2015 SESSION

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1	HOUSE BILL NO. 1743
2	Offered January 14, 2015
3	Prefiled January 12, 2015
4	A BILL to amend and reenact § 58.1-439.12:08 of the Code of Virginia, relating to the income tax
5	credit for research and development expenses.
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v	Patrons—Hugo, Filler-Corn and Minchew
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8	Referred to Committee on Finance
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 58.1-439.12:08 of the Code of Virginia is amended and reenacted as follows:
12	§ 58.1-439.12:08. Research and development expenses tax credit.
13	A. As used in this section, unless the context requires a different meaning:
14	"Partnership" means the Virginia Economic Development Partnership.
15	"Virginia base amount" means the base amount as defined in § 41(c) of the Internal Revenue Code,
16	as amended, that is attributable to Virginia, determined by (i) substituting "Virginia qualified research
1 7	and development expense" for "qualified research expense"; (ii) substituting "Virginia qualified research"
18	for "qualified research"; and (iii) instead of "fixed base percentage," using:
19	1. The percentage that the Virginia qualified research and development expense for the three taxable
20	years immediately preceding the current taxable year in which the expense is incurred is of the
$\overline{21}$	taxpayer's total gross receipts for such years; or
22	2. The percentage that the Virginia qualified research and development expense for the applicable
$\overline{23}$	number of taxable years immediately preceding the current taxable year in which the expense is incurred
24	is of the taxpayer's total gross receipts for such years, for the taxpayer that has fewer than three but at
25	least one prior taxable year.
26	"Virginia gross receipts" means the same as "gross receipts" as defined in § 58.1-3700.1.
27	"Virginia qualified research" means qualified research, as defined in § 41(d) of the Internal Revenue
28	Code, as amended, that is conducted in the Commonwealth.
29	"Virginia qualified research and development expenses" means qualified research expenses, as
30	defined in § 41(b) of the Internal Revenue Code, as amended, incurred for Virginia qualified research.
31	B. 1. For taxable years beginning on or after January 1, 2011, but before January 1, 2019 2015, a
32	taxpayer shall be allowed a credit against the tax levied pursuant to § 58.1-320 or 58.1-400 in an
33	amount equal to (i) 15 percent of the first \$234,000 in Virginia qualified research and development
34	expenses paid or incurred by the taxpayer during the taxable year or (ii) 20 percent of the first \$234,000
35	in Virginia qualified research and development expenses paid or incurred by the taxpayer during the
36	taxable year if the Virginia qualified research was conducted in conjunction with a Virginia public or
37	private college or university, to the extent the expenses exceed the Virginia base amount for the
38	taxpayer.
39	The total amount of credits granted for each fiscal year of the Commonwealth pursuant to this
40	section shall not exceed \$6 million.
41	2. For taxable years beginning on or after January 1, 2015, but before January 1, 2019, the credit
42	against the tax levied pursuant to § 58.1-320 or 58.1-400 shall equal 10 percent of the difference of (i)
43	the Virginia qualified research and development expenses paid or incurred by the taxpayer during the
44	taxable year and (ii) 50 percent of the average Virginia qualified research and development expenses
45	paid or incurred by the taxpayer for the three taxable years immediately preceding the taxable year for
46	which the credit is being determined. However, if the taxpayer did not pay or incur Virginia qualified
47	research and development expenses in one or more of the three taxable years immediately preceding the
48	taxable year for which the credit is being determined, the tax credit shall equal seven percent of the
49	Virginia qualified research and development expenses paid or incurred by the taxpayer during the
50	taxable year.
51 52	C. A taxpayer meeting the requirements of this section shall be eligible to receive a tax credit as
52 53	provided herein. The Department shall develop and publish guidelines for applications and such guidelines implementing the provisions of this section, which shall be exempt from the Administrative
53 54	guidelines implementing the provisions of this section, which shall be exempt from the Administrative $Process Act (8.2.2, 4000 \text{ at sec})$. In the event applications for the tax credits allowed under this section
	Process Act (§ 2.2-4000 et seq.). In the event applications for the tax credits allowed under this section avoid \$6 million for any taxable year the Department shall apportion the credits by dividing \$6
55 56	exceed \$6 million for any taxable year, the Department shall apportion the credits by dividing \$6 million by the total amount of tax credits applied for to determine the percentage of allowed tax credits
56 57	million by the total amount of tax credits applied for, to determine the percentage of allowed tax credits each taxpayer shall receive. In the event that the total amount of approved tax credits under this section
57 58	for all applications for any taxable year is less than \$6 million, the Department shall allocate credits up
20	Tor an approximation for any analog year is less than we minimum, the Department shan anotate creates up

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to the maximum of \$6 million, on a pro rata basis, to taxpayers who are already approved for the tax
credit for the taxable year equal to 15 percent of the second \$234,000 in qualified research expenses
during the taxable year or 20 percent of the second \$234,000 in qualified research expenses conducted
in conjunction with a public or private college or university located in the Commonwealth.

D. If the amount of the credit allowed exceeds the taxpayer's tax liability for the taxable year, the
 amount that exceeds the tax liability shall be refunded to the taxpayer, subject to the limitations set forth
 in the guidelines developed by the Department.

E. Any taxpayer who claims the tax credit for Virginia qualified research and development expenses
pursuant to this section shall not use such expenses as the basis for claiming any other credit provided
under the Code of Virginia.

F. Credits granted to a partnership, limited liability company, or electing small business corporation 69 70 (S corporation) shall be allocated to the individual partners, members, or shareholders, respectively, in 71 proportion to their ownership interests in such entities or in accordance with a written agreement entered into by such individual partners, members, or shareholders, unless the partnership, limited liability 72 73 company, or electing small business corporation (S corporation) elects for such credits not to be so 74 allocated but to be received and claimed at the entity level by the partnership, limited liability company, 75 or electing small business corporation (S corporation) pursuant to guidelines that shall be issued by the Department for purposes of such election. 76

G. The Department shall adopt guidelines to prescribe standards for determining when research and
development is considered conducted in the Commonwealth for purposes of allowing the credit under
this section. In adopting guidelines, the Department may consider (i) the location where the research and
development is performed; (ii) the residence or business location of the taxpayer or taxpayers conducting
the research and development; (iii) the location where supplies used in the research and development are
consumed; and (iv) any other factors that the Department deems to be relevant.

H. The Partnership shall include the tax credits approved in accordance with the provisions of this
section in the Annual Report on Business Incentives compiled by the Secretary of Commerce and Trade.
Such report shall include (i) the total number of applicants approved for tax credits for the applicable
tax year and (ii) the total number of tax credits approved for the applicable tax year.

87 I. The Department shall require taxpayers applying for the credit to provide information including (i) 88 the number of full-time employees employed by the taxpayer in the Commonwealth during the taxable 89 year for which the credit is sought; (ii) the taxpayer's sector or sectors according to the 2012 edition of 90 the North American Industry Classification System (NAICS) as published by the United States Census 91 Bureau; (iii) a brief description of the area, discipline, or field of Virginia qualified research performed 92 by the taxpayer; (iv) the total gross receipts or anticipated total gross receipts of the taxpayer for the taxable year for which the credit is sought; and (v) whether the Virginia qualified research was 93 94 conducted in conjunction with a Virginia public or private college or university. The Department shall aggregate and summarize the information collected and make it available to the Governor and any 95 member of the General Assembly upon request, regardless of the number of taxpayers applying for the 96 97 credit.