2010 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-609.10 of the Code of Virginia, relating to sales and use tax 3 exemption; computer equipment.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That § 58.1-609.10 of the Code of Virginia is amended and reenacted as follows: 8

§ 58.1-609.10. Miscellaneous exemptions.

9 The tax imposed by this chapter or pursuant to the authority granted in §§ 58.1-605 and 58.1-606 10 shall not apply to the following:

1. Artificial or propane gas, firewood, coal or home heating oil used for domestic consumption. 11 "Domestic consumption" means the use of artificial or propane gas, firewood, coal or home heating oil 12 13 by an individual purchaser for other than business, commercial or industrial purposes. The Tax Commissioner shall establish by regulation a system for use by dealers in classifying individual 14 15 purchases for domestic or nondomestic use based on the principal usage of such gas, wood, coal or oil. 16 Any person making a nondomestic purchase and paying the tax pursuant to this chapter who uses any portion of such purchase for domestic use may, between the first day of the first month and the fifteenth 17 18 day of the fourth month following the year of purchase, apply for a refund of the tax paid on the 19 domestic use portion.

20 2. An occasional sale, as defined in § 58.1-602. A nonprofit organization that is eligible to be granted 21 an exemption on its purchases pursuant to \S 58.1-609.11, and that is otherwise eligible for the exemption pursuant to this subdivision, shall be exempt pursuant to this subdivision on its sales of 1) (i) food, 22 23 prepared food and meals and 2 (ii) tickets to events that include the provision of food, prepared food 24 and meals, so long as such sales take place on less fewer than 24 occasions in a calendar year.

25 3. Tangible personal property for future use by a person for taxable lease or rental as an established 26 business or part of an established business, or incidental or germane to such business, including a 27 simultaneous purchase and taxable leaseback.

4. Delivery of tangible personal property outside the Commonwealth for use or consumption outside 28 29 of the Commonwealth. Delivery of goods destined for foreign export to a factor or export agent shall be 30 deemed to be delivery of goods for use or consumption outside of the Commonwealth.

31 5. Tangible personal property purchased with food coupons issued by the United States Department 32 of Agriculture under the Food Stamp Program or drafts issued through the Virginia Special 33 Supplemental Food Program for Women, Infants, and Children.

34 6. Tangible personal property purchased for use or consumption in the performance of maintenance 35 and repair services at Nuclear Regulatory Commission-licensed nuclear power plants located outside the 36 Commonwealth.

7. Beginning July 1, 1997, and ending July 1, 2006, a professional's provision of original, revised, 37 38 edited, reformatted or copied documents, including but not limited to documents stored on or transmitted 39 by electronic media, to its client or to third parties in the course of the professional's rendition of 40 services to its clientele.

41 8. (Effective until July 1, 2010) School lunches sold and served to pupils and employees of schools 42 and subsidized by government; school textbooks sold by a local board or authorized agency thereof; and 43 school textbooks sold for use by students attending a nonprofit college or other institution of learning, when sold (i) by such institution of learning or (ii) by any other dealer, when such textbooks have been 44 45 certified by a department or instructor of such institution of learning as required textbooks for students 46 attending courses at such institution.

47 8. (Effective July 1, 2010) School lunches sold and served to pupils and employees of schools and 48 subsidized by government; school textbooks sold by a local board or authorized agency thereof; and 49 school textbooks sold for use by students attending a college or other institution of learning, when sold (i) by such institution of learning or (ii) by any other dealer, when such textbooks have been certified 50 by a department or instructor of such institution of learning as required textbooks for students attending 51 52 courses at such institution.

53 9. Medicines, drugs, hypodermic syringes, artificial eyes, contact lenses, eyeglasses, eyeglass cases, 54 and contact lens storage containers when distributed free of charge, all solutions or sterilization kits or 55 other devices applicable to the wearing or maintenance of contact lenses or eyeglasses when distributed 56 free of charge, and hearing aids dispensed by or sold on prescriptions or work orders of licensed HB1298ER

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physicians, dentists, optometrists, opthalmologists, opticians, audiologists, hearing aid dealers and 57 58 fitters, nurse practitioners, physician assistants, and veterinarians; controlled drugs purchased for use by 59 a licensed physician, optometrist, licensed nurse practitioner, or licensed physician assistant in his professional practice, regardless of whether such practice is organized as a sole proprietorship, 60 61 partnership, or professional corporation, or any other type of corporation in which the shareholders and 62 operators are all licensed physicians, optometrists, licensed nurse practitioners, or licensed physician 63 assistants engaged in the practice of medicine, optometry, or nursing; medicines and drugs purchased for 64 use or consumption by a licensed hospital, nursing home, clinic, or similar corporation not otherwise 65 exempt under this section; and samples of prescription drugs and medicines and their packaging 66 distributed free of charge to authorized recipients in accordance with the federal Food, Drug, and Cosmetic Act (21 U.S.C.A. § 301 et seq., as amended). With the exceptions of those medicines and 67 drugs used for agricultural production animals that are exempt to veterinarians under subdivision 1 of 68 § 58.1-609.2, any veterinarian dispensing or selling medicines or drugs on prescription shall be deemed 69 70 to be the user or consumer of all such medicines and drugs.

