1996 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 58.1-609.3, 58.1-609.4 and 58.1-609.8 of the Code of Virginia, 3 relating to commercial, industrial, educational and nonprofit civic and community service 4 organizations sales and use tax exemptions.

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Approved

Be it enacted by the General Assembly of Virginia:

8 1. That §§ 58.1-609.3, 58.1-609.4 and 58.1-609.8 of the Code of Virginia are amended and 9 reenacted as follows: 10

§ 58.1-609.3. Commercial and industrial exemptions.

11 The tax imposed by this chapter or pursuant to the authority granted in §§ 58.1-605 and 58.1-606 12 shall not apply to the following:

13 1. Personal property purchased by a contractor which is used solely in another state or in a foreign country, which could be purchased by such contractor for such use free from sales tax in such other 14 15 state or foreign country, and which is stored temporarily in Virginia pending shipment to such state or 16 country.

17 2. (i) Industrial materials for future processing, manufacturing, refining, or conversion into articles of 18 tangible personal property for resale where such industrial materials either enter into the production of or 19 become a component part of the finished product; (ii) industrial materials that are coated upon or impregnated into the product at any stage of its being processed, manufactured, refined, or converted for 20 21 resale; (iii) machinery or tools or repair parts therefor or replacements thereof, fuel, power, energy, or supplies, used directly in processing, manufacturing, refining, mining or converting products for sale or 22 23 resale; (iv) materials, containers, labels, sacks, cans, boxes, drums or bags for future use for packaging 24 tangible personal property for shipment or sale; or (v) equipment, printing or supplies used directly to 25 produce a publication described in subdivision 3 of § 58.1-609.6 whether it is ultimately sold at retail or 26 for resale or distribution at no cost. Machinery, tools and equipment, or repair parts therefor or 27 replacements thereof, shall be exempt if the preponderance of their use is directly in processing, manufacturing, refining, mining or converting products for sale or resale. The provisions of this 28 29 subsection do not apply to the drilling, extraction, refining, or processing of oil, gas, natural gas and 30 coalbed methane gas.

31 3. Tangible personal property sold or leased to (i) a public service corporation subject to a state 32 franchise or license tax upon gross receipts, (ii) a telecommunications company as defined in 33 § 58.1-400.1 or (iii) a telephone company chartered in the Commonwealth which is exclusively a local 34 mutual association and is not designated to accumulate profits for the benefit of, or to pay dividends to, 35 the stockholders or members thereof, for use or consumption by such corporation, company, person or mutual association directly in the rendition of its public service; and tangible personal property sold or 36 37 leased to a public service corporation engaged in business as a common carrier of property or 38 passengers by motor vehicle or railway, for use or consumption by such common carrier directly in the 39 rendition of its public service.

40 4. Ships or vessels, or repairs and alterations thereof, used or to be used exclusively or principally in 41 interstate or foreign commerce; fuel and supplies for use or consumption aboard ships or vessels plying 42 the high seas, either in intercoastal trade between ports in the Commonwealth and ports in other states 43 of the United States or its territories or possessions, or in foreign commerce between ports in the 44 Commonwealth and ports in foreign countries, when delivered directly to such ships or vessels; or 45 tangible personal property used directly in the building, conversion or repair of the ships or vessels covered by this subdivision. This exemption shall include dredges, their supporting equipment, attendant 46 47 vessels, and fuel and supplies for use or consumption aboard such vessels, provided the dredges are 48 used exclusively or principally in interstate or foreign commerce.

49 5. Tangible personal property purchased for use or consumption directly and exclusively in basic 50 research or research and development in the experimental or laboratory sense.

6. Tangible personal property sold or leased to an airline operating in intrastate, interstate or foreign 51 52 commerce as a common carrier providing scheduled air service on a continuing basis to one or more 53 Virginia airports at least one day per week, for use or consumption by such airline directly in the 54 rendition of its common carrier service.

55 7. Meals furnished by restaurants or food service operators to employees as a part of wages.

56 8. Tangible personal property including machinery and tools, repair parts or replacements thereof,

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and supplies and materials used directly in maintaining and preparing textile products for rental or 57 58 leasing by an industrial processor engaged in the commercial leasing or renting of laundered textile 59 products.

60 9. (i) Certified pollution control equipment and facilities as defined in § 58.1-3660; and (ii) effective 61 retroactive to July 1, 1994, and through June 30, 1996 2001, certified pollution control equipment and 62 facilities as defined in § 58.1-3660 and which, in accordance with such section, has have been certified 63 by the Department of Mines, Minerals and Energy for coal, oil and gas production, including gas, 64 natural gas, and coalbed methane gas.

