1995 SESSION

	LD9735358
1	HOUSE BILL NO. 1630
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Finance
4	on January 23, 1995)
5	(Patron Prior to Substitute—Delegate Mims)
6	A BILL to amend and reenact § 58.1-3518 of the Code of Virginia, relating to exemptions from filing
7	tangible personal property tax returns.
8	Be it enacted by the General Assembly of Virginia:
9	1. That § 58.1-3518 of the Code of Virginia is amended and reenacted as follows:
10	§ 58.1-3518. Taxpayers to file returns.
11	Every taxpayer owning any of the property subject to taxation under this chapter on January 1 of any
12	year shall file a return thereof with the commissioner of the revenue for his county or city on the
13	appropriate forms; however, the commissioner of the revenue may elect not to require such a return
14	from any taxpayer who owns such property which does not have sufficient value to generate a tax
15	assessment. Every person who leases any of such property from the owner thereof on such date shall
16	file a return with the commissioner of the revenue of the county or city wherein such property is located
17	giving the name and address of the owner, except any person leasing a motor vehicle which is subject to
18	the tax imposed under § 58.1-2402. Such returns shall be filed on or before May 1 of each year, except
19	as otherwise provided by ordinance authorized by § 58.1-3916.
20	Every fiduciary shall file the returns mentioned in this chapter with the commissioner of revenue
21	having jurisdiction. Every taxpayer owning machinery and tools or business personal property, if
22	requested by the commissioner of the revenue, shall include on his annual return of such property
22	information as to the total of original cost by year of purchase. The cost should be the original

requested by the commissioner of the revenue, shall include on his annual return of such property
information as to the total of original cost by year of purchase. The cost should be the original
capitalized cost or the cost that would have been capitalized if the expense deduction in lieu of
depreciation was elected under § 179 of the Internal Revenue Code.

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