71 10. Wheelchairs and parts therefor, braces, crutches, prosthetic devices, orthopedic appliances, 72 catheters, urinary accessories, other durable medical equipment and devices, and related parts and 73 supplies specifically designed for those products; and insulin and insulin syringes, and equipment, 74 devices or chemical reagents that may be used by a diabetic to test or monitor blood or urine, when 75 such items or parts are purchased by or on behalf of an individual for use by such individual. Durable 76 medical equipment is equipment that (i) can withstand repeated use, (ii) is primarily and customarily 77 used to serve a medical purpose, (iii) generally is not useful to a person in the absence of illness or 78 injury, and (iv) is appropriate for use in the home. 79

11. Drugs and supplies used in hemodialysis and peritoneal dialysis.

80 12. Special equipment installed on a motor vehicle when purchased by a handicapped person to 81 enable such person to operate the motor vehicle.

82 13. Special typewriters and computers and related parts and supplies specifically designed for those 83 products used by handicapped persons to communicate when such equipment is prescribed by a licensed 84 physician.

85 14. a. (i) Any nonprescription drugs and proprietary medicines purchased for the cure, mitigation, treatment, or prevention of disease in human beings and (ii) any samples of nonprescription drugs and 86 87 proprietary medicines distributed free of charge by the manufacturer, including packaging materials and 88 constituent elements and ingredients.

89 b. The terms "nonprescription drugs" and "proprietary medicines" shall be defined pursuant to 90 regulations promulgated by the Department of Taxation. The exemption authorized in this subdivision 91 shall not apply to cosmetics.

92 15. Tangible personal property withdrawn from inventory and donated to (i) an organization exempt 93 from taxation under 501(c)(3) of the Internal Revenue Code or (ii) the Commonwealth, any political 94 subdivision of the Commonwealth, or any school, agency, or instrumentality thereof.

95 16. Tangible personal property purchased by nonprofit churches that are exempt from taxation under 96 § 501(c)(3) of the Internal Revenue Code, or whose real property is exempt from local taxation pursuant to the provisions of § 58.1-3606, for use (i) in religious worship services by a congregation or church 97 98 membership while meeting together in a single location and (ii) in the libraries, offices, meeting or 99 counseling rooms or other rooms in the public church buildings used in carrying out the work of the church and its related ministries, including kindergarten, elementary and secondary schools. The 100 exemption for such churches shall also include baptistries; bulletins, programs, newspapers and 101 102 newsletters that do not contain paid advertising and are used in carrying out the work of the church; 103 gifts including food for distribution outside the public church building; food, disposable serving items, 104 cleaning supplies and teaching materials used in the operation of camps or conference centers by the 105 church or an organization composed of churches that are exempt under this subdivision and which are 106 used in carrying out the work of the church or churches; and property used in caring for or maintaining 107 property owned by the church including, but not limited to, mowing equipment; and building materials 108 installed by the church, and for which the church does not contract with a person or entity to have 109 installed, in the public church buildings used in carrying out the work of the church and its related 110 ministries, including, but not limited to worship services; administrative rooms; and kindergarten, 111 elementary, and secondary schools.

112 17. Medical products and supplies, which are otherwise taxable, such as bandages, gauze dressings, 113 incontinence products and wound-care products, when purchased by a Medicaid recipient through a 114 Department of Medical Assistance Services provider agreement.

18. Beginning July 1, 2007, and ending July 1, 2012, multifuel heating stoves used for heating an 115 individual purchaser's residence. "Multifuel heating stoves" are stoves that are capable of burning a wide 116 variety of alternative fuels, including, but not limited to, shelled corn, wood pellets, cherry pits, and 117

118 olive pits.

119 19. Fabrication of animal meat, grains, vegetables, or other foodstuffs when the purchaser (i) supplies 120 the foodstuffs and they are consumed by the purchaser or his family, (ii) is an organization exempt from 121 taxation under § 501(c)(3) or (c)(4) of the Internal Revenue Code, or (iii) donates the foodstuffs to an 122 organization exempt from taxation under § 501(c)(3) or (c)(4) of the Internal Revenue Code.

123 20. Beginning July 1, 2010, and ending June 30, 2020, computer equipment purchased or leased for 124 the processing, storage, retrieval, or communication of data, including but not limited to servers, routers, 125 connections, and other enabling hardware, provided that such computer equipment is purchased or leased 126 for use in a data center that (a) is located in a Virginia locality, (b) results in a new capital investment 127 on or after July 1, 2009, of at least \$150 million, and (c) results in the creation on or after July 1, 2009, 128 of at least 50 new jobs associated with the operation or maintenance of the data center provided that 129 such jobs pay at least one and one half times the prevailing average wage in that locality. The requirement of at least 50 new jobs is reduced to 25 new jobs if the data center is located in a locality that has an unemployment rate for the preceding year of at least 150 percent higher than the average 130 131 statewide unemployment rate for such year as determined by the Virginia Economic Development 132 133 Partnership or is located in an enterprise zone. Prior to claiming such exemption, any qualifying person 134 claiming the exemption must enter into a memorandum of understanding with the Virginia Economic 135 Development Partnership Authority that at a minimum provides the details for determining the amount 136 of capital investments made and the number of new jobs created, the timeline for achieving the capital 137 investment and new job goals, the repayment obligations should those goals not be achieved, and any 138 conditions under which repayment by the qualifying person claiming the exemption may be required. In 139 addition, the exemption shall apply to any such computer equipment purchased or leased to upgrade, 140 supplement, or replace computer equipment purchased or leased in the initial investment. The exemption 141 shall not apply to any computer software otherwise taxable under Chapter 6 of Title 58.1, Code of Virginia (§ 58.1-600 et seq.) that is sold or leased separately from the computer equipment, nor shall it 142 143 apply to general building improvements or fixtures.