidentiality requirements and access controls;

4. Maintain information in the system with accuracy, completeness, timeliness, and pertinence as necessary to ensure fairness in determinations relating to a data subject;

5. Make no dissemination to another system without (i) specifying requirements for security and 20 21 usage including limitations on access thereto, and (ii) receiving reasonable assurances that those requirements and limitations will be observed. This subdivision shall not apply, however, to a 22 23 dissemination made by an agency to an agency in another state, district or territory of the United States 24 where the personal information is requested by the agency of such other state, district or territory in 25 connection with the application of the data subject therein for a service, privilege or right under the laws 26 thereof, nor shall this apply to information transmitted to family advocacy representatives of the United 27 States Armed Forces in accordance with subsection N of § 63.2-1503;

6. Maintain a list of all persons or organizations having regular access to personal information in theinformation system;

7. Maintain for a period of three years or until such time as the personal information is purged,
whichever is shorter, a complete and accurate record, including identity and purpose, of every access to
any personal information in a system, including the identity of any persons or organizations not having
regular access authority but excluding access by the personnel of the agency wherein data is put to
service for the purpose for which it is obtained;

8. Take affirmative action to establish rules of conduct and inform each person involved in the design, development, operation, or maintenance of the system, or the collection or use of any personal information contained therein, about all the requirements of this chapter, the rules and procedures, including penalties for noncompliance, of the agency designed to assure compliance with such requirements;

40 9. Establish appropriate safeguards to secure the system from any reasonably foreseeable threat to its security; and

42 10. Collect no personal information concerning the political or religious beliefs, affiliations, and
43 activities of data subjects that is maintained, used or disseminated in or by any information system
44 operated by any agency unless authorized explicitly by statute or ordinance.

B. Every public body, as defined in § 2.2-3701, that has an Internet website associated with that 45 public body shall develop an Internet privacy policy and an Internet privacy policy statement that 46 explains the policy to the public. The policy shall be consistent with the requirements of this chapter. 47 The statement shall be made available on the public body's website in a conspicuous manner. The 48 49 Secretary of Technology or his designee shall provide guidelines for developing the policy and the 50 statement, and each public body shall tailor the policy and the statement to reflect the information practices of the individual public body. At minimum, the policy and the statement shall address (i) what 51 information, including personally identifiable information, will be collected, if any; (ii) whether any 52 53 information will be automatically collected simply by accessing the website and, if so, what information; 54 (iii) whether the website automatically places a computer file, commonly referred to as a "cookie," on 55 the Internet user's computer and, if so, for what purpose; and (iv) how the collected information is being 56 used or will be used.

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57 C. Notwithstanding the provisions of subsection A, the Virginia Retirement System may disseminate 58 information as to the retirement status or benefit eligibility of any employee covered by the Virginia 59 Retirement System, the Judicial Retirement System, the State Police Officers' Retirement System, or the 60 Virginia Law Officers' Retirement System, to the chief executive officer or personnel officers of the 61 state or local agency by which he is employed.

62 D. Notwithstanding the provisions of subsection A, the Department of Social Services may disseminate client information to the Department of Taxation for the purposes of providing specified tax 63 64 information as set forth in clause (ii) of subsection C of § 58.1-3.

65 § 58.1-3. Secrecy of information; penalties.

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A. Except in accordance with a proper judicial order or as otherwise provided by law, the Tax 66 67 Commissioner or agent, clerk, commissioner of the revenue, treasurer, or any other state or local tax or revenue officer or employee, or any person to whom tax information is divulged pursuant to § 58.1-2712.2, or any former officer or employee of any of the aforementioned offices shall not divulge 68 69 70 any information acquired by him in the performance of his duties with respect to the transactions, 71 property, including personal property, income or business of any person, firm or corporation. Such prohibition specifically includes any copy of a federal return or federal return information required by 72 73 Virginia law to be attached to or included in the Virginia return. Any person violating the provisions of 74 this section shall be guilty of a Class 2 misdemeanor. The provisions of this subsection shall not be 75 applicable, however, to: 76

1. Matters required by law to be entered on any public assessment roll or book;

2. Acts performed or words spoken or published in the line of duty under the law;

78 3. Inquiries and investigations to obtain information as to the process of real estate assessments by a 79 duly constituted committee of the General Assembly, or when such inquiry or investigation is relevant to 80 its study, provided that any such information obtained shall be privileged;

