16102967D **HOUSE BILL NO. 469** 1 2 Offered January 13, 2016 3 Prefiled January 8, 2016 4 A BILL to amend and reenact §§ 58.1-3916 and 58.1-3918 of the Code of Virginia, relating to local 5 taxes; interest on certain refunds. 6 Patron-Head 7 8 Referred to Committee on Finance 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 58.1-3916 and 58.1-3918 of the Code of Virginia are amended and reenacted as follows: 11 § 58.1-3916. Counties, cities, and towns may provide dates for filing returns, set penalties, 12 13 interest, etc. 14 Notwithstanding provisions contained in §§ 58.1-3518, 58.1-3900, 58.1-3913, 58.1-3915, and 15 58.1-3918, the governing body of any county, city, or town may provide by ordinance the time for filing 16 local license applications and annual returns of taxable tangible personal property, machinery and tools, and merchants' capital. The governing body may also by ordinance establish due dates for the payment 17 18 of local taxes; may provide that payment be made in a single installment or in two equal installments; may offer options, which may include coupon books and payroll deductions, which allow the taxpayer 19 20 to determine whether to pay the tangible personal property tax through monthly, bimonthly, quarterly, or 21 semiannual installments or in a lump sum, provided such taxes are paid in full by the final due date; 22 may provide by ordinance penalties for failure to file such applications and returns and for nonpayment 23 in time; may provide for payment of interest on delinquent taxes; and may provide for the recovery of 24 reasonable attorney's or collection agency's fees actually contracted for, not to exceed 20 percent of the 25 delinquent taxes and other charges so collected. A locality that provides for payment of interest on delinquent taxes shall provide for interest at the same rate on overpayments due to erroneously assessed 26 27 taxes to be paid to the taxpayer, provided that no interest shall be required to be paid on such refund if 28 (i) the amount of the refund is \$10 or less or (ii) the refund is the result of proration pursuant to 29 § 58.1-3516. If the refund is due to the action or inaction of the taxpayer, including (a) the taxpayer's 30 failing to file a license application, tax return, or any other information prior to the deadline; (b) the 31 taxpayer's filing of erroneous returns or information; and (c) the taxpayer's erroneous calculation or payment of taxes owed, then the rate of interest on the refund shall be the lesser of the rate of interest 32 33 on delinquent taxes or the average rate of interest earned by the locality on the overpayment prior to the refund. A court that finds that an overpayment of local taxes has been made in an action brought 34 35 pursuant to § 58.1-3984 shall award interest at the appropriate rate, notwithstanding the failure of the 36 locality to conform its ordinance to the requirements of this section. 37 Notwithstanding any contrary provision of law, the local governing body shall allow an automatic

38 extension on real property taxes imposed upon a primary residence and personal property taxes imposed 39 upon a qualifying vehicle, as defined in § 58.1-3523, owed by members of the armed services of the 40 United States deployed outside of the United States. Such extension shall end and the taxes shall be due 41 90 days following the completion of such member's deployment. For purposes of this section, "the armed services of the United States" includes active duty service with the regular Armed Forces of the 42 United States or the National Guard or other reserve component. 43

No tax assessment or tax bill shall be deemed delinquent and subject to the collection procedures 44 45 prescribed herein during the pendency of any administrative appeal under § 58.1-3980, so long as the 46 appeal is filed within 90 days of the date of the assessment, and for 30 days after the date of the final 47 determination of the appeal, provided that nothing in this paragraph shall be construed to preclude the assessment or refund, following the final determination of such appeal, of such interest as otherwise may 48 49 be provided by general law as to that portion of a tax bill that has remained unpaid or was overpaid during the pendency of such appeal and is determined in such appeal to be properly due and owing. 50

51 Interest may commence not earlier than the first day following the day such taxes are due by 52 ordinance to be filed, at a rate not to exceed 10 percent per year. The governing body may impose 53 interest at a rate not to exceed the rate of interest established pursuant to § 6621 of the Internal Revenue Code of 1954, as amended, or 10 percent annually, whichever is greater, for the second and subsequent 54 55 years of delinquency. No penalty for failure to pay a tax or installment shall exceed (i) (1) 10 percent of the tax past due on such property; (ii) (2) in the case of delinquent tangible personal property tax more 56 than 30 days past due on property classified pursuant to subdivision A 15, A 16, or A 20 of 57 § 58.1-3506, which remains unpaid after 10 days' written notice sent by United States mail to the 58