10. Parts, tires, meters and dispatch radios sold or leased to taxicab operators for use or consumption 65 66 directly in the rendition of their services.

67 11. High speed electrostatic duplicators or any other duplicators which have a printing capacity of 4,000 impressions or more per hour purchased or leased by persons engaged primarily in the printing or 68 69 photocopying of products for sale or resale.

70 12. From July 1, 1994, through June 30, 1996 2001, raw materials, fuel, power, energy, supplies, 71 machinery or tools or repair parts therefor or replacements thereof, used directly in the drilling, extraction, refining, or processing of natural gas or oil and the reclamation of the well area. For the purposes of this section, the term "natural gas" shall mean "gas," "natural gas," and "coalbed methane gas" as defined in § 45.1-361.1. For the purposes of this section, "drilling," "extraction," "refining," and 72 73 74 75 'processing" shall include production, inspection, testing, dewatering, dehydration, or distillation of raw 76 natural gas into a usable condition consistent with commercial practices, and the gathering and 77 transportation of raw natural gas to a facility wherein the gas is converted into such a usable condition. 78 Machinery, tools and equipment, or repair parts therefor or replacements thereof, shall be exempt if the 79 preponderance of their use is directly in the drilling, extraction, refining, or processing of natural gas or 80 oil for sale or resale, or in well area reclamation activities required by state or federal law. 81

§ 58.1-609.4. Educational exemptions.

82 The tax imposed by this chapter or pursuant to the authority granted in §§ 58.1-605 and 58.1-606 83 shall not apply to the following:

84 1. School lunches sold and served to pupils and employees of schools and subsidized by government; school textbooks sold by a local board or authorized agency thereof; and school textbooks sold for use 85 by students attending a college or other institution of learning not conducted for profit, when sold (i) by 86 such institution of learning or (ii) by any other dealer, when such textbooks have been certified by a 87 88 department or instructor of such institution of learning as required textbooks for students attending 89 courses at such institution.

90 2. Tangible personal property for use or consumption by a college or other institution of learning and 91 tangible personal property for use or consumption by, sold by, or donated to a noncommercial 92 educational telecommunications entity, said exemption to apply to each transaction in the chain of 93 commerce from manufacture to final disposition, provided that such college, institution of learning, or 94 telecommunications entity is not conducted for profit.

3. Tangible personal property purchased by an organization exempt from taxation under § 501 (c) (3) 95 96 of the Internal Revenue Code and organized exclusively for the purpose of providing education, training 97 and services to retarded citizens of the Commonwealth, provided that such property is used exclusively 98 for the purpose set forth herein and that such organization receives more than fifty percent of its total 99 funding from federal, state, or local governments.

4. Tangible personal property and services purchased by an educational institution doing business in 100 the Commonwealth which (i) admits regularly enrolled high school and college students and (ii) 101 102 provides a face-to-face educational experience in American government, a program which leads towards the successful completion of United States history, civics, and problems in democracy courses in high 103 104 school, or which is acceptable for full credit towards an undergraduate or graduate level college degree, 105 provided such institution is conducted not for profit.

106 5. Books and other reading materials for use by nonprofit organizations organized solely to distribute 107 such books and reading materials to school-age children.

108 6. Tangible personal property purchased for use by a nonprofit, nonstock corporation which receives 109 no financial aid from the Commonwealth or the federal government and is organized exclusively for the 110 purpose of operating, at no charge to the pupils, a combination boarding and day school for the severely physically handicapped children and young adults of the Commonwealth. 111

7. Tangible personal property sold or leased to a foundation which exclusively provides either 112 113 training and education of any type or duration for employees of governmental law-enforcement and 114 corrections agencies or education of the public in citizen cooperation with public authorities in crime prevention and solution, provided such foundation is conducted not for profit. 115

8. Tangible personal property purchased for use, consumption, or sale at retail by an elementary or 116 secondary school conducted not for profit, or Parent Teacher Association or other group associated with 117

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118 an elementary or secondary school conducted not for profit for use in fund-raising activities, the net 119 proceeds (gross receipts less direct expenses) of which are contributed directly to the school or used to 120 purchase certified school equipment, and certified school equipment purchased by such groups for 121 contribution directly to the school. For the purposes of this subdivision, "certified school equipment" 122 means that equipment for which the Parent Teacher Association or other group has received certification 123 from the school that it will accept a donation of equipment. The certification provided by the school 124 shall be in accordance with regulations promulgated by the Tax Commissioner. Notwithstanding the 125 other provisions of this subdivision, the tax shall not apply to the sale of class rings, school 126 photographs, and other fund-raising programs from which an elementary or secondary school conducted 127 not for profit receives a commission or the net proceeds after the payment of vendors and other direct 128 expenses.

