1996 SESSION

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HOUSE BILL NO. 292

House Amendments in [] — February 15, 1996

2 3 A BILL authorizing the Tax Commissioner to determine which retired federal and military taxpayers 4 were denied participation due to missing information necessary to substantiate the validity or amount 5 6 of a timely filed claim or missed the November 1, 1994, deadline, the February 1, 1995, deadline, and the May 15, 1995, deadline, because of circumstances beyond their control, for filing the 7 documentation or forms necessary to participate in the Harper v. Virginia Department of Taxation 8 case settlement; authorizing the Tax Commissioner to enter into settlement agreements with such 9 taxpayers in an amount equal to the amount agreed to with the retired federal and military taxpayers 10 who filed a completed claim by the November 1, 1994, deadline; and establishing a fund from which 11 such incomplete or late settlement agreement amounts shall be paid. 12

Patrons-Brickley, Albo, Almand, Barlow, Behm, Callahan, Christian, Clement, Connally, Cooper, 13 Councill, Cranwell, Cunningham, Darner, Davies, Diamonstein, Drake, Fisher, Forbes, Grayson, 14 Griffith, Hall, Hamilton, Harris, Heilig, Hull, Ingram, Jackson, Johnson, Katzen, Keating, Kilgore, 15 Landes, McClure, McDonnell, Melvin, Mims, Morgan, Moss, Murphy, O'Brien, Plum, Purkey, 16 17 Rhodes, Robinson, Ruff, Scott, Tata, Van Landingham, Wagner, Wardrup and Watts; Senators: Colgan, Howell, Martin and Schrock 18 19

Referred to Committee on Finance

22 Whereas, during its Special Session in July 1994, the General Assembly passed legislation 23 authorizing the Tax Commissioner to enter into settlement agreements with retired federal and military 24 Virginia taxpayers affected by the Harper v. Virginia Department of Taxation case; and

25 Whereas, such legislation contained a November 1, 1994, deadline for the affected taxpayers to file certain forms and other supporting documentation, where necessary, with the Department of Taxation in 26 27 order to participate in the settlement; and

28 Whereas, such legislation also contained a February 1, 1995, deadline for the affected taxpayers to 29 deliver a settlement agreement accepting the final settlement offer to the Department of Taxation; and

30 Whereas, a large number of such taxpayers failed to provide the necessary supporting documentation, 31 missed a deadline for filing, or mailed or otherwise sent the appropriate documentation which was not 32 received by the Department of Taxation, thereby missing the opportunity to participate in the settlement; 33 and

34 Whereas, during the 1995 Session, the General Assembly passed legislation (Chapters 185 and 203 35 of the 1995 Acts of Assembly) granting retired federal and military taxpayers who failed to provide the 36 necessary supporting documentation or missed the deadline for filing a response or delivering a 37 settlement agreement, due to circumstances beyond their control, a period of sixty days, which expired 38 May 15, 1995, to participate in the settlement by providing the documentation, filing the response, or 39 delivering the settlement agreement; and

Whereas, a large number of retired federal and military taxpayers missed the opportunity to 40 41 participate in the settlement by failing to provide the necessary supporting documentation, file a 42 response, or deliver a settlement agreement by May 15, 1995; and

Whereas, the General Assembly wants as many of the affected taxpayers as possible to participate in 43 44 the settlement; now, therefore,

45 Be it enacted by the General Assembly of Virginia:

1. § 1. The Tax Commissioner is authorized to make settlement payments to certain retired federal and 46 military taxpayers, as originally authorized in Chapter 5 of the 1994 Acts of Assembly, Special Session 47 I. To be eligible to receive these payments, a taxpayer shall have (i) responded to the August 1, 1994, **48** notice on or before November 1, 1994, but was denied either full or partial participation in the 49 settlement program due to the lack of certain information necessary for the Department to compute the 50 taxpayer's disputed refund; (ii) missed the November 1, 1994, deadline for responses due to 51 circumstances beyond his control; (iii) having filed a timely response by the November 1 deadline, 52 53 missed the February 1, 1995, deadline for delivering a settlement agreement to the Department due to 54 circumstances beyond his control; [or] (iv) failed to receive an August 1, 1994, notice due to circumstances beyond his control. In addition to any of the foregoing conditions, to be eligible to 55 receive these payments, a taxpayer [, due to circumstances beyond his control,] shall have missed the May 15, 1995, deadline, established by Chapters 185 and 203 of the 1995 Acts of Assembly, for 56 57 providing the Department with the necessary information to compute his disputed refund, the response 58 59 form, or the settlement agreement, together with a written explanation that demonstrates that the