81 4. The sales price, date of construction, physical dimensions or characteristics of real property, or any 82 information required for building permits;

83 5. Copies of or information contained in an estate's probate tax return, filed with the clerk of court 84 pursuant to § 58.1-1714, when requested by a beneficiary of the estate or an heir at law of the decedent; 85 6. Information regarding nonprofit entities exempt from sales and use tax under § 58.1-609.11, when requested by the General Assembly or any duly constituted committee of the General Assembly. 86

B. Nothing contained in this section shall be construed to prohibit the publication of statistics so 87 classified as to prevent the identification of particular reports or returns and the items thereof or the 88 89 publication of delinquent lists showing the names of taxpayers who are currently delinquent, together 90 with any relevant information which in the opinion of the Department may assist in the collection of 91 such delinquent taxes. This section shall not be construed to prohibit a local tax official from disclosing 92 whether a person, firm or corporation is licensed to do business in that locality and divulging, upon 93 written request, the name and address of any person, firm or corporation transacting business under a 94 fictitious name. Additionally, notwithstanding any other provision of law, the commissioner of revenue 95 is authorized to provide, upon written request stating the reason for such request, the Tax Commissioner 96 with information obtained from local tax returns and other information pertaining to the income, sales 97 and property of any person, firm or corporation licensed to do business in that locality.

98 C. Notwithstanding the provisions of subsection A or B or any other provision of this title, the Tax 99 Commissioner is authorized to: (i) divulge tax information to any commissioner of the revenue, director 100 of finance or other similar collector of county, city or town taxes who, for the performance of his official duties, requests the same in writing setting forth the reasons for such request; (ii) provide to the 101 102 Commissioner of the Department of Social Services, upon written request, information on the amount of 103 income, filing status, number and type of dependents, and whether a federal earned income tax credit 104 has been claimed as reported by persons on their state income tax returns who have applied for public assistance or social services benefits as defined in § 63.2-100; (iii) provide to the chief executive officer 105 of the designated student loan guarantor for the Commonwealth of Virginia, upon written request, the 106 107 names and home addresses of those persons identified by the designated guarantor as having delinquent 108 loans guaranteed by the designated guarantor; (iv) provide current address information upon request to 109 state agencies and institutions for their confidential use in facilitating the collection of accounts 110 receivable, and to the clerk of a circuit or district court for their confidential use in facilitating the 111 collection of fines, penalties and costs imposed in a proceeding in that court; (v) provide to the 112 Commissioner of the Virginia Employment Commission, after entering into a written agreement, such 113 tax information as may be necessary to facilitate the collection of unemployment taxes and overpaid 114 benefits; (vi) provide to the Alcoholic Beverage Control Board, upon entering into a written agreement, such tax information as may be necessary to facilitate the collection of state and local taxes and the 115 administration of the alcoholic beverage control laws; (vii) provide to the Director of the State Lottery 116 Department such tax information as may be necessary to identify those lottery ticket retailers who owe 117

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delinquent taxes; (viii) provide to the Department of the Treasury for its confidential use such tax 118 119 information as may be necessary to facilitate the location of owners and holders of unclaimed property, 120 as defined in § 55-210.2; (ix) provide to the State Corporation Commission, upon entering into a written 121 agreement, such tax information as may be necessary to facilitate the collection of taxes and fees 122 administered by the Commission; (x) provide to the Executive Director of the Potomac and 123 Rappahannock Transportation Commission for its confidential use such tax information as may be 124 necessary to facilitate the collection of the motor vehicle fuel sales tax; (xi) provide to the Director of 125 the Department of Charitable Gaming such tax information as may be necessary to identify those 126 applicants for registration as a supplier of charitable gaming supplies who have not filed required returns 127 or who owe delinquent taxes; (xii) provide to the Department of Housing and Community Development 128 for its confidential use such tax information as may be necessary to facilitate the administration of the 129 remaining effective provisions of the Enterprise Zone Act (§ 59.1-270 et seq.), and the Enterprise Zone 130 Grant Program (§ 59.1-538 et seq.); (xiii) provide current name and address information to private 131 collectors entering into a written agreement with the Tax Commissioner, for their confidential use when 132 acting on behalf of the Commonwealth or any of its political subdivisions; however, the Tax 133 Commissioner is not authorized to provide such information to a private collector who has used or 134 disseminated in an unauthorized or prohibited manner any such information previously provided to such 135 collector; (xiv) provide current name and address information as to the identity of the wholesale or retail 136 dealer that affixed a tax stamp to a package of cigarettes to any person who manufactures or sells at 137 retail or wholesale cigarettes and who may bring an action for injunction or other equitable relief for 138 violation of Chapter 10.1, Enforcement of Illegal Sale or Distribution of Cigarettes Act; (xv) provide to 139 the Commissioner of Labor and Industry, upon entering into a written agreement, such tax information 140 as may be necessary to facilitate the collection of unpaid wages under § 40.1-29; and (xvi) provide to the Director of the Department of Human Resource Management, upon entering into a written 141 agreement, such tax information as may be necessary to identify persons receiving workers' 142 compensation indemnity benefits who have failed to report earnings as required by § 65.2-712. The Tax 143 144 Commissioner is further authorized to enter into written agreements with duly constituted tax officials of 145 other states and of the United States for the inspection of tax returns, the making of audits, and the 146 exchange of information relating to any tax administered by the Department of Taxation. Any person to 147 whom tax information is divulged pursuant to this section shall be subject to the prohibitions and 148 penalties prescribed herein as though he were a tax official.