9. a. From July 1, 1989, through June 30, 1996 2001, tangible personal property purchased for use or consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized primarily for the purpose of operating a state-licensed day-care center or a preschool that hires only certified public school teachers and which has a regularly prescribed curriculum.

b. From July 1, 1990, through June 30, 1996 2001, tangible personal property purchased for use or consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized primarily for the purpose of operating a state-licensed day-care center or a preschool that hires only certified public school teachers or teachers who are college graduates holding a degree from an accredited four-year institution of higher education and certified by an organization recognized by the U.S. Department of Education or by some other nationally recognized organization, and which has a regularly prescribed curriculum.

140 10. From July 1, 1989, through June 30, 1996 2001, personal property purchased for use or consumption by a private, nonprofit corporation exempt from taxation under § 501 (c) (3) of the Internal Revenue Code, which operates a county public library, and such library is also used as a recreational center for county residents.

144 11. From July 1, 1989, through June 30, 1996 2001, tangible personal property purchased for use or consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized primarily for the purpose of operating a public library.

147 12. From July 1, 1990, through June 30, 1996 2001, tangible personal property and services
148 purchased for use by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue
149 Code, which is organized and operated primarily for the purpose of encouraging participation in the free
150 enterprise system through information programs directed to secondary schools and college students,
151 college scholarship programs, and recognition of achievement in the American free enterprise system.

152 13. From July 1, 1990, through June 30, 1996 2001, tangible personal property purchased for use or 153 consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal 154 Revenue Code and organized primarily for the purpose of operating an arts center which offers and 155 sponsors a year-round schedule of art education classes for adults and children, a continuous series of 156 exhibits focusing on twentieth century art, and a wide range of seminars for the public at no or nominal 157 charge.

158 14. From July 1, 1991, through June 30, 1996 2001, tangible personal property purchased for use or consumption by a nonprofit volunteer organization which is exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and which is organized and operated exclusively for the purpose of enhancing education by assisting a city public library with its physical and service needs.

162 15. (i) From July 1, 1991, through June 30, 1996 2001, tangible personal property purchased for use
163 or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal
164 Revenue Code and organized exclusively to combat illiteracy by tutoring and training adults and by
165 increasing community awareness of the illiteracy problem within the metropolitan Richmond area.

(ii) From July 1, 1995, through June 30, 1996 2001, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized exclusively to combat illiteracy by tutoring and training adults and by increasing community awareness of the illiteracy problem within the Roanoke Valley area.

16. From July 1, 1995, through June 30, 1996 2001, tangible personal property purchased for use or consumption by a nonprofit volunteer organization which is exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and which is organized exclusively for the purpose of raising funds for grant aid to any state, county or municipal library open to the public within the boundaries of the Eighth Planning District established pursuant to § 15.1-1403.

175 17. From July 1, 1995, through June 30, 1996 2001, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized to provide educational and recreational services for at-risk youth and which maintains a partnership with a magnet school within the boundaries of the Twenty-third Planning

179 District established pursuant to § 15.1-1403.

180 18. From July 1, 1995, through June 30, 1996 2001, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized to provide specialized information and referral services, education programs and advocacy on behalf of deaf and hard-of-hearing persons within the boundaries of the Eighth Planning District established pursuant to § 15.1-1403.

185 19. From July 1, 1995, through June 30, 1996 2001, tangible personal property purchased for use or consumption by a nonprofit research, educational, and communications organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized exclusively to promote highway safety.

20. From July 1, 1996, through June 30, 2001, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized as a consortium of not less than forty private, historically black colleges and universities for the purposes of raising funds, providing program services, and offering technical services to support its member colleges and universities and their students.

194 § 58.1-609.8. Nonprofit civic and community service exemptions.

195 The tax imposed by this chapter or pursuant to the authority granted in §§ 58.1-605 and 58.1-606 **196** shall not apply to the following:

197 1. Tangible personal property purchased for use or consumption by or sold by a volunteer fire
198 department or volunteer rescue squad, an auxiliary or junior organization of such department or squad
199 not conducted for profit, a nonprofit association of which the regular membership is composed of such
200 volunteer fire departments or volunteer rescue squads, and construction materials to be incorporated into
201 realty when sold to and used by such organization, rather than a contractor, in construction,
202 maintenance, or repair of any property of such organization.

