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1	HOUSE BILL NO. 1399
2 3	Offered January 9, 2013
3	Prefiled December 17, 2012
4	A BILL to amend and reenact § 58.1-609.3 of the Code of Virginia, relating to sales and use tax
5	exemption; pollution control equipment and facilities.
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-	Patron—Ware, R.L.
7 8	Referred to Committee on Finance
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 58.1-609.3 of the Code of Virginia is amended and reenacted as follows:
12	§ 58.1-609.3. Commercial and industrial exemptions.
13	The tax imposed by this chapter or pursuant to the authority granted in §§ 58.1-605 and 58.1-606
14	shall not apply to the following:
15	1. Personal property purchased by a contractor which is used solely in another state or in a foreign
16	country, which could be purchased by such contractor for such use free from sales tax in such other
17	state or foreign country, and which is stored temporarily in Virginia pending shipment to such state or
18	country.
19 20	2. (i) Industrial materials for future processing, manufacturing, refining, or conversion into articles of tangible personal property for resale where such industrial materials either enter into the production of or
20 21	become a component part of the finished product; (ii) industrial materials that are coated upon or
22	impregnated into the product at any stage of its being processed, manufactured, refined, or converted for
23	resale; (iii) machinery or tools or repair parts therefor or replacements thereof, fuel, power, energy, or
24	supplies, used directly in processing, manufacturing, refining, mining or converting products for sale or
25	resale; (iv) materials, containers, labels, sacks, cans, boxes, drums or bags for future use for packaging
26	tangible personal property for shipment or sale; or (v) equipment, printing or supplies used directly to
27	produce a publication described in subdivision 3 of § 58.1-609.6 whether it is ultimately sold at retail or
28	for resale or distribution at no cost. Machinery, tools and equipment, or repair parts therefor or
29 20	replacements thereof, shall be exempt if the preponderance of their use is directly in processing,
30 31	manufacturing, refining, mining or converting products for sale or resale. The provisions of this subsection do not apply to the drilling or extraction of oil, gas, natural gas and coalbed methane gas. In
31 32	addition, the exemption provided herein shall not be applicable to any machinery, tools, and equipment,
33	or any other tangible personal property used by a public service corporation in the generation of electric
34	power, except for raw materials that are inputs to production of electricity, including fuel.
35	3. Tangible personal property sold or leased to a public service corporation engaged in business as a
36	common carrier of property or passengers by railway, for use or consumption by such common carrier
37	directly in the rendition of its public service.
38	4. Ships or vessels, or repairs and alterations thereof, used or to be used exclusively or principally in
<b>39</b>	interstate or foreign commerce; fuel and supplies for use or consumption aboard ships or vessels plying
40 41	the high seas, either in intercoastal trade between ports in the Commonwealth and ports in other states of the United States or its territories or possessions, or in foreign commerce between ports in the
42	Commonwealth and ports in foreign countries, when delivered directly to such ships or vessels; or
43	tangible personal property used directly in the building, conversion or repair of the ships or vessels
44	covered by this subdivision. This exemption shall include dredges, their supporting equipment, attendant
45	vessels, and fuel and supplies for use or consumption aboard such vessels, provided the dredges are used
46	exclusively or principally in interstate or foreign commerce.
47	5. Tangible personal property purchased for use or consumption directly and exclusively in basic
48	research or research and development in the experimental or laboratory sense.
49 50	6. Tangible personal property sold or leased to an airline operating in intrastate, interstate or foreign
50 51	commerce as a common carrier providing scheduled air service on a continuing basis to one or more
51 52	Virginia airports at least one day per week, for use or consumption by such airline directly in the rendition of its common carrier service.
52 53	7. Meals furnished by restaurants or food service operators to employees as a part of wages.
54	8. Tangible personal property including machinery and tools, repair parts or replacements thereof,
55	and supplies and materials used directly in maintaining and preparing textile products for rental or
56	leasing by an industrial processor engaged in the commercial leasing or renting of laundered textile
57	products.
58	9. (i) Certified pollution control equipment and facilities as defined in § 58.1-3660, except for any

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59 equipment that has not been certified to the Department of Taxation by a state certifying authority 60

pursuant to such section and (ii) effective retroactive to July 1, 1994, and ending July 1, 2006, certified pollution control equipment and facilities as defined in § 58.1-3660 and which, in accordance with such 61

62 section, have been certified by the Department of Mines, Minerals and Energy for coal, oil and gas

63 production, including gas, natural gas, and coalbed methane gas.

