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1	HOUSE BILL NO. 846
2	Offered January 9, 2008
$\overline{3}$	Prefiled January 8, 2008
4	A BILL to amend and reenact § 58.1-322 of the Code of Virginia and to amend the Code of Virginia by
5	adding in Chapter 12 of Title 2.2 a section numbered 2.2-1209 and by adding in Chapter 1 of Title
6	52 a section numbered 52-11.6, relating to the Department of State Police; variable housing
7	allowance.
8	
-	Patrons—Sherwood, Lingamfelter and Athey
9	
10	Referred to Committee on Militia, Police and Public Safety
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12	Be it enacted by the General Assembly of Virginia:
13	1. That § 58.1-322 of the Code of Virginia are amended and reenacted and that the Code of
14	Virginia is amended by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1209 and by
15	adding in Chapter 1 of Title 52 a section numbered 52-11.6 as follows:
16	§ 2.2-1209. Variable housing allowance for the Department of State Police.
17	A. The Department shall develop suggested rates for the variable housing allowance established
18 19	pursuant to § 52-11.6 for full-time, sworn officers of the Department of State Police, subject to
20	<i>regulations adopted by the Department for determining and implementing a housing allowance.</i> <i>B. In computing the rate of a variable housing allowance for an eligible officer, the Department</i>
20 21	shall take into account both the geographical location and pay grade of the officer. In order to
22	determine the impact of geographical location in determining the appropriate allowance, the Department
$\overline{23}$	shall ascertain and annually update the cost of adequate housing in all geographic regions of the
24	Commonwealth.
25	§ 52-11.6. Variable housing allowance.
26	From such funds as are appropriated for such purpose and based upon the suggested rates
27	developed by the Department of Human Resource Management pursuant to § 2.2-1209, all full-time,
28	sworn officers of the Department of State Police shall be entitled to a variable housing allowance.
29	§ 58.1-322. Virginia taxable income of residents.
30	A. The Virginia taxable income of a resident individual means his federal adjusted gross income for
31	the taxable year, which excludes combat pay for certain members of the Armed Forces of the United
32	States as provided in § 112 of the Internal Revenue Code, as amended, and with the modifications
33	specified in this section.
34 35	B. To the extent excluded from federal adjusted gross income, there shall be added: 1. Interest, less related expenses to the extent not deducted in determining federal income, on
35 36	obligations of any state other than Virginia, or of a political subdivision of any such other state unless
37	created by compact or agreement to which Virginia is a party;
38	2. Interest or dividends, less related expenses to the extent not deducted in determining federal
	taxable income, on obligations or securities of any authority, commission or instrumentality of the
40	United States, which the laws of the United States exempt from federal income tax but not from state
41	income taxes;
42	3. Unrelated business taxable income as defined by § 512 of the Internal Revenue Code;
43	4. The amount of a lump sum distribution from a qualified retirement plan, less the minimum
44	distribution allowance and any amount excludable for federal income tax purposes that is excluded from
45	federal adjusted gross income solely by virtue of an individual's election to use the averaging provisions
46	under § 402 of the Internal Revenue Code; and
47	5 through 8. —Repealed.]
48 40	9. The amount required to be included in income for the purpose of computing the partial tax on an
49 50	accumulation distribution pursuant to § 667 of the Internal Revenue Code. C. To the extent included in federal adjusted gross income, there shall be subtracted:
50 51	1. Income derived from obligations, or on the sale or exchange of obligations, of the United States
52	and on obligations or securities of any authority, commission or instrumentality of the United States to
53	the extent exempt from state income taxes under the laws of the United States including, but not limited
54	to, stocks, bonds, treasury bills, and treasury notes, but not including interest on refunds of federal taxes,
55	interest on equipment purchase contracts, or interest on other normal business transactions.
56	2. Income derived from obligations, or on the sale or exchange of obligations of this Commonwealth
57	or of any political subdivision or instrumentality of the Commonwealth.
58	3. —Repealed.]

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59 4. Benefits received under Title II of the Social Security Act and other benefits subject to federal 60 income taxation solely pursuant to § 86 of the Internal Revenue Code.

