## **1995 SESSION**

	LD0760252
1	HOUSE BILL NO. 87
	Offered January 12, 1994
2 3	A BILL to amend and reenact § 58.1-1101 of the Code of Virginia, relating to the definition of
4	intangible personal property.
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6	Patron—Grayson
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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 § 58.1-1101 of the Code of Virginia is amended and reenacted as follows:
12	§ 58.1-1101. (Effective October 1, 1993) Classification, rate of tax.
13	A. The subjects of taxation classified by this section are hereby defined as intangible personal
14	property:
15	1. Capital which is inventory, except wine while in the hands of a farm winery producer as defined
16	in § 4.1-100, merchandise located in a foreign trade zone as defined in subdivision 8 of this subsection
17	and any agricultural product held in this Commonwealth by any manufacturer for manufacturing or
18	processing which is of such nature as customarily requires storage and processing for periods of more
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	than one year in order to age or condition such product for manufacture. Such agricultural product shall
20 21	be includible in inventory for one tax year only and after being taxed for one year shall thereafter be
	excluded for all succeeding tax years;
22	2. Capital which is personal property, tangible in fact, used in manufacturing, mining, radio or
23	television broadcasting, dairy, dry cleaning or laundry businesses. Machinery and tools, motor vehicles
24	and delivery equipment of such businesses shall not be defined as intangible personal property for
25	purposes of this chapter and shall be taxed locally as tangible personal property according to the
26	applicable provisions of law relative to such property;
27	2a. Personal property, tangible in fact, used in cable television businesses. Machines and tools, motor
28	vehicles, delivery equipment, trunk and feeder cablescable systems (including receivers, electronics, and
29	converters), studio equipment, antennae and office furniture and equipment of such businesses shall not
30	be defined as intangible personal property for purposes of this chapter and shall be taxed locally as
31	tangible personal property according to the applicable provisions of law relative to such property;
32	3. Money;
33	4. Bonds, notes, and other evidences of debt; demands and claims;
34	5. Shares of stock;
35	6. Accounts receivable;
36	7. All imported and exported foreign merchandise or domestic merchandise scheduled for export
37	while in inventory located in a foreign trade zone within the Commonwealth; and
38	8. Computer application software, except computer application software which is inventory as defined
39	in subdivision 1 of this subsection, is defined as computer instructions, in any form, which are designed
40	to be read by a computer and to enable it to perform specific operations with data or information stored
41	by the computer.
42	B. [Repealed.]
43	C. The subjects of intangible personal property set forth in subdivisions 1 through 8 of subsection A
44	shall be exempt from taxation as provided in Article X, Section 6 (a) (5) of the Constitution of Virginia.

9/14/22 17:4

INTRODUCED