HB469

HB469

59 taxpayer of the intention to impose a penalty pursuant hereto, the penalty shall not exceed an amount 60 equal to the difference between the tax due and owing with respect to such property and the tax that would have been due and owing if the property in question had been classified as general tangible 61 personal property pursuant to § 58.1-3503; (iii) (3) in the case of delinquent tangible personal property 62 63 tax more than 30 days past due, 25 percent of the tax past due on such tangible personal property; (iv) 64 (4) in the case of delinquent remittance of excise taxes on meals, lodging, or admissions collected from 65 consumers, 10 percent for the first month the taxes are past due, and five percent for each month thereafter, up to a maximum of 25 percent of the taxes collected but not remitted; or (v) (5) \$10, 66 whichever is greater, provided, however, that the penalty shall in no case exceed the amount of the tax 67 68 assessable. No penalty for failure to file a return shall be greater than 10 percent of the tax assessable on such return or \$10, whichever is greater; provided, however, that the penalty shall in no case exceed 69 70 the amount of the tax assessable. The assessment of such penalty shall not be deemed a defense to any 71 criminal prosecution for failing to make return of taxable property as may be required by law or ordinance. Penalty for failure to file an application or return may be assessed on the day after such 72 73 return or application is due; penalty for failure to pay any tax may be assessed on the day after the first 74 installment is due. Any such penalty when so assessed shall become a part of the tax.

75 No penalty for failure to pay any tax shall be imposed for any assessment made later than two weeks prior to the day on which the taxes are due, if such assessment is made thereafter through the fault of a 76 77 local official, and if such assessment is paid within two weeks after the notice thereof is mailed.

78 In the event a transfer of real property ownership occurs after January 1 of a tax year and a real estate tax bill has been mailed pursuant to §§ 58.1-3281 and 58.1-3912, the treasurer or other appropriate local official designated by ordinance of the local governing body in jurisdictions not having 79 80 81 a treasurer, upon ascertaining that a property transfer has occurred, may invalidate a bill sent to the prior owner and reissue the bill to the new owner as permitted by § 58.1-3912, and no penalty for failure to 82 83 pay any tax for any such assessment shall be imposed if the tax is paid within two weeks after the 84 notice thereof is mailed.

85 Penalty and interest for failure to file a return or to pay a tax shall not be imposed if such failure 86 was not the fault of the taxpayer, or was the fault of the commissioner of revenue or the treasurer, as 87 the case may be. The failure to file a return or to pay a tax due to the death of the taxpayer or a 88 medically determinable physical or mental impairment on the date the return or tax is due shall be 89 presumptive proof of lack of fault on the taxpayer's part, provided the return is filed or the taxes are 90 paid within 30 days of the due date; however, if there is a committee, legal guardian, conservator or 91 other fiduciary handling the individual's affairs, such return shall be filed or such taxes paid within 120 92 days after the fiduciary qualifies or begins to act on behalf of the taxpayer. Interest on such taxes shall accrue until paid in full. Any such fiduciary shall, on behalf of the taxpayer, by the due date, file any required returns and pay any taxes that come due after the 120-day period. The treasurer shall make 93 94 95 determinations of fault relating exclusively to failure to pay a tax, and the commissioner of the revenue shall make determinations of fault relating exclusively to failure to file a return. In jurisdictions not 96 97 having a treasurer or commissioner of the revenue, the governing body may delegate to the appropriate 98 local tax officials the responsibility to make the determination of fault.

99 The governing body may further provide by resolution for reasonable extensions of time, not to exceed 90 days, for the payment of real estate and personal property taxes and for filing returns on 100 tangible personal property, machinery and tools, and merchants' capital, and the business, professional, 101 and occupational license tax, whenever good cause exists. The official granting such extension shall 102 keep a record of every such extension. If any taxpayer who has been granted an extension of time for 103 filing his return fails to file his return within the extended time, his case shall be treated the same as if 104 105 no extension had been granted.

This section shall be the sole authority for local ordinances setting due dates of local taxes and 106 107 penalty and interest thereon, and shall supersede the provisions of any charter or special act. 108

§ 58.1-3918. Interest on taxes not paid by following day.

109 Interest at the rate of ten 10 percent per annum from the first day following the day such taxes are due shall be collected upon the principal and penalties of all taxes then remaining unpaid, which penalty 110 111 and interest shall be collected and accounted for by the officers charged with the duty of collecting such 112 taxes, along with the principal sum thereof. Interest at the same rate shall also be applied and paid to 113 the taxpayer on overpayments due to erroneously assessed taxes to be paid to the taxpayer, provided that no interest shall be required to be paid on such refund if (i) the amount of the refund is ten dollars \$10 114 115 or less or (ii) the refund is the result of proration pursuant to § 58.1-3516. If the refund is due to the action or inaction of the taxpayer, including (a) the taxpayer's failing to file a license application, tax 116 return, or any other information prior to the deadline; (b) the taxpayer's filing of erroneous returns or 117 information; or (iii) the taxpayer's erroneous calculation of taxes owed, then the rate of interest on the 118 119 refund shall be the lesser of 10 percent per annum or the average rate of interest earned by the locality on the overpayment prior to the refund. But this section shall not apply to local taxes in any county, 120

121 city, or town when the penalty or interest on such taxes is regulated by ordinance under § 58.1-3916.