# 2011 RECONVENED SESSION

#### REENROLLED

[H 1822]

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-3245.12 of the Code of Virginia and to amend the Code of Virginia 3 by adding in Article 2 of Chapter 35 of Title 58.1 a section numbered 58.1-3508.4 and by adding in 4 Chapter 38 of Title 58.1 an article numbered 12, consisting of a section numbered 58.1-3853, 5 relating to local tax and other local incentives for the design, development, or production of

6 materials, components, or equipment used for national defense.

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## Approved

9 Be it enacted by the General Assembly of Virginia:

10 1. That § 58.1-3245.12 of the Code of Virginia is amended and reenacted and that the Code of Virginia is amended by adding in Article 2 of Chapter 35 of Title 58.1 a section numbered 58.1-3508.4 and by adding in Chapter 38 of Title 58.1 an article numbered 12, consisting of a 11 12 section numbered 58.1-3853, as follows: 13

14 § 58.1-3245.12. Local enterprise zone program for technology zones.

15 The governing body of any county, city, or town may also adopt a local enterprise zone development taxation program for a technology zone, as described in § 58.1-3850, or a defense production zone, as 16 17 described in § 58.1-3853, located within its boundaries, regardless of whether such technology zone or defense production zone has been designated by the Governor as an enterprise zone pursuant to Chapter 18 19 49 (§ 59.1-538 et seq.) of Title 59.1. Such program for a technology zone or defense production zone 20 shall be adopted by local ordinance. All other provisions in this article as they relate to a local enterprise zone development taxation program for enterprise zones shall apply to such program for 21 22 technology or defense production zones.

23 § 58.1-3508.4. Separate classification of machinery and tools used in manufacturing or processing 24 materials, components, or equipment for national defense.

25 Machinery and tools, including repair and replacement parts, designed and used directly in 26 manufacturing or processing materials, components, or equipment for national defense are hereby 27 declared to be a separate class of property and shall constitute a classification for local taxation 28 separate from other classifications of machinery and tools as defined in § 58.1-3507. The governing 29 body of any county, city, or town may levy a tax on such machinery and tools at a different rate from 30 that levied on other machinery and tools. The rate of tax imposed by the county, city, or town on such 31 machinery and tools shall not exceed that applicable to the general class of machinery and tools. 32

Article 12.

## Local Defense Production Zone.

§ 58.1-3853. Creation of local defense production zones.

A. As used in this section, unless the context requires a different meaning:

"Defense production business" means a business engaged in the design, development, or production 36 37 of materials, components, or equipment required to meet the needs of national defense. A locality may 38 also include as a defense production business any business that performs functions ancillary to or in 39 support of the design, development, or production of such materials, components, or equipment.

40 B. Any city, county, or town may establish, by ordinance, one or more defense production zones. 41 Each locality may grant incentives and provide certain regulatory flexibility in a defense production 42 zone.

43 C. The incentives may be provided to defense production businesses located in a defense production zone for up to 20 years and may include, but not be limited to (i) reduction of permit fees, (ii) reduction 44 45 of user fees, and (iii) reduction of any type of gross receipts tax. In addition, local governing bodies are authorized to enter into agreements for the payment of economic development incentive grants to defense production businesses located in defense production zones with payment of the grants 46 47 48 conditioned upon the businesses making certain real property or capital investments, creating and 49 maintaining new jobs, or performing or meeting other economic development objectives.

50 D. The governing body may also provide for regulatory flexibility in such zone that may include, but 51 not be limited to (i) special zoning for the district, (ii) permit process reform, (iii) exemption from ordinances, and (iv) any other incentive adopted by ordinance, which shall be binding upon the locality 52 53 for a period of up to 20 years.

54 E. Each locality establishing a defense production zone pursuant to this section may also adopt a 55 local enterprise zone development taxation program for the defense production zone as provided in 56 § 58.1-3245.12.

57 F. The establishment of a defense production zone shall not preclude the area from also being 58 designated as an enterprise zone.