2. Tangible personal property, except property used in any form of recording and reproducing services, purchased by churches organized not for profit and which are exempt from taxation under 203 204 § 501 (c) (3) of the Internal Revenue Code, or whose real property is exempt from local taxation 205 206 pursuant to the provisions of § 58.1-3606, for use (i) in religious worship services by a congregation or 207 church membership while meeting together in a single location and (ii) in the libraries, offices, meeting 208 or counseling rooms or other rooms in the public church buildings used in carrying out the work of the 209 church and its related ministries, including kindergarten, elementary and secondary schools. The 210 exemption for such churches shall also include baptistries; bulletins, programs, newspapers and 211 newsletters which do not contain paid advertising and are used in carrying out the work of the church; 212 gifts including food for distribution outside the public church building; and food, disposable serving 213 items, cleaning supplies and teaching materials used in the operation of camps or conference centers by the church or an organization composed of churches that are exempt under this subdivision and which 214 215 are used in carrying out the work of the church or churches.

216 3. Tangible personal property sold or leased for use in nonprofit nutrition programs for the elderly 217 qualifying under 42 U.S.C. § 3030 (e) through (g), as amended, as administered by the Virginia 218 Department for the Aging, and the food and food products sold under such programs to elderly persons 219 and the food and food products sold by such program participants to disabled or handicapped persons 220 under the age of sixty.

4. Tangible personal property bought, sold or used by Virginia Federation of Humane Societies or
any chartered, not-for-profit organization incorporated under the laws of this Commonwealth and
organized for the purpose of preventing cruelty to animals and promoting humane care of animals, when
such property is used for the operation of such organizations or the construction or maintenance of
animal shelters.

5. Tangible personal property withdrawn from inventory and donated to (i) an organization exempt
from taxation under § 501 (c) (3) of the Internal Revenue Code or (ii) the Commonwealth, any political
subdivision of the Commonwealth, or any school, agency or instrumentality thereof.

6. Tangible personal property purchased by an organization which is exempt from taxation under
§ 501 (c) (3) of the Internal Revenue Code and which is organized primarily to distribute, during the
Christmas season, food, toys, and clothing to persons in financial need, provided such tangible personal
property is distributed at no cost to financially needy persons.

7. Tangible personal property, including food and food products, purchased for use or consumption
by a residential youth shelter organization exempt from taxation under § 501 (c) (3) of the Internal
Revenue Code, provided such organization is organized exclusively for maintaining and operating group
homes for the shelter and care of abused and neglected children in the Commonwealth on a long-term or
short-term basis.

238 8. Tangible personal property purchased for use or consumption by an organization exempt from
239 taxation under § 501 (c) (3) of the Internal Revenue Code and organized exclusively for the purpose of

providing education, training, services, and assistance in independent living to foster care children andyouth without families.

9. Tangible personal property for use or consumption by, sold by or donated to a food bank or organization exempt from taxation pursuant to § 501 (c) (3) of the Internal Revenue Code and organized exclusively for the distribution of foods to infants, the ill, or the needy; the exemptions shall apply to each transaction in the chain of commerce from manufacture to final disposition, provided that such food bank or organization is not conducted for profit.

10. Tangible personal property for use or consumption by a licensed nonprofit adult care residence as defined in § 63.1-172 or a licensed nonprofit adult day-care center as defined in § 63.1-194.1.

11. From July 1, 1989, through June 30, 1998, tangible personal property purchased for use or consumption by or sold by a nonstock, nonprofit charitable organization, exempt from taxation under \$ 501 (c) (3) of the Internal Revenue Code and from local real estate taxation, which is organized exclusively to foster, sponsor and promote physical education, athletic programs and contests for youths in the Commonwealth.

12. From July 1, 1989, through June 30, 1998, tangible personal property purchased for use or consumption by a shelter for homeless individuals operated by an organization exempt from taxation pursuant to § 501 (c) (3) of the Internal Revenue Code, or tangible personal property purchased for use or consumption by a § 501 (c) (3) organization that is organized exclusively for the purpose of providing food, shelter, clothing or other items to homeless persons in the Commonwealth.

259 13. From July 1, 1989, through June 30, 1998, tangible personal property purchased for use or consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized for the purpose of preparing and publishing a free travel guide for handicapped travelers.

14. From July 1, 1989, through June 30, 1998, tangible personal property purchased for use or consumption, or to be sold at retail, by any nonsectarian youth organization exempt from taxation under \$ 501 (c) (3) of the Internal Revenue Code which is organized for the purposes of the character development and citizenship training of its members using the methods now in common use by Girl Scout or Boy Scout organizations in Virginia.

15. From July 1, 1990, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization which under contract with a municipality operates Head Start programs, extended day-care programs, and a shelter for runaways.