149 D. Notwithstanding the provisions of subsection A or B or any other provision of this title, the 150 commissioner of revenue or other assessing official is authorized to (i) provide, upon written request 151 stating the reason for such request, the chief executive officer of any county or city with information 152 furnished to the commissioner of revenue by the Tax Commissioner relating to the name and address of 153 any dealer located within the county or city who paid sales and use tax, for the purpose of verifying the local sales and use tax revenues payable to the county or city; (ii) provide to the Department of 154 155 Professional and Occupational Regulation for its confidential use the name, address, and amount of gross 156 receipts of any person, firm or entity subject to a criminal investigation of an unlawful practice of a 157 profession or occupation administered by the Department of Professional and Occupational Regulation, 158 only after the Department of Professional and Occupational Regulation exhausts all other means of 159 obtaining such information; and (iii) provide to any representative of a condominium unit owners' 160 association, property owners' association or real estate cooperative association, or to the owner of 161 property governed by any such association, the names and addresses of parties having a security interest 162 in real property governed by any such association; however, such information shall be released only upon written request stating the reason for such request, which reason shall be limited to proposing or 163 164 opposing changes to the governing documents of the association, and any information received by any 165 person under this subsection shall be used only for the reason stated in the written request. The treasurer 166 or other local assessing official may require any person requesting information pursuant to clause (iii) of this subsection to pay the reasonable cost of providing such information. Any person to whom tax 167 168 information is divulged pursuant to this subsection shall be subject to the prohibitions and penalties 169 prescribed herein as though he were a tax official.

170 Notwithstanding the provisions of subsection A or B or any other provisions of this title, the
171 treasurer or other collector of taxes for a county, city or town is authorized to provide information
172 relating to any motor vehicle, trailer or semitrailer obtained by such treasurer or collector in the course
173 of performing his duties to the commissioner of the revenue or other assessing official for such
174 jurisdiction for use by such commissioner or other official in performing assessments.

This section shall not be construed to prohibit a local tax official from imprinting or displaying on a motor vehicle local license decal the year, make, and model and any other legal identification information about the particular motor vehicle for which that local license decal is assigned.

178 E. Notwithstanding any other provisions of law, state agencies and any other administrative or

179 regulatory unit of state government shall divulge to the Tax Commissioner or his authorized agent, upon 180 written request, the name, address, and social security number of a taxpayer, necessary for the performance of the Commissioner's official duties regarding the administration and enforcement of laws within the jurisdiction of the Department of Taxation. The receipt of information by the Tax 181 182 183 Commissioner or his agent which may be deemed taxpayer information shall not relieve the 184 Commissioner of the obligations under this section.

185 F. Additionally, it shall be unlawful for any person to disseminate, publish, or cause to be published any confidential tax document which he knows or has reason to know is a confidential tax document. A 186 187 confidential tax document is any correspondence, document, or tax return that is prohibited from being 188 divulged by subsection A, B, C, or D of this section. This prohibition shall not apply if such 189 confidential tax document has been divulged or disseminated pursuant to a provision of law authorizing 190 disclosure. Any person violating the provisions of this subsection shall be guilty of a Class $\overline{2}$ 191 misdemeanor.

192 § 58.1-202. General powers and duties of Tax Commissioner.

