2009 SESSION

ENROLLED

[S 1357]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-439.1 of the Code of Virginia, relating to the clean fuel vehicle job creation tax credit; advanced cellulosic biofuels.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 58.1-439.1 of the Code of Virginia is amended and reenacted as follows:
 § 58.1-439.1. Clean fuel vehicle and advanced cellulosic biofuels job creation tax credit.

9 A. For taxable years beginning on or after January 1, 1996, through December 31, 2011, a 10 corporation shall be eligible for a credit against the tax levied pursuant to § 58.1-400 equal to \$700 for each job which is created in either (i) the manufacture of components for vehicles designed to operate 11 12 on a clean special fuel, (ii) the manufacture of components used to convert vehicles designed to operate 13 on gasoline or diesel fuel to operate on clean special fuel, (iii) the conversion of vehicles designed to operate on gasoline or diesel fuel to operate on clean special fuel, (iv) the manufacture of vehicles 14 15 designed to operate on clean special fuel, or (v) the manufacture of components designed to produce, store, and dispense hydrogen as a vehicle fuel. The credit shall be allowed in the taxable year in which 16 the job is created and in each of the two succeeding years in which the job is continued. 17

B. For purposes of this section, "clean special fuel" shall have the same meaning as provided in
 § 46.2-749.3 and "vehicle" shall have the same meaning as provided in U.S. Internal Revenue Code
 § § 179A and 30.

21 C. For purposes of this section, "job" shall mean the full-time employment of an individual in 22 Virginia by a corporation for at least forty hours per week during at least forty weeks during the 23 calendar year whose primary work activity is related directly to either (i) the manufacture of the major 24 components of the energy storage, energy supply or engine, motor, and power train mechanisms unique 25 to a vehicle fueled by clean special fuels; (ii) the manufacture of components uniquely used to convert 26 vehicles designed to operate on gasoline or diesel fuel to operate on clean special fuel; (iii) the 27 conversion of vehicles designed to operate on gasoline or diesel fuel to operate on clean special fuel; or 28 (iv) the manufacture of vehicles designed to operate on clean special fuel.

29 *A. For purposes of this section:*

30 "Advanced biofuel" means a fuel derived from any cellulose, hemicellulose, or lignin that is derived
 31 from renewable biomass or algae.

"Clean special fuel" means any product or energy source used to propel a highway vehicle, the use
of which, compared to conventional gasoline or reformulated gasoline, results in lower emissions of
oxides of nitrogen, volatile organic compounds, carbon monoxide or particulates or any combination
thereof. The term includes compressed natural gas, liquefied natural gas, liquefied petroleum gas,
hydrogen, hythane (a combination of compressed natural gas and hydrogen), or electricity.

37 "Job" shall mean the full-time employment of an individual in Virginia by a corporation for at least
38 40 hours per week during at least 40 weeks during the calendar year whose primary work activity is
39 related directly to any of the activities listed in subsection B.

40 "Vehicle" shall have the same meaning as provided in U.S. Internal Revenue Code §§ 179A and 30. 41 B. For taxable years beginning on or after January 1, 1996, through December 31, 2011, a 42 corporation shall be eligible for a credit against the tax levied pursuant to § 58.1-400 equal to \$700 for 43 each job that is created in either (i) the manufacture of the major components of the energy storage, 44 energy supply, or engine, motor, and power train mechanisms unique to a vehicle fueled by clean 45 special fuels; (ii) the manufacture of components uniquely used to convert vehicles designed to operate on gasoline or diesel fuel to operate on clean special fuels or advanced biofuels; (iii) the conversion of 46 vehicles designed to operate on gasoline or diesel fuel to operate on clean special fuels or advanced 47 biofuels; (iv) the manufacture of vehicles designed to operate on clean special fuels; (v) the manufacture **48** 49 of components designed to produce, store, and dispense clean special fuels or advanced biofuels; or (vi) 50 the production of advanced biofuels. The credit shall be allowed in the taxable year in which the job is 51 created and in each of the two succeeding years in which the job is continued.

52 D C. To qualify for the tax credit provided in subsection A B of this section, a corporation must 53 demonstrate (i) that a job was created during the taxable year for which the credit is claimed or was 54 continued from the previous taxable year in which a credit was claimed and (ii) the employment level in 55 jobs defined in subsection C A of this section in the taxable year for which the credit is first claimed 56 has increased in comparison to the previous taxable year. SB1357ER

57 E D. Any tax credit not used in the taxable year of job creation or continuation may be carried over for credit against the corporation's income tax in the five succeeding taxable years until the total credit 58 59 amount is used.

F E. In case of a partnership or limited liability company, the credit shall be allocated to the corporate partners or corporate members in proportion to their ownership or interest in the partnership or 60 61 limited liability company. 62

G F. A corporation shall not be eligible for a tax credit pursuant to this section if such corporation is allowed a major business facility job tax credit pursuant to § 58.1-439.
2. That the provisions of this act shall be effective for taxable years beginning on and after 63 64

65 66 January 1, 2009.