## 2011 SESSION

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1	HOUSE BILL NO. 2299
2	Offered January 12, 2011
3	Prefiled January 12, 2011
4	A BILL to amend and reenact §§ 58.1-320, 58.1-611.1, and 58.1-638 of the Code of Virginia, relating to
5	restructuring the individual income tax brackets and eliminating the state sales and use tax on food
6 7	purchased for human consumption.
/	Patron—Englin
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<b>9</b>	Referred to Committee on Finance
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11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 58.1-320, 58.1-611.1, and 58.1-638 of the Code of Virginia are amended and reenacted
13	as follows:
14 15	§ 58.1-320. Imposition of tax. A tax is hereby annually imposed on the Virginia taxable income for each taxable year of every
15 16	individual as follows:
17	Two percent on income not exceeding \$3,000;
18	Three percent on income in excess of \$3,000, but not in excess of \$5,000;
19	Five percent on income in excess of \$5,000, but not in excess of \$12,000 for taxable years beginning
20	before January 1, 1987;
21	Five percent on income in excess of \$5,000 but not in excess of \$14,000 for taxable years beginning
22 23	January 1, 1987, through December 31, 1987; Five percent on income in excess of \$5,000 but not in excess of \$15,000 for taxable years beginning
23 24	January 1, 1988, through December 31, 1988;
25	Five percent on income in excess of \$5,000 but not in excess of \$16,000 for taxable years beginning
26	January 1, 1989, through December 31, 1989;
27	Five percent on income in excess of \$5,000 but not in excess of \$17,000 for taxable years beginning
28	January 1, 1990, through December 31, 2011;
29 30	Five percent on income in excess of \$5,000 but not in excess of \$20,000 for taxable years beginning
30 31	January 1, 2012; Five and three-quarters percent on income in excess of \$12,000 for taxable years beginning before
32	January 1, 1987;
33	Five and three-quarters percent on income in excess of \$14,000 for taxable years beginning January
34	1, 1987, through December 31, 1987;
35	Five and three-quarters percent on income in excess of \$15,000 for taxable years beginning January
36 37	1, 1988, through December 31, 1988; Five and three guarters percent on income in excess of \$16,000 for taxable years beginning January.
37 38	Five and three-quarters percent on income in excess of \$16,000 for taxable years beginning January 1, 1989, through December 31, 1989; and
<b>39</b>	Five and three-quarters percent on income in excess of \$17,000 for taxable years beginning on and
40	after January 1, 1990, through December 31, 2011;
41	Five and three-quarters percent on income in excess of \$20,000 but not in excess of \$300,000 for
42	taxable years beginning January 1, 2012; and
43 44	Six and three-quarters percent on income in excess of \$300,000 for taxable years beginning January 1, 2012.
45	§ 58.1-611.1. Rate of tax on sales of food purchased for human consumption.
46	A. The tax imposed by under §§ 58.1-603 and 58.1-604 shall not be imposed on food purchased for
47	human consumption shall be levied and distributed as follows: beginning July 1, 2012.
48	1. From January 1, 2000, through midnight on June 30, 2005, the tax rate on such food shall be
<b>49</b>	three percent of the gross sales price. The revenue from the tax shall be distributed as follows: (i) the
50 51	revenue from the tax at the rate of one-half percent shall be distributed as provided in subsection A of \$ 58,1,638, (ii) the revenue from the tax at the rate of one percent shall be distributed as provided in
51 52	§ 58.1-638, (ii) the revenue from the tax at the rate of one percent shall be distributed as provided in subsections B, C and D of § 58.1-638, and (iii) the revenue from the tax at the rate of one and one-half
53	percent shall be used for general fund purposes.
54	2. On and after July 1, 2005, the tax rate on such food shall be one and one-half percent of the gross
55	sales price. The revenue from the tax shall be distributed as follows: (i) the revenue from the tax at the
56 57	rate of one-half percent shall be distributed as provided in subsection A of § 58.1-638 and (ii) the
57 58	revenue from the tax at the rate of one percent shall be distributed as provided in subsections B, C and D of $\frac{558.1-638}{58.1-638}$ .
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59 B. The provisions of this section shall not affect the imposition of tax on food purchased for human 60 consumption pursuant to §§ 58.1-605 and 58.1-606.