4a. Through December 31, 2000, the same amount used in computing the federal credit allowed 61 62 under § 22 of the Internal Revenue Code by a retiree under age 65 who qualified for such retirement on 63 the basis of permanent and total disability and who is a qualified individual as defined in § 22 (b) (2) of the Internal Revenue Code; however, any person who claims a deduction under subdivision 5 of 64 65 subsection D of this section may not also claim a subtraction under this subdivision.

4b. For taxable years beginning on or after January 1, 2001, up to \$20,000 of disability income, as 66 defined in § 22 (c) (2) (B) (iii) of the Internal Revenue Code; however, any person who claims a 67 deduction under subdivision 5 of subsection D of this section may not also claim a subtraction under 68 69 this subdivision.

70 5. The amount of any refund or credit for overpayment of income taxes imposed by the 71 Commonwealth or any other taxing jurisdiction.

72 6. The amount of wages or salaries eligible for the federal Targeted Jobs Credit which was not deducted for federal purposes on account of the provisions of § 280C (a) of the Internal Revenue Code. 73 74

7, 8. —Repealed.]

9. —Expired.]

76 10. Any amount included therein less than \$600 from a prize awarded by the State Lottery 77 Department.

78 11. The wages or salaries received by any person for active and inactive service in the National 79 Guard of the Commonwealth of Virginia, not to exceed the amount of income derived from 39 calendar 80 days of such service or \$3,000, whichever amount is less; however, only those persons in the ranks of 81 O3 and below shall be entitled to the deductions specified herein.

12. Amounts received by an individual, not to exceed \$1,000 in any taxable year, as a reward for 82 83 information provided to a law-enforcement official or agency, or to a nonprofit corporation created exclusively to assist such law-enforcement official or agency, in the apprehension and conviction of 84 85 perpetrators of crimes. This provision shall not apply to the following: an individual who is an employee of, or under contract with, a law-enforcement agency, a victim or the perpetrator of the crime for which 86 87 the reward was paid, or any person who is compensated for the investigation of crimes or accidents. 88

13. —Repealed.]

89 14. —Expired.]

90 15, 16. —Repealed.]

91 17. For taxable years beginning on and after January 1, 1995, the amount of "qualified research 92 expenses" or "basic research expenses" eligible for deduction for federal purposes, but which were not 93 deducted, on account of the provisions of § 280C (c) of the Internal Revenue Code and which shall be 94 available to partners, shareholders of S corporations, and members of limited liability companies to the 95 extent and in the same manner as other deductions may pass through to such partners, shareholders, and 96 members.

97 18. For taxable years beginning on or after January 1, 1995, all military pay and allowances, not 98 otherwise subtracted under this subsection, earned for any month during any part of which such member 99 performed military service in any part of the former Yugoslavia, including the air space above such 100 location or any waters subject to related naval operations, in support of Operation JOINT ENDEAVOR 101 as part of the NATO Peace Keeping Force. Such subtraction shall be available until the taxpayer 102 completes such service.

103 19. For taxable years beginning on and after January 1, 1996, any income received during the taxable 104 year derived from a qualified pension, profit-sharing, or stock bonus plan as described by § 401 of the Internal Revenue Code, an individual retirement account or annuity established under § 408 of the 105 Internal Revenue Code, a deferred compensation plan as defined by § 457 of the Internal Revenue Code, 106 107 or any federal government retirement program, the contributions to which were deductible from the 108 taxpayer's federal adjusted gross income, but only to the extent the contributions to such plan or 109 program were subject to taxation under the income tax in another state.

20. For taxable years beginning on and after January 1, 1997, any income attributable to a 110 111 distribution of benefits or a refund from a prepaid tuition contract or savings trust account with the Virginia College Savings Plan, created pursuant to Chapter 4.9 (§ 23-38.75 et seq.) of Title 23. The 112 113 subtraction for any income attributable to a refund shall be limited to income attributable to a refund in 114 the event of a beneficiary's death, disability, or receipt of a scholarship.

115 21. For taxable years beginning on or after January 1, 1998, all military pay and allowances, to the extent included in federal adjusted gross income and not otherwise subtracted, deducted or exempted 116 under this section, earned by military personnel while serving by order of the President of the United 117 States with the consent of Congress in a combat zone or qualified hazardous duty area which is treated 118 119 as a combat zone for federal tax purposes pursuant to § 112 of the Internal Revenue Code.