193 In addition to the powers conferred and the duties imposed elsewhere by law upon the Tax Commissioner, he shall: 194

195 1. Supervise the administration of the tax laws of the Commonwealth, insofar as they relate to 196 taxable state subjects and assessments thereon, with a view to ascertaining the best methods of reaching 197 all such property, of effecting equitable assessments and of avoiding conflicts and duplication of taxation 198 of the same property.

199 2. Recommend to the Governor and the General Assembly measures to promote uniform assessments, 200 just rates and harmony and cooperation among all officials connected with the revenue system of the 201 Commonwealth.

202 3. Exercise general supervision over all commissioners of the revenue so far as the duties of such 203 officers pertain to state revenues, and confer with, instruct and advise all such officers in the 204 performance of their duties to the extent stated.

4. Investigate at any time the assessment and collection of state taxes in any county or city and when 205 206 the assessment is found unreasonable and unjust take steps to correct the same in the manner provided 207 by law.

208 5. Institute proceedings by motion in writing in the proper court for the removal or suspension of 209 commissioners of the revenue for incompetency, neglect or other official misconduct and order the Comptroller to withhold compensation from any commissioner of the revenue who fails to comply with 210 211 any law governing the duties or any lawful instruction of the Tax Commissioner, until such 212 commissioner of the revenue complies with such law or instruction.

213 6. Provide commissioners of the revenue with information and assistance in the assessment of 214 personal property, including the maintenance of a reference library and the conduct of instructional 215 programs.

216 7. Prescribe the forms of books, schedules and blanks to be used in the assessment and collection of 217 state taxes and call for and prescribe the forms of such statistical reports, notices and other papers as he 218 may deem necessary to the proper administration of the law, and prescribe and install uniform systems 219 to be used by assessing officials.

220 8. Direct such proceedings, actions and prosecutions to be instituted as may be needful to enforce the 221 revenue laws of the Commonwealth and call on the Attorney General or other proper officer to 222 prosecute such actions and proceedings.

223 9. Intervene, by petition or otherwise, whenever deemed advisable in any action or proceeding 224 pending in any court wherein the constitutionality or construction of any state tax or revenue statute or 225 the validity of any state tax is in question. The court wherein such action or proceeding is pending may, 226 by order entered therein, make the Tax Commissioner a party thereto whenever deemed necessary.

10. Upon request by any local governing body, local board of equalization or any ten citizens and 227 228 taxpayers of the locality, render advisory aid and assistance to such board in the matter of equalizing the 229 assessments of real estate and tangible personal property as among property owners of the locality.

11. Annually make available to every county and city and, where appropriate, towns, a general reassessment procedures manual which provides the legal requirements for conducting general 230 231 232 reassessments, and guidelines suggesting the broad range of factors in addition to market data that are 233 appropriate for consideration in the determination of fair market value of both rural and urban land and 234 structures.

235 12. Issue an annual report to the members of the House Appropriations Committee, the House 236 Finance Committee, and the Senate Finance Committee detailing procedures used in the collections 237 process and how the Virginia Taxpayer Bill of Rights (§ 58.1-1845) is implemented to assist with such 238 collections. 239

13. Ensure that employees of the Department are not paid, evaluated, or promoted on the basis of the

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240 amount of assessments or collections from taxpayers.

241 14. Issue an annual report to the members of the House Appropriations Committee, the House 242 Finance Committee, and the Senate Finance Committee detailing the total amount of corporate income 243 tax relief provided in the Commonwealth during the preceding tax year. The report shall (i) include the 244 total dollar amount of income tax subtractions, deductions, exclusions, and exemptions claimed 245 cumulatively by corporations; (ii) identify all tax credits claimed; and (iii) provide an analysis of the fiscal impact of the corporate tax relief. A preliminary report shall be submitted by December 1, 2006, 246 247 and each year thereafter. A final report, with any data additions or revisions, shall be submitted by April 248 15 of the subsequent year.

249 15. Obtain information from each income tax taxpayer as to whether the taxpayer claimed a federal
250 earned income tax credit and the amount claimed, unless such information can be calculated based on
251 other information in the taxpayer's return.

252 2. That in the implementation of the provisions of this act the Department of Social Services shall

253 only provide information on customers on file with the Department to the Department of Taxation

and the Department of Taxation shall only provide information on taxpayers who have claimed

255 the federal earned income tax credit for the taxable year to the Department of Social Services.