64 10. Parts, tires, meters and dispatch radios sold or leased to taxicab operators for use or consumption 65 directly in the rendition of their services.

66 11. High speed electrostatic duplicators or any other duplicators which have a printing capacity of 4,000 impressions or more per hour purchased or leased by persons engaged primarily in the printing or 67 68 photocopying of products for sale or resale.

12. From July 1, 1994, and ending July 1, 2016, raw materials, fuel, power, energy, supplies, machinery or tools or repair parts therefor or replacements thereof, used directly in the drilling, 69 70 extraction, or processing of natural gas or oil and the reclamation of the well area. For the purposes of this section, the term "natural gas" shall mean "gas," "natural gas," and "coalbed methane gas" as defined in § 45.1-361.1. For the purposes of this section, "drilling," "extraction," and "processing" shall 71 72 73 74 include production, inspection, testing, dewatering, dehydration, or distillation of raw natural gas into a 75 usable condition consistent with commercial practices, and the gathering and transportation of raw natural gas to a facility wherein the gas is converted into such a usable condition. Machinery, tools and 76 77 equipment, or repair parts therefor or replacements thereof, shall be exempt if the preponderance of their 78 use is directly in the drilling, extraction, refining, or processing of natural gas or oil for sale or resale, or 79 in well area reclamation activities required by state or federal law.

80 13. Beginning July 1, 1997, (i) the sale, lease, use, storage, consumption, or distribution of an orbital 81 or suborbital space facility, space propulsion system, space vehicle, satellite, or space station of any kind possessing space flight capability, including the components thereof, irrespective of whether such 82 83 facility, system, vehicle, satellite, or station is returned to this Commonwealth for subsequent use, 84 storage or consumption in any manner when used to conduct spaceport activities; (ii) the sale, lease, use, 85 storage, consumption or distribution of tangible personal property placed on or used aboard any orbital or suborbital space facility, space propulsion system, space vehicle, satellite or space station of any kind, 86 87 irrespective of whether such tangible personal property is returned to this Commonwealth for subsequent 88 use, storage or consumption in any manner when used to conduct spaceport activities; (iii) fuels of such 89 quality not adapted for use in ordinary vehicles, being produced for, sold and exclusively used for space 90 flight when used to conduct spaceport activities; (iv) the sale, lease, use, storage, consumption or 91 distribution of machinery and equipment purchased, sold, leased, rented or used exclusively for spaceport activities and the sale of goods and services provided to operate and maintain launch facilities, 92 93 launch equipment, payload processing facilities and payload processing equipment used to conduct 94 spaceport activities.

95 For purposes of this subdivision, "spaceport activities" means activities directed or sponsored at a 96 facility owned, leased, or operated by or on behalf of the Virginia Commercial Space Flight Authority.

97 The exemptions provided by this subdivision shall not be denied by reason of a failure, 98 postponement or cancellation of a launch of any orbital or suborbital space facility, space propulsion 99 system, space vehicle, satellite or space station of any kind or the destruction of any launch vehicle or 100 any components thereof.

101 14. Semiconductor cleanrooms or equipment, fuel, power, energy, supplies, or other tangible personal 102 property used primarily in the integrated process of designing, developing, manufacturing, or testing a 103 semiconductor product, a semiconductor manufacturing process or subprocess, or semiconductor 104 equipment without regard to whether the property is actually contained in or used in a cleanroom 105 environment, touches the product, is used before or after production, or is affixed to or incorporated into 106 real estate. 107