C. As used in this section, "food purchased for human consumption" has the same meaning as "food" 61 62 defined in the Food Stamp Act of 1977, 7 U.S.C. § 2012, as amended, and federal regulations adopted 63 pursuant to that Act, except it shall not include seeds and plants which produce food for human 64 consumption. For the purpose of this section, "food purchased for human consumption" shall not include 65 food sold by any retail establishment where the gross receipts derived from the sale of food prepared by such retail establishment for immediate consumption on or off the premises of the retail establishment 66 constitutes more than 80 percent of the total gross receipts of that retail establishment, including but not 67 limited to motor fuel purchases, regardless of whether such prepared food is consumed on the premises 68 of that retail establishment. For purposes of this section, "retail establishment" means each place of business for which any "dealer," as defined in § 58.1-612, is required to apply for and receive a 69 70 71 certificate of registration pursuant to § 58.1-613.

§ 58.1-638. Disposition of state sales and use tax revenue; localities' share; Game Protection Fund.

73 A. The Comptroller shall designate a specific revenue code number for all the state sales and use tax 74 revenue collected under the preceding sections of this chapter.

75 1. The sales and use tax revenue generated by the one-half a 0.575 percent sales and use tax increase enacted by the 1986 Special Session of the General Assembly shall be paid, in the manner hereinafter 76 77 provided in this section, to the Transportation Trust Fund as defined in § 33.1-23.03:1. Of the funds paid 78 to the Transportation Trust Fund, an aggregate of 4.2 percent shall be set aside as the Commonwealth Port Fund as provided in this section; an aggregate of 2.4 percent shall be set aside as the 79 80 Commonwealth Airport Fund as provided in this section; and an aggregate of 14.5 percent in fiscal year 1998-1999 and 14.7 percent in fiscal year 1999-2000 and thereafter shall be set aside as the Commonwealth Mass Transit Fund as provided in this section. The Fund's share of such net revenue 81 82 shall be computed as an estimate of the net revenue to be received into the state treasury each month, 83 and such estimated payment shall be adjusted for the actual net revenue received in the preceding 84 85 month. All payments shall be made to the Fund on the last day of each month.

86 2. There is hereby created in the Department of the Treasury a special nonreverting fund which shall 87 be a part of the Transportation Trust Fund and which shall be known as the Commonwealth Port Fund.

88 a. The Commonwealth Port Fund shall be established on the books of the Comptroller and the funds 89 remaining in such Fund at the end of a biennium shall not revert to the general fund but shall remain in 90 the Fund. Interest earned on such funds shall remain in the Fund and be credited to it. Funds may be 91 paid to any authority, locality or commission for the purposes hereinafter specified.

92 b. The amounts allocated pursuant to this section shall be allocated by the Commonwealth Transportation Board to the Board of Commissioners of the Virginia Port Authority to be used to 93 94 support port capital needs and the preservation of existing capital needs of all ocean, river, or tributary 95 ports within the Commonwealth.

c. Commonwealth Port Fund revenue shall be allocated by the Board of Commissioners to the 96 97 Virginia Port Authority in order to foster and stimulate the flow of maritime commerce through the 98 ports of Virginia, including but not limited to the ports of Richmond, Hopewell and Alexandria.

99 3. There is hereby created in the Department of the Treasury a special nonreverting fund which shall be part of the Transportation Trust Fund and which shall be known as the Commonwealth Airport Fund. 100 101 The Commonwealth Airport Fund shall be established on the books of the Comptroller and any funds 102 remaining in such Fund at the end of a biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on the funds shall be credited to the Fund. The funds so allocated shall be 103 allocated by the Commonwealth Transportation Board to the Virginia Aviation Board. The funds shall 104 be allocated by the Virginia Aviation Board to any Virginia airport which is owned by the 105 Commonwealth, a governmental subdivision thereof, or a private entity to which the public has access 106 107 for the purposes enumerated in § 5.1-2.16, or is owned or leased by the Metropolitan Washington 108 Airports Authority (MWAA), as follows:

109 Any new funds in excess of \$12.1 million which are available for allocation by the Virginia Aviation 110 Board from the Commonwealth Transportation Fund, shall be allocated as follows: 60 percent to 111 MWAA, up to a maximum annual amount of \$2 million, and 40 percent to air carrier airports as provided in subdivision A 3 a. Except for adjustments due to changes in enplaned passengers, no air 112 113 carrier airport sponsor, excluding MWAA, shall receive less funds identified under subdivision A 3 a 114 than it received in fiscal year 1994-1995. 115