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60 taxpayer missed the relevant deadline due to circumstances beyond his control. Such taxpayers are hereby granted an additional sixty days from the date of enactment to provide the Department with the 61 62 necessary information to compute their disputed refunds or to provide the Department with response 63 forms or settlement agreements and written explanations that demonstrate that the taxpayers (i) failed to 64 provide information necessary for the Department to compute the disputed refund, (ii) missed the 65 November 1, 1994, deadline, or (iii) missed the February 1, 1995, deadline, [and (iv) missed the May 66 15, 1995, deadline,] due to circumstances beyond their control. The burden of proof shall be on the taxpayer. If a taxpayer certifies in writing that he (i) deposited any relevant form or document with the 67 United States Postal Service, properly stamped and addressed to the Department, prior to the relevant **68** deadline, and the Department has no record of receiving such form or document, or (ii) did not receive an August 1, 1994, notice, the taxpayer shall be deemed to have missed the relevant deadline due to 69 70 circumstances beyond his control. Any determination of what constitutes circumstances beyond the 71 control of a taxpayer shall be liberally construed in favor of the taxpayer. Any supporting 72 73 documentation provided to the Department on forms received prior to the expiration of the additional time period shall be reviewed by the Tax Commissioner. The Tax Commissioner shall determine whether 74 75 the necessary information was provided or the taxpayer's explanation for missing the original November 1, 1994, deadline or the February 1, 1995, deadline [or the May 15, 1995, deadline] was due to 76 77 circumstances beyond the control of the taxpayer. The Tax Commissioner's authority to proceed under 78 this section is subject to the following terms and conditions:

79 1. For purposes of this act:

80 "Calculated total disputed refund" means the total of all disputed refunds for all taxpayers who
 81 timely filed the required information with the Department, pursuant to subdivision 4 a, as calculated by
 82 the Department of Taxation.

83 "Department" means the Department of Taxation.

84 "Disputed refund" means the amount of the tax overpayment on retirement or pension benefits 85 received from a federal retirement system for taxable years 1985 through 1988 for which a refund is 86 claimed that resulted from the Department's acceptance and processing of the additional information the 87 taxpayer provided, pursuant to subdivision 4 a. A disputed refund does not include any [amount 88 already included in the settlement offer mailed to a taxpayer on December 15, 1994, pursuant to the 89 Federal Retiree Settlement Act. overpayment amount already included in the settlement payments a 90 taxpayer is receiving or has received pursuant to the original settlement program or the supplement 91 settlement program, or a refund paid or to be paid pursuant to the Virginia Supreme Court's decision in 92 the Harper v. Virginia Department of Taxation case.]

93 "Federal Retiree Settlement Act" means Enactment 2 of Chapter 5 of the 1994 Acts of Assembly,
94 Special Session I.

95 "Final settlement offer" means the amount of the payment to be made to a taxpayer under the
96 settlement agreement mailed to the taxpayer by the Department by the ninetieth day following
97 enactment, pursuant to subdivision 4 b.

98 "Refund of taxes" includes any claim for interest thereon.

99 "Settlement agreement" means the settlement agreement mailed to the taxpayers by the Department100 under the Federal Retiree Settlement Act or under this act.

101 "Settlement program" means the settlement program established by the Federal Retiree Settlement102 Act.

103 "Taxpayer" includes the estate, committee and legal beneficiaries of any taxpayer to whom a
104 disputed refund is owed. For purposes of a deceased taxpayer's estate, if that deceased taxpayer died
105 intestate, an affidavit provided by the Department signed by the deceased taxpayer's surviving spouse, or
106 if there is none, the heirs of the deceased taxpayer, shall operate to claim the disputed refund to which
107 the taxpayer was entitled. If the deceased taxpayer died testate, an affidavit provided by the Department
108 signed by the residuary legatees under the will shall operate to claim such refund.

109 2. The payments shall be made over a five-year period in annual installments and shall be disbursed
110 by the Tax Commissioner or his designee to the taxpayers participating in the settlement as follows:

a. The Department shall offer each affected taxpayer an amount equal to the same percentage of the disputed refund as computed under the Federal Retiree Settlement Act.

b. Disbursements shall be made in up to five payments, the first of which shall be made on July 31,
114 1996, with each of the remaining four disbursements to be made on March 31 through 2000. The
115 Department shall make payments to taxpayers who settle under this act in the same proportion as
116 calculated for the payments to be made to retirees settling under the Federal Retiree Settlement Act.

117 c. Any amount received by a taxpayer pursuant to this section shall be subject to debt collection 118 pursuant to Article 21 (§ 58.1-520 et seq.) of Chapter 1 of Title 58.1.

119 3. Payments may be made directly from a special fund or from a trust or other legal entity
120 established by the Tax Commissioner to administer the payments. Subject to appropriation by the
121 General Assembly, an amount sufficient to fund the first and second annual settlement payments shall be

122 deposited in the special fund, trust or other legal entity on or about July 1, 1996, pending disbursement.