270 16. From July 1, 1990, through June 30, 1998, tangible personal property purchased for use or 271 consumption by a nonstock, nonprofit charitable corporation exempt from taxation under § 501 (c) (3) of 272 the Internal Revenue Code and from local property taxes and organized and operated to offer social 273 services, including, but not limited to, aid or assistance to travelers who, for financial or other reasons, 274 find themselves stranded or otherwise in distress and in need of temporary assistance (traveler's aid); 275 family life education; assistance to persons interested in the adoption of children or acting as foster care 276 parents; counseling to persons in financial need or distress and the provision of services related thereto; 277 counseling for individuals living with persons afflicted with mental health problems or the mentally 278 retarded, as well as providing services directly to the mentally ill or mentally retarded; and related social 279 welfare activities.

280 17. From July 1, 1990, through June 30, 1998, tangible personal property purchased for use or 281 consumption by a nonstock, nonprofit charitable corporation exempt from taxation under § 501 (c) (3) of 282 the Internal Revenue Code and organized and operated to offer social services, including, but not limited 283 to, transitional housing for homeless individuals, employment counseling, placement and referral services 284 to persons in financial need, health-related assistance, child care for children whose parents are either employed or enrolled in job training programs, emergency assistance (including the provision of food) to 285 286 persons in financial need who may face eviction or termination of utility services, and related social 287 welfare activities.

18. From July 1, 1990, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation pursuant to § 501 (c) (3) of the Internal Revenue Code and which provides equipment, furniture, motor vehicles, and other types of tangible personal property to assist mentally retarded or mentally ill citizens of the Commonwealth.

292 19. From July 1, 1991, through June 30, 1998, tangible personal property purchased for use or consumption by a community action agency as defined in § 2.1-588.

20. Effective retroactive to January 1, 1984, and through June 30, 1998, tangible personal property for use or consumption, or further distribution, or sold by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and which is organized and operated exclusively for the purposes of providing education, training, certification in emergency cardiac care, research, and other related services to reduce disability and death from cardiovascular diseases and stroke.

299 21. Effective retroactive to January 1, 1984, and through June 30, 1998, tangible personal property300 for use or consumption, or further distribution, or sold by an organization exempt from taxation under

\$ 501 (c) (3) of the Internal Revenue Code and which is organized and operated exclusively for the purpose of eliminating all lung disease, including asthma, emphysema, lung cancer and pneumonia, through medical research, public education focusing on disease prevention and education, patient education including information on coping with lung disease, smoking and air pollution prevention, and professional education and training.

22. Effective retroactive to January 1, 1984, and through June 30, 1998, tangible personal property
for use or consumption, or further distribution, or sold by a statewide organization exempt from taxation
under § 501 (c) (3) of the Internal Revenue Code and which is organized and operated exclusively for
the purpose of eliminating diabetes through medical research, public education focusing on disease
prevention and education, patient education including information on coping with diabetes, and
professional education and training.

312 23. Effective retroactive to January 1, 1984, and through June 30, 1998, tangible personal property
313 for use or consumption, or further distribution, or sold by an organization exempt from taxation under
314 § 501 (c) (3) of the Internal Revenue Code which is organized exclusively for the purpose of eliminating
315 cancer as a major health problem by preventing cancer, saving lives from cancer, and diminishing
316 suffering from cancer through research, education and service.

24. From July 1, 1991, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized exclusively for the purpose of promoting and supporting conservation and environmental issues throughout the Commonwealth by encouraging the protection and restoration of waters, wildlife and land; safeguarding the public health by eliminating pollution; nurturing and improving wildlife stocks; promoting the highest standards of sportsmanship and strengthening farmer-sportsmen understanding; and performing other environmental services.

324 25. From July 1, 1991, through June 30, 1998, tangible personal property purchased for use or
325 consumption by a nonprofit charitable organization which is exempt from taxation under § 501 (c) (3) of
326 the Internal Revenue Code and which is organized exclusively to provide immediate and affordable
327 counseling, and regularly scheduled workshops to address the psychological, educational, and
328 professional concerns of women and their families.

329 26. From July 1, 1991, through June 30, 1998, tangible personal property purchased for use or consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and which is organized exclusively to advance the moral character and to promote sportsmanship, team spirit, fair play, honesty, and patriotism among youth by providing and supervising clean and wholesome activities for the youth in Appomattox County who participate in its programs.