Of the remaining amount:

a. Forty percent of the funds shall be allocated to air carrier airports, except airports owned or leased 116 117 by MWAA, based upon the percentage of enplanements for each airport to total enplanements at all air carrier airports, except airports owned or leased by MWAA. No air carrier airport sponsor, however, 118 119 shall receive less than \$50,000 nor more than \$2 million per year from this provision.

b. Forty percent of the funds shall be allocated by the Aviation Board for air carrier and reliever 120

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121 airports on a discretionary basis, except airports owned or leased by MWAA.

122 c. Twenty percent of the funds shall be allocated by the Aviation Board for general aviation airports123 on a discretionary basis.

4. There is hereby created in the Department of the Treasury a special nonreverting fund which shall
be a part of the Transportation Trust Fund and which shall be known as the Commonwealth Mass
Transit Fund.

a. The Commonwealth Mass Transit Fund shall be established on the books of the Comptroller and any funds remaining in such Fund at the end of the biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on such funds shall be credited to the Fund. Funds may be paid to any local governing body, transportation district commission, or public service corporation for the purposes hereinafter specified.

132 b. The amounts allocated pursuant to this section shall be used to support the public transportation 133 administrative costs and the costs borne by the locality for the purchase of fuels, lubricants, tires and 134 maintenance parts and supplies for public transportation at a state share of 80 percent in 2002 and 95 135 percent in 2003 and succeeding years. These amounts may be used to support up to 95 percent of the 136 local or nonfederal share of capital project costs for public transportation and ridesharing equipment, facilities, and associated costs. Capital costs may include debt service payments on local or agency 137 138 transit bonds. The term "borne by the locality" means the local share eligible for state assistance 139 consisting of costs in excess of the sum of fares and other operating revenues plus federal assistance 140 received by the locality.

c. Commonwealth Mass Transit Fund revenue shall be allocated by the CommonwealthTransportation Board as follows:

(1) Funds for special programs, which shall include ridesharing, experimental transit, and technical
 assistance, shall not exceed 1.5 percent of the Fund.

(2) The Board may allocate these funds to any locality or planning district commission to finance up
to 80 percent of the local share of all costs associated with the development, implementation, and
continuation of ridesharing programs.

(3) Funds allocated for experimental transit projects may be paid to any local governing body,
 transportation district commission, or public corporation or may be used directly by the Department of
 Rail and Public Transportation for the following purposes:

(a) To finance up to 95 percent of the capital costs related to the development, implementation and promotion of experimental public transportation and ridesharing projects approved by the Board.

(b) To finance up to 95 percent of the operating costs of experimental mass transportation andridesharing projects approved by the Board for a period of time not to exceed 12 months.

(c) To finance up to 95 percent of the cost of the development and implementation of any other
 project designated by the Board where the purpose of such project is to enhance the provision and use
 of public transportation services.

d. Funds allocated for public transportation promotion and operation studies may be paid to any local governing body, planning district commission, transportation district commission, or public transit corporation, or may be used directly by the Department of Rail and Public Transportation for the following purposes and aid of public transportation services:

(1) At the approval of the Board to finance a program administered by the Department of Rail and
 Public Transportation designed to promote the use of public transportation and ridesharing throughout
 Virginia.

(2) To finance up to 50 percent of the local share of public transportation operations planning and technical study projects approved by the Board.

e. At least 73.5 percent of the Fund shall be distributed to each transit property in the same proportion as its operating expenses bear to the total statewide operating expenses and shall be spent for the purposes specified in subdivision 4 b.