Subject to appropriation by the General Assembly, on each succeeding July 1 through [1996 1999],
an amount sufficient to fund the annual settlement payment shall be deposited in the special fund, trust or other legal entity pending disbursement. All earnings on investment of the funds shall be held in the special fund, trust or other legal entity established by the Tax Commissioner and reinvested until the

127 final payments to taxpayers are made on March 31, 2000.

128 4. The procedures to be followed by the Tax Commissioner in effecting payments as authorized shall 129 be as follows:

130 a. On or before thirty days from the date of enactment of this act, the Department shall notify by 131 first class mail each taxpayer (i) who timely filed a response to the August 1, 1994, notice issued by the 132 Department pursuant to the terms of the Federal Retiree Settlement Act, but was denied participation in 133 the settlement program due to the lack of certain information necessary to compute the taxpayer's disputed refund; (ii) who responded to the August 1, 1994, notice after November 1, 1994; (iii) who 134 135 responded to the August 1, 1994, notice but did not deliver a settlement agreement to the Department; 136 (iv) who delivered a settlement agreement to the Department after February 1, 1995; or (v) who was 137 known to the Department but did not receive an August 1, 1994, notice, of the sixty-day period 138 following enactment of this act during which he may (i) submit the information necessary to compute his 139 disputed refund or (ii) deliver to the Department a signed settlement agreement accepting the final 140 settlement offer and releasing the Commonwealth from any further liability. Each taxpayer so notified 141 shall also be required to submit a written explanation that demonstrates that the taxpayer failed to 142 provide the necessary additional information or missed the November 1, 1994, deadline or the February 143 1, 1995, deadline [, or the May 15, 1995, deadline,] due to circumstances beyond his control. The 144 additional information or settlement agreement returned to the Department shall be either postmarked 145 on or before midnight of the sixtieth day following the enactment, or if such day is a Saturday, Sunday, 146 or official state holiday, midnight of the next business day, or such information shall be received by the 147 Department by 5:00 p.m. of the sixtieth day following enactment, or if such day is a Saturday, Sunday, 148 or official state holiday, by 5:00 p.m. of the next business day.

149 b. Within ninety days following enactment, the Department shall send to each taxpayer, as 150 appropriate, a notice and a settlement agreement that sets forth the amount of the final settlement offer. Those taxpayers who agree to accept the offer shall sign such settlement agreement releasing the 151 152 Commonwealth and its agencies, officers and employees from any further liability for claims arising out 153 of taxes paid on federal retirement income during the 1985 through 1988 taxable years and dismissing 154 any litigation as to such claims in which the taxpaver is a party. Such settlement agreement shall be 155 returned to the Department and shall be postmarked on or before midnight of the 120th day following 156 the enactment, or if such day is a Saturday, Sunday, or official state holiday, midnight of the next 157 business day, or such settlement agreement shall be received by the Department by 5:00 p.m. of the 158 120th day following enactment, or if such day is a Saturday, Sunday, or official state holiday, by 5:00 159 p.m. of the next business day.

160 5. A taxpayer who delivered to the Department a timely but incomplete settlement agreement under 161 the terms of this act shall be deemed to have met the filing deadline; however, any delay in submitting 162 completed forms to the Department may result in a delay of the first payment required under the 163 settlement program established by the Federal Retiree Settlement Act or under this act. The taxpayer 164 shall provide the Department a completed settlement agreement on or before the 150th day following 165 enactment.

6. A taxpayer is hereby authorized, for purposes of the settlement created by this act, to sign on
behalf of a spouse with whom he or she jointly filed an income tax return for a taxable year to which
the settlement is related. By signing the agreement to settle the claim on behalf of both spouses, the
signing taxpayer thereby agrees to indemnify the Commonwealth for any amounts related to the
settlement payments that it may be required to pay under the law to the nonsigning spouse.

171 7. The Tax Commissioner is authorized to enter into such contracts or execute such instruments or
172 agreements as may be necessary to (i) effect compromise or settlement of disputed refund claims
173 through creation of a trust or other legal entity or (ii) obtain administrative or investment services
174 relevant to any such settlement or compromise. Any such contracts or agreements for services shall be
175 approved by the Attorney General and shall be exempt from the provisions of the Virginia Public
176 Procurement Act (§ 11-35 et seq.).

8. Except and to the extent specifically authorized in this act, nothing in this act shall be construed
or interpreted to revive any claim barred by the provisions of the Federal Retiree Settlement Act, and
nothing in this act shall be construed or interpreted to authorize any taxpayer to opt out of the
settlement program or agree to accept the relief granted in pending litigation after the deadlines
established in the Federal Retiree Settlement Act.

182 2. That an emergency exists and this act is in force from its passage.