334 27. From July 1, 1991, through June 30, 1998, tangible personal property purchased and sold by a 335 nonprofit organization exempt from taxation under § 501 (c) (3) or (4) of the Internal Revenue Code, 336 organized exclusively to provide aid and assistance to (i) the blind or visually impaired or programs devoted to the prevention of the loss of eyesight; (ii) the deaf or hearing impaired; (iii) drug abuse and 337 338 drug awareness programs; (iv) diabetes and diabetes detection; and (v) cultural and educational 339 opportunities for the musically talented boys and girls of the Commonwealth, for use in fund-raising 340 activities, provided the net proceeds (gross receipts less expenses) from such sales are contributed 341 directly to or used to fund the charitable purposes for which the organization is organized.

342 28. From July 1, 1991, through June 30, 1998, tangible personal property purchased for use or
343 consumption in the performance of emergency services by Radio Emergency Associated
344 Communications Teams which are nonprofit organizations that operate and maintain public service
345 communications and provide emergency services to motorists and their local communities.

29. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or
consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal
Revenue Code, organized for the purpose of providing child-care scholarships for needy families with
proceeds from the sale of donated clothing, accessories, and children's toys, within the boundaries of the
Tenth Planning District established pursuant to § 15.1-1403.

351 30. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 352 consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal 353 Revenue Code, organized exclusively to provide aid and assistance to any person within the boundaries 354 of the Twenty-third Planning District established pursuant to § 15.1-1403 between age sixteen and 355 sixty-five who has life-controlling problems with drugs, alcohol, or crime through the following 356 programs: (i) outreach and concerts at the prevention level; (ii) concerned counseling at the intervention 357 level; and (iii) "in-house" treatment and care at the residential level.

358 31. From July 1, 1995, through June 30, 1998, tangible personal property sold by an organization
acceleration are specified and organized for the purpose of providing food packages at a reduced price through host organizations (i.e., churches, community centers, senior centers, medical centers, Headstart programs) to individuals who agree to perform

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362 community service.

363 32. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or
364 consumption by organizations exempt from taxation under § 501 (c) (3) of the Internal Revenue Code (i)
365 which are local chapters of a nonprofit national volunteer organization with chapters in at least fifteen
366 states that was founded in the Commonwealth prior to 1950 and is exempt from taxation under § 501 (c)
367 (3) of the Internal Revenue Code and (ii) whose purposes are to improve their communities through
368 public works, fund raisers, and donations to other community groups.

369 33. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 370 consumption by a nonprofit family service organization exempt from taxation under § 501 (c) (3) of the 371 Internal Revenue Code and organized (i) to preserve, strengthen and promote healthy family life, to prevent individual and family breakdown, and to address other human service needs, (ii) to help solve 372 373 the problems created by homelessness, substance abuse, dysfunctional families and cultural diversity 374 through family and multicultural counseling, neighborhood development, college intern training, special 375 foster care and housing services, (iii) to assist families in crisis, homeless youth and the elderly by 376 providing a variety of social services such as services on behalf of children in their own homes, group 377 programs for predelinquent and delinquent youths, individual and family counseling, family life education, and financial assistance and legal aid, or (iv) to provide services to families including 378 379 professional counseling, home care aid, treatment for domestic violence, and casework services for older 380 adults.

381 34. From July 1, 1995, through June 30, 1998, lodging and meals for athletes, volunteers, and staff
382 paid by, and tangible personal property purchased for use or consumption by a nonprofit organization
383 exempt from taxation under § 501 (c) (3) or (4) of the Internal Revenue Code and organized exclusively
384 to provide year-round sports training and athletic competition in a variety of Olympic-type sports for
385 persons in Virginia with mental retardation, age five and older, at no cost to the athlete.

386 35. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized and operated exclusively to foster, sponsor and promote sportsmanship, recreation, and health through athletic programs and contests for youths within the boundaries of the Fifteenth Planning District established pursuant to § 15.1-1403.

391 36. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 392 consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal 393 Revenue Code and organized to provide individuals within the boundaries of the Twenty-third Planning 394 District established pursuant to § 15.1-1403 who have disabling conditions with access to, support and 395 assistance in the use of, and information concerning state-of-the-art technology in order to maximize 396 their potential independence in their community; to maintain a computer technology information and 397 lending library; to offer information and assistance on the use of technology in transition planning and 398 independent living; and to conduct workshops and presentations on the uses of computer-related 399 technology.

400 37. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by an organization which is exempt from taxation under § 501 (c) (3) of the Internal
402 Revenue Code and which is organized exclusively to provide a voice in court for abused and neglected
403 children through volunteer court-appointed special advocates.

38. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized to provide emergency food and supplies for a limited period of time to needy recipients within the boundaries of the Nineteenth Planning District established pursuant to § 15.1-1403.

39. From July 1, 1995 1996, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized exclusively to conduct annual fund-raising campaigns for the direct benefit of nonprofit member agencies within the boundaries of the Nineteenth Planning District established pursuant to § 15.1-1403.