170 f. The remaining 25 percent shall be distributed for capital purposes on the basis of 95 percent of the 171 nonfederal share for federal projects and 95 percent of the total costs for nonfederal projects. In the 172 event that total capital funds available under this subdivision are insufficient to fund the complete list of 173 eligible projects, the funds shall be distributed to each transit property in the same proportion that such 174 capital expenditure bears to the statewide total of capital projects. Prior to the annual adoption of the 175 Six-Year Improvement Program, the Commonwealth Transportation Board may allocate up to 20 percent 176 of the funds in the Commonwealth Mass Transit Fund designated for capital purposes to transit 177 operating assistance if operating funds for the next fiscal year are estimated to be less than the current 178 fiscal year's allocation, to attempt to maintain transit operations at approximately the same level as the 179 previous fiscal year.

g. There is hereby created in the Department of the Treasury a special nonreverting fund known asthe Commonwealth Transit Capital Fund. The Commonwealth Transit Capital Fund shall be part of the

182 Commonwealth Mass Transit Fund. The Commonwealth Transit Capital Fund subaccount shall be 183 established on the books of the Comptroller and consist of such moneys as are appropriated to it by the 184 General Assembly and of all donations, gifts, bequests, grants, endowments, and other moneys given, 185 bequeathed, granted, or otherwise made available to the Commonwealth Transit Capital Fund. Any funds remaining in the Commonwealth Transit Capital Fund at the end of the biennium shall not revert to the 186 187 general fund, but shall remain in the Commonwealth Transit Capital Fund. Interest earned on funds 188 within the Commonwealth Transit Capital Fund shall remain in and be credited to the Commonwealth 189 Transit Capital Fund. Proceeds of the Commonwealth Transit Capital Fund may be paid to any political 190 subdivision, another public entity created by an act of the General Assembly, or a private entity as 191 defined in § 56-557 and for purposes as enumerated in subdivision 4c of § 33.1-269 or expended by the 192 Department of Rail and Public Transportation for the purposes specified in this subdivision. Revenues of 193 the Commonwealth Transit Capital Fund shall be used to support capital expenditures involving the 194 establishment, improvement, or expansion of public transportation services through specific projects approved by the Commonwealth Transportation Board. Projects financed by the Commonwealth Transit 195 196 Capital Fund shall receive local, regional or private funding for at least 20 percent of the nonfederal 197 share of the total project cost.

198 5. Funds for Metro shall be paid by the Northern Virginia Transportation Commission (NVTC) to the
199 Washington Metropolitan Area Transit Authority (WMATA) and be a credit to the Counties of
200 Arlington and Fairfax and the Cities of Alexandria, Falls Church and Fairfax in the following manner:

a. Local obligations for debt service for WMATA rail transit bonds apportioned to each locality
using WMATA's capital formula shall be paid first by NVTC. NVTC shall use 95 percent state aid for
these payments.

b. The remaining funds shall be apportioned to reflect WMATA's allocation formulas by using the
related WMATA-allocated subsidies and relative shares of local transit subsidies. Capital costs shall
include 20 percent of annual local bus capital expenses. Hold harmless protections and obligations for
NVTC's jurisdictions agreed to by NVTC on November 5, 1998, shall remain in effect.

Appropriations from the Commonwealth Mass Transit Fund are intended to provide a stable and reliable source of revenue as defined by Public Law 96-184.

B. The sales and use tax revenue generated by a one 1.149 percent sales and use tax shall be
distributed among the counties and cities of this Commonwealth in the manner provided in subsections
C and D.

C. The localities' share of the net revenue distributable under this section among the counties and cities shall be apportioned by the Comptroller and distributed among them by warrants of the Comptroller drawn on the Treasurer of Virginia as soon as practicable after the close of each month during which the net revenue was received into the state treasury. The distribution of the localities' share of such net revenue shall be computed with respect to the net revenue received into the state treasury during each month, and such distribution shall be made as soon as practicable after the close of each such month.