22. For taxable years beginning on or after January 1, 2000, the gain derived from the sale or 120

121 exchange of real property or the sale or exchange of an easement to real property which results in the 122 real property or the easement thereto being devoted to open-space use, as that term is defined in 123 § 58.1-3230, for a period of time not less than 30 years. To the extent a subtraction is taken in 124 accordance with this subdivision, no tax credit under this chapter for donating land for its preservation 125 shall be allowed for three years following the year in which the subtraction is taken.

126 23. Effective for all taxable years beginning on or after January 1, 2000, \$15,000 of military basic 127 pay for military service personnel on extended active duty for periods in excess of 90 days; however, 128 the subtraction amount shall be reduced dollar-for-dollar by the amount which the taxpayer's military 129 basic pay exceeds \$15,000 and shall be reduced to zero if such military basic pay amount is equal to or 130 exceeds \$30,000.

131 24. Effective for all taxable years beginning on and after January 1, 2000, the first \$15,000 of salary 132 for each federal and state employee whose total annual salary from all employment for the taxable year 133 is \$15,000 or less. 134

25. Unemployment benefits taxable pursuant to § 85 of the Internal Revenue Code.

135 26. For taxable years beginning on and after January 1, 2001, any amount received as military retirement income by an individual awarded the Congressional Medal of Honor. 136

137 27. Effective for all taxable years beginning on and after January 1, 1999, income received as a 138 result of (i) the "Master Settlement Agreement," as defined in § 3.1-1106; (ii) the National Tobacco 139 Grower Settlement Trust dated July 19, 1999; and (iii) the Tobacco Loss Assistance Program, pursuant 140 to 7 C.F.R. Part 1464 (Subpart C, §§ 1464.201 through 1464.205), by (a) tobacco farmers; (b) any 141 person holding a tobacco marketing quota, or tobacco farm acreage allotment, under the Agricultural 142 Adjustment Act of 1938; or (c) any person having the right to grow tobacco pursuant to such a quota or 143 allotment, but only to the extent that such income has not been subtracted pursuant to subdivision C 18 144 of § 58.1-402.

145 28. For taxable years beginning on and after January 1, 2000, items of income attributable to, 146 derived from or in any way related to (i) assets stolen from, hidden from or otherwise lost by an 147 individual who was a victim or target of Nazi persecution or (ii) damages, reparations, or other 148 consideration received by a victim or target of Nazi persecution to compensate such individual for 149 performing labor against his will under the threat of death, during World War II and its prelude and 150 direct aftermath. This subtraction shall not apply to assets acquired with such items of income or with 151 the proceeds from the sale of assets stolen from, hidden from or otherwise lost to, during World War II and its prelude and direct aftermath, a victim or target of Nazi persecution. The provisions of this 152 153 subdivision shall only apply to an individual who was the first recipient of such items of income and 154 who was a victim or target of Nazi persecution, or a spouse, widow, widower, or child or stepchild of 155 such victim.

156 "Victim or target of Nazi persecution" means any individual persecuted or targeted for persecution by 157 the Nazi regime who had assets stolen from, hidden from or otherwise lost as a result of any act or 158 omission in any way relating to (i) the Holocaust; (ii) World War II and its prelude and direct 159 aftermath; (iii) transactions with or actions of the Nazi regime; (iv) treatment of refugees fleeing Nazi 160 persecution; or (v) the holding of such assets by entities or persons in the Swiss Confederation during 161 World War II and its prelude and aftermath. A victim or target of Nazi persecution shall also include any individual forced into labor against his will, under the threat of death, during World War II and its 162 prelude and direct aftermath. As used in this subdivision, "Nazi regime" means the country of Nazi 163 164 Germany, areas occupied by Nazi Germany, those European countries allied with Nazi Germany, or any 165 other neutral European country or area in Europe under the influence or threat of Nazi invasion.