15. Semiconductor wafers for use or consumption by a semiconductor manufacturer.

16. Railroad rolling stock when sold or leased by the manufacturer thereof.

109 17. Computer equipment purchased or leased on or before June 30, 2011, used in data centers 110 located in a Virginia locality having an unemployment rate above 4.9 percent for the calendar quarter 111 ending November 2007, for the processing, storage, retrieval, or communication of data, including but 112 not limited to servers, routers, connections, and other enabling hardware when part of a new investment 113 of at least \$75 million in such exempt property, when such investment results in the creation of at least 100 new jobs paying at least twice the prevailing average wage in that locality, so long as such 114 115 investment was made in accordance with a memorandum of understanding with the Virginia Economic Development Partnership Authority entered into or amended between January 1, 2008, and December 116 117 31, 2008. The exemption shall also apply to any such computer equipment purchased or leased to upgrade, add to, or replace computer equipment purchased or leased in the initial investment. The 118 119 exemption shall not apply to any computer software sold separately from the computer equipment, nor 120 shall it apply to general building improvements or fixtures.

equipment or enabling software purchased or leased for the processing, storage, retrieval, or communication of data, including but not limited to servers, routers, connections, and other enabling hardware, including chillers and backup generators used or to be used in the operation of the equipment exempted in this paragraph, provided that such computer equipment or enabling software is purchased or leased for use in a data center that (i) is located in a Virginia locality, (ii) results in a new capital investment on or after January 1, 2009, of at least \$150 million, and (iii) results in the creation on or after July 1, 2009, of at least 50 new jobs by the data center operator and the tenants of the data center, collectively, associated with the operation or maintenance of the data center provided that 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 of the average statewide unemployment rate for such year as determined by the Virginia Economic Development Partnership or is located in an enterprise zone. This exemption applies to the data center operator and the tenants of the data center if they collectively meet the requirements listed in this section. Prior to claiming such exemption, any qualifying person claiming the exemption, including a data center operator on behalf of itself and its tenants, must enter into a memorandum of understanding with the Virginia Economic Development Partnership Authority that at a minimum provides the details for determining the amount of capital investment made and the number of new jobs created, the timeline for achieving the capital investment and new job goals, the repayment obligations should those goals not be achieved, and any conditions under which repayment by the qualifying data center or data center tenant claiming the exemption may be required. In addition, the exemption shall apply to any such computer equipment or enabling software purchased or leased to upgrade, supplement, or replace computer equipment or enabling software purchased or leased in the initial investment. The exemption shall not apply to any other computer software otherwise taxable under Chapter 6 of Title 58.1 that is sold or leased separately HB1399 from the computer equipment, nor shall it apply to general building improvements or other fixtures. 18. (Effective June 30, 2020) Beginning July 1, 2010, and ending June 30, 2020, computer equipment or enabling software purchased or leased for the processing, storage, retrieval, or communication of data, including but not limited to servers, routers, connections, and other enabling hardware, including chillers and backup generators used or to be used in the operation of the equipment exempted in this paragraph, provided that such computer equipment or enabling software is purchased or leased for use in a data center that (i) is located in a Virginia locality, (ii) results in a new capital investment on or after January 1, 2009, of at least \$150 million, and (iii) results in the creation on or after July 1, 2009, of at least 50 new jobs associated with the operation or maintenance of the data center provided that 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 of the average statewide unemployment rate for such year as determined by the Virginia Economic Development Partnership or is located in an enterprise zone. Prior to claiming such exemption, any qualifying person claiming the exemption must enter into a memorandum of understanding with the Virginia Economic Development Partnership Authority that at a minimum provides the details for determining the amount of capital investment made and the number of new jobs created, the timeline for achieving the capital investment and new job goals, the repayment obligations should those goals not be achieved, and any conditions under which repayment by the qualifying person claiming the exemption may be required. In addition, the exemption shall apply to any such computer equipment or enabling software purchased or

165 leased to upgrade, supplement, or replace computer equipment or enabling software purchased or leased 166 167 in the initial investment. The exemption shall not apply to any other computer software otherwise taxable under Chapter 6 of Title 58.1 that is sold or leased separately from the computer equipment, nor 168 169 shall it apply to general building improvements or other fixtures.

2. That the provisions of this bill are declaratory of existing law. 170

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18. (Effective until June 30, 2020) Beginning July 1, 2010, and ending June 30, 2020, computer