1996 SESSION

961951176 HOUSE BILL NO. 61 1 2 Offered January 10, 1996 3 A BILL to amend and reenact § 58.1-609.6 of the Code of Virginia, relating to media-related sales and 4 use tax exemptions. 5 6 7 Patron—Cranwell 8 Referred to Committee on Finance 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 58.1-609.6 of the Code of Virginia is amended and reenacted as follows: 11 § 58.1-609.6. Media-related exemptions. 12 The tax imposed by this chapter or pursuant to the authority granted in §§ 58.1-605 and 58.1-606 13 14 shall not apply to the following: 1. Leasing, renting or licensing of copyright audio or video tapes, and films for public exhibition at 15 16 motion picture theaters or by licensed radio and television stations. 17 2. Broadcasting equipment and parts and accessories thereto and towers used or to be used by commercial radio and television companies, cable television and radio systems, background music 18 transmissions, common carriers or video programmers using a video dialtone platform, or concerns 19 20 which are under the regulation and supervision of the Federal Communications Commission and 21 amplification, transmission and distribution equipment used or to be used by cable television and radio 22 systems, *background music transmissions* or video dialtone systems. 3. Any publication issued daily, or regularly at average intervals not exceeding three months, and 23 24 advertising supplements and any other printed matter ultimately distributed with or as part of such 25 publications; however, newsstand sales of the same are taxable. As used in this subdivision, the term "newsstand sales" shall not include sales of back copies of publications by the publisher or his agent. 26 4. Catalogs, letters, brochures, reports, and similar printed materials, except administrative supplies, 27 28 the envelopes, containers and labels used for packaging and mailing same, and paper furnished to a 29 printer for fabrication into such printed materials, when stored for twelve months or less in the 30 Commonwealth and distributed for use without the Commonwealth. As used in this subdivision, 31 "administrative supplies" includes, but is not limited to, letterhead, envelopes, and other stationery; and invoices, billing forms, payroll forms, price lists, time cards, computer cards, and similar supplies. Notwithstanding the provisions of subdivision 5 of this section or the definition of "advertising" 32 33 contained in § 58.1-602, (i) any advertising business located outside the Commonwealth which purchases 34 35 printing from a printer within the Commonwealth shall not be deemed the user or consumer of the 36 printed materials when such purchases would have been exempt under this subdivision, and (ii) from July 1, 1995, through June 30, 1997, any advertising business which purchases printing from a printer 37 38 within the Commonwealth shall not be deemed the user or consumer of the printed materials when such 39 purchases would have been exempt under subdivision 3 or this subdivision, provided that the advertising 40 agency shall certify to the Tax Commissioner, upon request, that such printed material was distributed 41 outside the Commonwealth and such certification shall be retained as a part of the transaction record 42 and shall be subject to further review by the Tax Commissioner. 43 5. Advertising as defined in § 58.1-602. 44 6. From July 1, 1995, through June 30, 1997, 45 a. (i) The lease, rental, license, sale, other transfer, or use of any audio or video tape, film or other audiovisual work where the transferee or user acquires or has acquired the work for the purpose of 46 47 licensing, distributing, broadcasting, commercially exhibiting or reproducing the work or using or incorporating the work into another such work; (ii) the provision of production services or fabrication in **48** 49 connection with the production of any portion of such audiovisual work, including, but not limited to, 50 scriptwriting, photography, sound, musical composition, special effects, animation, adaptation, dubbing, 51 mixing, editing, cutting and provision of production facilities or equipment; or (iii) the transfer or use of tangible personal property, including, but not limited to, scripts, musical scores, storyboards, artwork, 52 53 film, tapes and other media, incident to the performance of such services or fabrication; however, 54 audiovisual works and incidental tangible personal property described in clauses (i) and (iii) of this subdivision shall be subject to tax as otherwise provided in this chapter to the extent of the value of 55

their tangible components prior to their use in the production of any audiovisual work and prior to their
enhancement by any production service; and
b. Equipment and parts and accessories thereto used or to be used in the production of such
audiovisual works.

HB61