29. For taxable years beginning on and after January 1, 2002, any gain recognized as a result of the 166 167 Peanut Quota Buyout Program of the Farm Security and Rural Investment Act of 2002 pursuant to 7 C.F.R. Part 1412 (Subpart H, §§ 1412.801 through 1412.811) as follows: 168

a. If the payment is received in installment payments pursuant to 7 C.F.R. § 1412.807(a) (2), then the 169 170 entire gain recognized may be subtracted.

171 b. If the payment is received in a single payment pursuant to 7 C.F.R. § 1412.807(a) (3), then 20 172 percent of the recognized gain may be subtracted. The taxpayer may then deduct an equal amount in 173 each of the four succeeding taxable years.

174 30. Effective for all taxable years beginning on and after January 1, 2002, but before January 1, 175 2005, the indemnification payments received by contract poultry growers and table egg producers from 176 the U.S. Department of Agriculture as a result of the depopulation of poultry flocks because of low 177 pathogenic avian influenza in 2002. In no event shall indemnification payments made to owners of 178 poultry who contract with poultry growers qualify for this subtraction.

179 31. Effective for all taxable years beginning on or after January 1, 2001, the military death gratuity 180 payment made after September 11, 2001, to the survivor of deceased military personnel killed in the line of duty, pursuant to Chapter 75 of Title 10 of the United States Code; however, the subtraction amount 181

182 shall be reduced dollar-for-dollar by the amount that the survivor may exclude from his federal gross183 income in accordance with § 134 of the Internal Revenue Code.

184 32. Effective for all taxable years beginning on or after January 1, 2007, the death benefit payments
185 from an annuity contract that are received by a beneficiary of such contract and are subject to federal
186 income taxation.

187 33. Effective for all taxable years beginning on or after January 1, 2008, the variable housing
188 allowance provided to full-time, sworn officers of the Department of State Police pursuant to § 52-11.6.

189 D. In computing Virginia taxable income there shall be deducted from Virginia adjusted gross income as defined in § 58.1-321:

191 1. a. The amount allowable for itemized deductions for federal income tax purposes where the taxpayer has elected for the taxable year to itemize deductions on his federal return, but reduced by the amount of income taxes imposed by the Commonwealth or any other taxing jurisdiction and deducted on such federal return and increased by an amount which, when added to the amount deducted under § 170 of the Internal Revenue Code for mileage, results in a mileage deduction at the state level for such purposes at a rate of 18 cents per mile; or

197 b. Three thousand dollars for single individuals for taxable years beginning on and after January 1, 198 1989; \$5,000 for married persons (one-half of such amounts in the case of a married individual filing a 199 separate return) for taxable years beginning on and after January 1, 1989, but before January 1, 2005; 200 and \$6,000 for married persons (one-half of such amounts in the case of a married individual filing a 201 separate return) for taxable years beginning on and after January 1, 2005; provided that the taxpayer has 202 not itemized deductions for the taxable year on his federal income tax return. For purposes of this section, any person who may be claimed as a dependent on another taxpayer's return for the taxable year 203 204 may compute the deduction only with respect to earned income.

205 2. a. A deduction in the amount of \$800 for taxable years beginning on and after January 1, 1988,
206 but before January 1, 2005; \$900 for taxable years beginning on and after January 1, 2005, but before
207 January 1, 2008; and \$930 for taxable years beginning on and after January 1, 2008, for each personal
208 exemption allowable to the taxpayer for federal income tax purposes.

b. For taxable years beginning on and after January 1, 1987, each blind or aged taxpayer as defined
under § 63 (f) of the Internal Revenue Code shall be entitled to an additional personal exemption in the
amount of \$800.

The additional deduction for blind or aged taxpayers allowed under this subdivision shall be
allowable regardless of whether the taxpayer itemizes deductions for the taxable year for federal income
tax purposes.

3. A deduction equal to the amount of employment-related expenses upon which the federal credit is
based under § 21 of the Internal Revenue Code for expenses for household and dependent care services
necessary for gainful employment.

4. An additional \$1,000 deduction for each child residing for the entire taxable year in a home under
permanent foster care placement as defined in § 63.2-908, provided the taxpayer can also claim the child
as a personal exemption under § 151 of the Internal Revenue Code.