414 40. From July 1, 1995, through June 30, 1998, food, food products, and services sold to residents
415 under a Department of Housing and Urban Development-approved meal plan by a nonprofit organization
416 exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and receiving federal grant
417 assistance under the Department of Housing and Urban Development Section 8 programs.

418 41. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) or (4) of the Internal Revenue Code and organized exclusively to provide a unique one-to-one relationship for at-risk children, ages five through eighteen, living in single-parent homes, by matching them with adult volunteers who provide them with support, guidance, and friendship while addressing their social, emotional, and

423 academic needs.

424 42. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by any nonsectarian organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code which is organized exclusively for the purpose of providing education, training, services, assistance, and support to elementary and secondary educational institutions, using the methods now in common use by parents and teachers organizations throughout the Commonwealth.

429 43. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and which is organized exclusively to promote athletic programs, clinics, and organized sporting events and to provide opportunities for education, physical education, and the practice of sportsmanship through these programs to improve the quality of life for residents of the Commonwealth who are dependent on the use of wheelchairs for mobility.

435 44. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 436 consumption by a nonprofit organization exempt from taxation under $\S 501$ (c) (3) or (4) of the Internal 437 Revenue Code and organized exclusively to provide independent living skills training, peer counseling, 438 advocacy, information and referral, and other independent living services to individuals with physical 439 and mental disabilities in Virginia, including the provision of (i) direct services to individuals with 440 severe disabilities which result in a greater level of independence and community integration and (ii) 441 services in the community which result in greater awareness of disability issues, physical and 442 programmatic accessibility, and systems change.

443 45. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code which is organized exclusively to provide a nondenominational religious outreach program by lending or donating written material and audio or video tapes, at no cost to the recipient.

447 46. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 448 consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code 449 and established to promote character development and citizenship training for youth within the 450 boundaries of the Fifth Planning District established pursuant to § 15.1-1403 by providing a supervised 451 physical education program through softball teams and leagues.

452 47. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal
454 Revenue Code and organized to provide needy individuals with financial assistance for rent and mortgage payments, utilities payments, medical bills, and some home repair within the boundaries of the Eighteenth Planning District established pursuant to § 15.1-1403.

457 48. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal
459 Revenue Code and organized to repair or rehabilitate homes owned and occupied by low-income persons
460 who could not otherwise afford to finance the rehabilitation or repair of their homes within the
461 boundaries of the Eighteenth Planning District established pursuant to § 15.1-1403.

462 49. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption, or further distribution, by an organization exempt from taxation under § 501 (c) (3) of the 463 464 Internal Revenue Code and which is organized and operated exclusively for the purposes of (i) preparing students for agricultural careers in marketing, processing, communications, education, horticulture, 465 production, natural resources, forestry and agribusiness, including plant and animal sciences, (ii) 466 467 applying such knowledge and skills in a supervised setting either at home or a part-time workplace, and 468 (iii) providing opportunities to students on the national, state, and local levels to improve their 469 leadership abilities and test their agricultural skills.

50. From July 1, 1995, through June 30, 1998, tangible personal property and services purchased for
an annual fundraising reception by a nonprofit organization exempt from taxation under § 501 (c) (3) of
the Internal Revenue Code and organized to provide funds for the benefit of various charities, including
but not limited to the Cystic Fibrosis Foundation, The Ronald McDonald House, The Leukemia Society,
the Don Shula Foundation, Inc., and Children's National Medical Center's National SAFE KIDS
Campaign.

476 51. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit charitable organization which is exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and which is organized and operated exclusively for the purpose of providing assistance to individuals suffering from multiple sclerosis in the Commonwealth and to the families of such individuals, and for research relating to the prevention and treatment of multiple sclerosis.

481 52. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit organization exempt from taxation pursuant to § 501 (c) (3) of the Internal Revenue Code and located in a city having a population of no less than 66,000 and no greater than

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484 67,000 which is organized exclusively to provide no more than one meal per day to the needy or485 underprivileged, provided such meals are distributed without cost.

486 53. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized exclusively to advocate, plan, and develop programs and services within the boundaries of the Third Planning District established pursuant to § 15.1-1403 that help persons with disabilities reach their maximum level of personal independence by educating the public, promoting the needs and rights of persons with disabilities, and helping such persons attain their potential for independent living.

492 54. From July 1, 1995, through June 30, 1998, food and other tangible personal property purchased
493 in connection with program activities by an organization exempt from taxation under § 501 (c) (3) of the
494 Internal Revenue Code and organized exclusively for the purpose of operating and maintaining a
495 summer recreational camp and related facilities for use by mentally handicapped citizens of the
496 Commonwealth within the boundaries of the Eleventh Planning District established pursuant to
497 § 15.1-1403.

