2022 SESSION

INTRODUCED

SB686

22103937D

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SENATE BILL NO. 686

Offered January 20, 2022

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	Patrons—Mason and McClellan
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7	Referred to Committee on Finance and Appropriations
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9	Be it enacted by the General Assembly of Virginia:
10	1. That § 58.1-3661 of the Code of Virginia is amended and reenacted as follows:
11	§ 58.1-3661. Certified solar energy equipment, facilities, or devices and certified recycling
12	equipment, facilities, or devices.
13	A. Any solar facility installed pursuant to § 15.2-2288.7 is hereby declared to be a separate class of
14	property and shall constitute a classification for local taxation separate from other classifications of real
15	or personal property. Such facilities shall be wholly exempt from state and local taxation pursuant to
16 17	Article X, Section 6 (d) of the Constitution of Virginia.
17	<i>B.</i> Certified solar energy equipment, facilities, or devices and certified recycling equipment, facilities, or devices, as defined herein, are hereby declared to be a separate class of property and shall constitute
10 19	a classification for local taxation separate from other classifications of real or personal property. The
20	governing body of any county, city or town may, by ordinance, exempt or partially exempt such
2 0 2 1	property from local taxation in the manner provided by subsection $\mathbf{D} E$.
$\overline{22}$	B. C. As used in this section:
$\overline{23}$	"Certified recycling equipment, facilities, or devices" means machinery and equipment which is
24	certified by the Department of Environmental Quality as integral to the recycling process and for use
25	primarily for the purpose of abating or preventing pollution of the atmosphere or waters of the
26	Commonwealth, and used in manufacturing facilities or plant units which manufacture, process,
27	compound, or produce for sale recyclable items of tangible personal property at fixed locations in the
28	Commonwealth.
29	"Certified solar energy equipment, facilities, or devices" means any property, including real or
30	personal property, equipment, facilities, or devices, excluding any portion of such property that is
31	exempt under § 58.1-3660, certified by the local certifying authority to be designed and used primarily
32	for the purpose of collecting, generating, transferring, or storing thermal or electric energy.
33 34	"Local certifying authority" means the local building departments or the Department of Environmental Quality. The State Board of Housing and Community Development shall promulgate
34 35	regulations setting forth criteria for certifiable solar energy equipment. The Department of Environmental
36	Quality shall promulgate regulations establishing criteria for recycling equipment, facilities, or devices.
37	C. D. Any person residing in a county, city or town which has adopted an ordinance pursuant to
38	subsection A B may proceed to have solar energy equipment, facilities, or devices certified as exempt,
39	wholly or partially, from taxation by applying to the local building department. If, after examination of
40	such equipment, facility, or device, the local building department determines that the unit primarily
41	performs any of the functions set forth in subsection \mathbf{B} C and conforms to the requirements set by
42	regulations of the Board of Housing and Community Development, such department shall approve and
43	certify such application. The local department shall forthwith transmit to the local assessing officer those
44	applications properly approved and certified by the local building department as meeting all
45	requirements qualifying such equipment, facility, or device for exemption from taxation. Any person
46	aggrieved by a decision of the local building department may appeal such decision to the local board of
47 48	building code appeals, which may affirm or reverse such decision.
48 49	D. E. Upon receipt of the certificate from the local building department or the Department of Environmental Quality the local assessing officer shall if such local ordinance is in effect proceed to

50 determine the value of such qualifying solar energy equipment, facilities, or devices or certified 51 recycling equipment, facilities, or devices. The exemption provided by this section shall be determined 52 by applying the local tax rate to the value of such equipment, facilities, or devices and subtracting such 53 amount, wholly or partially, either (i) from the total real property tax due on the real property to which 54 such equipment, facilities, or devices are attached or (ii) if such equipment, facilities, or devices are 55 taxable as machinery and tools under § 58.1-3507, from the total machinery and tools tax due on such equipment, facilities, or devices, at the election of the taxpayer. This exemption shall be effective 56 beginning in the next succeeding tax year and shall be permitted for a term of not less than five years; 57 58 however, if the taxpayer installs equipment, facilities, or devices and obtains certification for such

59 equipment, facilities, or devices within one year of installation, the locality may provide by ordinance

that the exemption shall be effective as of the date of installation, and if the taxpayer has paid any taxeson such equipment, facilities, or devices, the locality shall reimburse the taxpayer for any such taxes

62 paid. In the event the locality assesses real estate pursuant to § 58.1-3292, the exemption shall be first

63 effective when such real estate is first assessed, but not prior to the date of such application for

64 exemption.

65 E. F. It shall be presumed for purposes of the administration of ordinances pursuant to this section,

and for no other purposes, that the value of such qualifying solar energy equipment, facilities, and devices is not less than the normal cost of purchasing and installing such equipment, facilities, and devices

68 devices.