5. a. Effective for all taxable years beginning on or after January 1, 1996, but before January 1, 2004, a deduction in the amount of \$12,000 for taxpayers age 65 or older, or \$6,000 for taxpayers age 62 through 64.

b. For taxable years beginning on and after January 1, 2004, a deduction in the amount of \$12,000
for individuals born on or before January 1, 1939.

c. For taxable years beginning January 1, 2004, but before January 1, 2005, a deduction in the
amount of \$6,000 for individuals born on or between January 2, 1940, and January 1, 1942.

d. For taxable years beginning January 1, 2005, but before January 1, 2006, a deduction in the amount of \$6,000 for individuals born on or between January 2, 1941, and January 1, 1942.

e. For taxable years beginning on and after January 1, 2004, a deduction in the amount of \$12,000
for individuals born after January 1, 1939, who have attained the age of 65. This deduction shall be
reduced by \$1 for every \$1 that the taxpayer's adjusted federal adjusted gross income exceeds \$50,000
for single taxpayers or \$75,000 for married taxpayers. For married taxpayers filing separately, the
deduction will be reduced by \$1 for every \$1 the total combined adjusted federal adjusted gross income
of both spouses exceeds \$75,000.

f. For the purposes of this subdivision, "adjusted federal adjusted gross income" means federal adjusted gross income minus any benefits received under Title II of the Social Security Act and other benefits subject to federal income taxation solely pursuant to § 86 of the Internal Revenue Code, as amended.

6. For taxable years beginning on and after January 1, 1997, the amount an individual pays as a fee
for an initial screening to become a possible bone marrow donor, if (i) the individual is not reimbursed
for such fee or (ii) the individual has not claimed a deduction for the payment of such fee on his federal
income tax return.

244 7. a. (Applicable to taxable years beginning before January 1, 2009) A deduction shall be allowed to 245 the purchaser or contributor for the amount paid or contributed during the taxable year for a prepaid 246 tuition contract or savings trust account entered into with the Virginia College Savings Plan, pursuant to 247 Chapter 4.9 (§ 23-38.75 et seq.) of Title 23. Except as provided in subdivision 7 c, the amount deducted 248 on any individual income tax return in any taxable year shall be limited to \$2,000 per prepaid tuition 249 contract or savings trust account. No deduction shall be allowed pursuant to this section if such 250 payments or contributions are deducted on the purchaser's or contributor's federal income tax return. If 251 the purchase price or annual contribution to a savings trust account exceeds \$2,000, the remainder may 252 be carried forward and subtracted in future taxable years until the purchase price or savings trust 253 contribution has been fully deducted; however, except as provided in subdivision 7 c, in no event shall 254 the amount deducted in any taxable year exceed \$2,000 per contract or savings trust account. 255 Notwithstanding the statute of limitations on assessments contained in § 58.1-312, any deduction taken 256 hereunder shall be subject to recapture in the taxable year or years in which distributions or refunds are 257 made for any reason other than (i) to pay qualified higher education expenses, as defined in § 529 of the Internal Revenue Code or (ii) the beneficiary's death, disability, or receipt of a scholarship. For the purposes of this subdivision, the term "purchaser" or "contributor" means the person shown as such on 258 259 260 the records of the Virginia College Savings Plan as of December 31 of the taxable year. In the case of a 261 transfer of ownership of a prepaid tuition contract or savings trust account, the transferee shall succeed 262 to the transferor's tax attributes associated with a prepaid tuition contract or savings trust account, 263 including, but not limited to, carryover and recapture of deductions.

b. The amount paid for a prepaid tuition contract during taxable years beginning on or after January
1, 1996, but before January 1, 1998, shall be deducted in taxable years beginning on or after January 1,
1998, and shall be subject to the limitations set out in subdivision 7 a.

267 c. A purchaser of a prepaid tuition contract or contributor to a savings trust account who has attained 268 age 70 shall not be subject to the limitation that the amount of the deduction not exceed \$2,000 per 269 prepaid tuition contract or savings trust account in any taxable year. Such taxpayer shall be allowed a 270 deduction for the full amount paid for the contract or contributed to a savings trust account, less any 271 amounts previously deducted. If a prepaid tuition contract was purchased by such taxpayer during 272 taxable years beginning on or after January 1, 1996, but before January 1, 1998, such taxpayer may take 273 the deduction for the full amount paid during such years, less any amounts previously deducted with 274 respect to such payments, in taxable year 1999 or by filing an amended return for taxable year 1998.