498 55. Effective retroactive to January 1, 1995, through June 30, 1998, tangible personal property
499 purchased for use or consumption by, or sold by, a nonprofit charitable organization exempt from
500 taxation under § 501 (c) (3) of the Internal Revenue Code and organized and operated primarily to
501 restore, cultivate, and enhance wilderness lands and wildlife habitat, including water resources, within
502 Virginia and to educate and foster good relations between all citizens of the Commonwealth regarding
503 the restoration of damaged lands.

504 56. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by an organization which is exempt from taxation under § 501 (c) (3) of the Internal
506 Revenue Code and which is organized exclusively for the purpose of providing counseling, education, and supportive services on a community-wide basis to help solve family and personal problems within the boundaries of the Eleventh Planning District established pursuant to § 15.1-1403.

509 57. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 510 consumption by a nonprofit charitable organization exempt from taxation under § 501 (c) (3) of the 511 Internal Revenue Code and organized and operated primarily to offer to those in need, the following: to 512 construct, develop, acquire, renovate, manage, maintain and operate low-income housing for persons of 513 limited financial means, qualified housing for mentally and physically disabled persons, and qualified 514 housing for elderly persons within the boundaries of the Eighth Planning District established pursuant to 515 § 15.1-1403, all as provided under the Internal Revenue Code and interpretations thereof.

516 58. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 517 consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code 518 and organized exclusively to conduct annual fund-raising campaigns for the direct benefit of nonprofit 519 member agencies within the boundaries of the Seventh Planning District established pursuant to 520 § 15.1–1403.

521 59. 58. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit, nonstock corporation which is exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and which is organized under the laws of the Commonwealth primarily for the purpose of providing rehabilitation services, training, employment, referral services, and opportunities for personal growth to disabled and disadvantaged individuals within the boundaries of the Twenty-third Planning District established pursuant to § 15.1-1403, and providing to communities in such area consultation services as to the rights of the disabled and disadvantaged.

528 60. 59. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a corporation organized under the laws of the Commonwealth which is exempt from 529 530 taxation under § 501 (c) (3) of the Internal Revenue Code and which is organized exclusively for the 531 purpose of providing low-income and moderate-income working families within the boundaries of the 532 Twenty-third Planning District established pursuant to § 15.1-1403 with quality care for children through 533 the sponsorship of (i) training, technical assistance, mentoring, and support services to the early 534 childhood community; (ii) state-licensed, nationally accredited model early childhood centers; (iii) a U.S. 535 Department of Agriculture Child Care and Adult Food Program for meals served to children by area home-based providers; and (iv) child-care referral programs. 536

61. 60. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by a nonprofit, volunteer-staffed organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized for the exclusive purpose of supporting community action activities, including housing and fuel assistance, job counseling, youth service opportunities, and other community-oriented charitable activities within the boundaries of the Eighth Planning District established pursuant to § 15.1-1403.

543 62. 61. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by an organization which is exempt from taxation under § 501 (c) (3) of the Internal

Revenue Code and which is organized exclusively for the purpose of providing counseling for 545 546 individuals and families within the boundaries of the Twenty-first Planning District established pursuant 547 to § 15.1-1403, including group counseling, family life education programs and workshops, consumer 548 credit counseling, and employee assistance, but excluding problems related to chronic mental illness.

549 63. 62. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 550 consumption by a nonprofit charitable organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code and organized and operated within Virginia exclusively to develop and operate 551 552 permanent housing and to provide supportive residential mental health services for homeless persons and 553 other adult persons with serious and persistent mental illnesses, in accordance with § 231 of the National 554 Housing Act, as amended, within the boundaries of the Eighth Planning District established pursuant to 555 § 15.1-1403.

556 64. 63. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or consumption by an organization which is exempt from taxation under \$501 (c) (3) of the Internal 557 558 Revenue Code and which is organized for the primary purpose of distributing food, clothing, medicines 559 and other necessities of life to, and providing shelter for, needy persons in the United States and 560 throughout the world.

65. 64. From July 1, 1995, through June 30, 1998, tangible personal property purchased for use or 561 562 consumption by an organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code 563 which is organized exclusively for the care, support, and strengthening of children and families and 564 provides certain services and programs, including, special education, individual and family counseling, 565 conflict mediation, prenatal counseling, adoptive placements, post-adoption services, in-home services, 566 therapeutic foster care, residential treatment, and independent living, within the boundaries of the

Fifteenth Planning District established pursuant to § 15.1-1403. 567