D. The net revenue so distributable among the counties and cities shall be apportioned and 220 221 distributed upon the basis of the latest yearly estimate of the population of cities and counties ages five 222 to 19, provided by the Weldon Cooper Center for Public Service of the University of Virginia. Such 223 population estimate produced by the Weldon Cooper Center for Public Service of the University of 224 Virginia shall account for persons who are domiciled in orphanages or charitable institutions or who are 225 dependents living on any federal military or naval reservation or other federal property within the school 226 division in which the institutions or federal military or naval reservation or other federal property is 227 located. Such population estimate produced by the Weldon Cooper Center for Public Service of the 228 University of Virginia shall account for members of the military services who are under 20 years of age 229 within the school division in which the parents or guardians of such persons legally reside. Such population estimate produced by the Weldon Cooper Center for Public Service of the University of 230 231 Virginia shall account for persons who are confined in state hospitals, state training schools or state 232 training centers for the mentally retarded, mental institutions, or state or federal correctional institutions 233 or who attend the Virginia School for the Deaf and the Blind within the school division in which the 234 parents or guardians of such persons legally reside. Such population estimate produced by the Weldon 235 Cooper Center for Public Service of the University of Virginia shall account for persons who attend 236 institutions of higher education within the school division in which the student's parents or guardians 237 legally reside. To such estimate, the Department of Education shall add the population of students with 238 disabilities, ages two through four and 20 through 21, as provided to the Department of Education by 239 school divisions. The revenue so apportionable and distributable is hereby appropriated to the several counties and cities for maintenance, operation, capital outlays, debt and interest payments, or other 240 241 expenses incurred in the operation of the public schools, which shall be considered as funds raised from 242 local resources. In any county, however, wherein is situated any incorporated town constituting a school 243 division, the county treasurer shall pay into the town treasury for maintenance, operation, capital outlays, 244 debt and interest payments, or other expenses incurred in the operation of the public schools, the proper 245 proportionate amount received by him in the ratio that the school population of such town bears to the 246 school population of the entire county. If the school population of any city or of any town constituting a 247 school division is increased by the annexation of territory since the last estimate of school population 248 provided by the Weldon Cooper Center for Public Service, such increase shall, for the purposes of this 249 section, be added to the school population of such city or town as shown by the last such estimate and a 250 proper reduction made in the school population of the county or counties from which the annexed 251 territory was acquired.

252 E. Beginning July 1, 2000, of the remaining sales and use tax revenue, the revenue generated by a 253 two percent sales and use tax, up to an annual amount of \$13 million, collected from the sales of 254 hunting equipment, auxiliary hunting equipment, fishing equipment, auxiliary fishing equipment, 255 wildlife-watching equipment, and auxiliary wildlife-watching equipment in Virginia, as estimated by the 256 most recent U.S. Department of the Interior, Fish and Wildlife Service and U.S. Department of Commerce, Bureau of the Census National Survey of Fishing, Hunting, and Wildlife-Associated 257 258 Recreation, shall be paid into the Game Protection Fund established under § 29.1-101 and shall be used, 259 in part, to defray the cost of law enforcement. Not later than 30 days after the close of each quarter, the 260 Comptroller shall transfer to the Game Protection Fund the appropriate amount of collections to be dedicated to such Fund. At any time that the balance in the Capital Improvement Fund, established 261 under § 29.1-101.1, is equal to or in excess of \$35 million, any portion of sales and use tax revenues 262 263 that would have been transferred to the Game Protection Fund, established under § 29.1-101, in excess 264 of the net operating expenses of the Board, after deduction of other amounts which accrue to the Board 265 and are set aside for the Game Protection Fund, shall remain in the general fund until such time as the 266 balance in the Capital Improvement Fund is less than \$35 million.

F. 1. Of the net revenue generated from the one-half percent increase in the rate of the state sales 267 268 and use tax effective August 1, 2004, pursuant to enactments of the 2004 Special Session I of the 269 General Assembly, the Comptroller shall transfer from the general fund of the state treasury to the 270 Public Education Standards of Quality/Local Real Estate Property Tax Relief Fund established under 271 § 58.1-638.1 an amount equivalent to one-half of the net revenue generated from such one-half percent 272 increase as provided in this subdivision. The transfers to the Public Education Standards of 273 Quality/Local Real Estate Property Tax Relief Fund under this subdivision shall be for one-half of the 274 net revenue generated (and collected in the succeeding month) from such one-half percent increase for 275 the month of August 2004 and for each month thereafter.

276 2. For the purposes of the Comptroller making the required transfers under subdivision 1, the Tax
277 Commissioner shall make a written certification to the Comptroller no later than the twenty-fifth of each
278 month certifying the sales and use tax revenues generated in the preceding month. Within three calendar
279 days of receiving such certification, the Comptroller shall make the required transfers to the Public
280 Education Standards of Quality/Local Real Estate Property Tax Relief Fund.

**281** G. If errors are made in any distribution, or adjustments are otherwise necessary, the errors shall be corrected and adjustments made in the distribution for the next quarter or for subsequent quarters.

H. The term "net revenue," as used in this section, means the gross revenue received into the general
fund or the Transportation Trust Fund of the state treasury under the preceding sections of this chapter,
less refunds to taxpayers.