275 7. a. (Applicable to taxable years beginning on or after January 1, 2009) A deduction shall be 276 allowed to the purchaser or contributor for the amount paid or contributed during the taxable year for a 277 prepaid tuition contract or savings trust account entered into with the Virginia College Savings Plan, 278 pursuant to Chapter 4.9 (§ 23-38.75 et seq.) of Title 23. Except as provided in subdivision 7 c, the 279 amount deducted on any individual income tax return in any taxable year shall be limited to \$4,000 per prepaid tuition contract or savings trust account. No deduction shall be allowed pursuant to this section 280 281 if such payments or contributions are deducted on the purchaser's or contributor's federal income tax 282 return. If the purchase price or annual contribution to a savings trust account exceeds \$4,000, the remainder may be carried forward and subtracted in future taxable years until the purchase price or 283 284 savings trust contribution has been fully deducted; however, except as provided in subdivision 7 c, in no 285 event shall the amount deducted in any taxable year exceed \$4,000 per contract or savings trust account. 286 Notwithstanding the statute of limitations on assessments contained in § 58.1-312, any deduction taken 287 hereunder shall be subject to recapture in the taxable year or years in which distributions or refunds are 288 made for any reason other than (i) to pay qualified higher education expenses, as defined in § 529 of the 289 Internal Revenue Code or (ii) the beneficiary's death, disability, or receipt of a scholarship. For the 290 purposes of this subdivision, the term "purchaser" or "contributor" means the person shown as such on 291 the records of the Virginia College Savings Plan as of December 31 of the taxable year. In the case of a 292 transfer of ownership of a prepaid tuition contract or savings trust account, the transferee shall succeed 293 to the transferor's tax attributes associated with a prepaid tuition contract or savings trust account, 294 including, but not limited to, carryover and recapture of deductions.

b. The amount paid for a prepaid tuition contract during taxable years beginning on or after January
1, 1996, but before January 1, 1998, shall be deducted in taxable years beginning on or after January 1,
1998, and shall be subject to the limitations set out in subdivision 7 a.

c. A purchaser of a prepaid tuition contract or contributor to a savings trust account who has attained
age 70 shall not be subject to the limitation that the amount of the deduction not exceed \$4,000 per
prepaid tuition contract or savings trust account in any taxable year. Such taxpayer shall be allowed a
deduction for the full amount paid for the contract or contributed to a savings trust account, less any
amounts previously deducted. If a prepaid tuition contract was purchased by such taxpayer during
taxable years beginning on or after January 1, 1996, but before January 1, 1998, such taxpayer may take
the deduction for the full amount paid during such years, less any amounts previously deducted with

305 respect to such payments, in taxable year 1999 or by filing an amended return for taxable year 1998.

306 8. For taxable years beginning on and after January 1, 2000, the total amount an individual actually **307** contributed in funds to the Virginia Public School Construction Grants Program and Fund, established in

307 contributed in funds to the Virginia Public School Construction Grants Program and Fund, established in
308 Chapter 11.1 (§ 22.1-175.1 et seq.) of Title 22.1, provided the individual has not claimed a deduction for
309 such amount on his federal income tax return.

9. For taxable years beginning on and after January 1, 1999, an amount equal to 20 percent of the tuition costs incurred by an individual employed as a primary or secondary school teacher licensed pursuant to Chapter 15 (§ 22.1-289.1 et seq.) of Title 22.1 to attend continuing teacher education courses that are required as a condition of employment; however, the deduction provided by this subsection shall be available only if (i) the individual is not reimbursed for such tuition costs and (ii) the individual has not claimed a deduction for the payment of such tuition costs on his federal income tax return.

316 10. For taxable years beginning on and after January 1, 2000, the amount an individual pays
317 annually in premiums for long-term health care insurance, provided the individual has not claimed a
318 deduction for federal income tax purposes, or a credit under § 58.1-339.11.

319 11. For taxable years beginning on and after January 1, 2006, contract payments to a producer of
320 quota tobacco or a tobacco quota holder, or their spouses, as provided under the American Jobs Creation
321 Act of 2004 (P.L. 108-357), but only to the extent that such payments have not been subtracted pursuant
322 to subsection D of § 58.1-402, as follows:

a. If the payment is received in installment payments, then the recognized gain, including any gain
 recognized in taxable year 2005, may be subtracted in the taxable year immediately following the year
 in which the installment payment is received.

b. If the payment is received in a single payment, then 10% of the recognized gain may be
subtracted in the taxable year immediately following the year in which the single payment is received.
The taxpayer may then deduct an equal amount in each of the nine succeeding taxable years.

329 12. For taxable years beginning on and after January 1, 2007, an amount equal to 20% of the sum 330 paid by an individual pursuant to Chapter 6 (§ 58.1-600 et seq.) of this title, not to exceed \$500 in each 331 taxable year, in purchasing for his own use the following items of tangible personal property: (i) any 332 clothes washers, room air conditioners, dishwashers, and standard size refrigerators that meet or exceed 333 the applicable energy star efficiency requirements developed by the United States Environmental Protection Agency and the United States Department of Energy; (ii) any fuel cell that (a) generates 334 335 electricity using an electrochemical process, (b) has an electricity-only generation efficiency greater than 336 35%, and (c) has a generating capacity of at least two kilowatts; (iii) any gas heat pump that has a 337 coefficient of performance of at least 1.25 for heating and at least 0.70 for cooling; (iv) any electric heat 338 pump hot water heater that yields an energy factor of at least 1.7; (v) any electric heat pump that has a heating system performance factor of at least 8.0 and a cooling seasonal energy efficiency ratio of at 339 340 least 13.0; (vi) any central air conditioner that has a cooling seasonal energy efficiency ratio of at least 341 13.5; (vii) any advanced gas or oil water heater that has an energy factor of at least 0.65; (viii) any 342 advanced oil-fired boiler with a minimum annual fuel-utilization rating of 85; (ix) any advanced oil-fired 343 furnace with a minimum annual fuel-utilization rating of 85; and (x) programmable thermostats.

13. For taxable years beginning on or after January 1, 2007, the lesser of \$5,000 or the amount
actually paid by a living donor of an organ or other living tissue for unreimbursed out-of-pocket
expenses directly related to the donation that arose within 12 months of such donation, provided the
donor has not taken a medical deduction in accordance with the provisions of § 213 of the Internal
Revenue Code for such expenses. The deduction may be taken in the taxable year in which the donation
is made or the taxable year in which the 12-month period expires.

E. There shall be added to or subtracted from federal adjusted gross income, as the case may be, the individual's share, as beneficiary of an estate or trust, of the Virginia fiduciary adjustment determined under § 58.1-361.

F. There shall be added or subtracted, as the case may be, the amounts provided in § 58.1-315 as transitional modifications.

355 G. Effective for all taxable years beginning on or after January 1, 2007, to the extent included in 356 federal adjusted gross income, there shall be (i) subtracted from federal adjusted gross income by a shareholder of an electing small business corporation (S corporation) that is subject to the bank franchise 357 358 tax imposed under Chapter 12 (§ 58.1-1200 et seq.) for the calendar year in which such taxable year 359 begins, the shareholder's allocable share of the income or gain of such electing small business corporation (S corporation), and (ii) added back to federal adjusted gross income such that, federal 360 adjusted gross income shall be increased, by a shareholder of an electing small business corporation (S 361 corporation) that is subject to the bank franchise tax imposed under Chapter 12 (§ 58.1-1200 et seq.) for 362 the calendar year in which such taxable year begins, the shareholder's allocable share of the losses or 363 deductions of such electing small business corporation (S corporation). 364

365 Effective for all taxable years beginning on or after January 1, 2007, to the extent excluded from federal adjusted gross income, there shall be added to federal adjusted gross income by a shareholder of

an electing small business corporation (S corporation) that is subject to the bank franchise tax imposed
under Chapter 12 (§ 58.1-1200 et seq.) for the calendar year in which such taxable year begins, the
value of any distribution paid or distributed to the shareholder by such electing small business
corporation (S corporation).

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