1997 SESSION

ENROLLED

[H 2188]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-3812 of the Code of Virginia, relating to consumer utility tax; 3 telegraph and telephone.

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Approved

Be it enacted by the General Assembly of Virginia: 6 7

1. That § 58.1-3812 of the Code of Virginia is amended and reenacted as follows: 8

§ 58.1-3812. Telegraph and telephone companies.

9 A. Any county, city or town may impose a tax on a taxable purchase by a consumer of local 10 telecommunication service if the consumer's service address is located in such county, city or town. Except as otherwise provided, the tax shall not be imposed at a rate in excess of twenty percent of the 11 12 monthly gross charge to a consumer and shall not be applicable to any amount so charged in excess of fifteen dollars per month for a residential consumer; however, any county, city or town that on July 1, 13 14 1972, imposed a tax in excess of limits specified herein may continue to impose such a tax in excess of 15 such limits, but no more. Notwithstanding the foregoing, the tax may be imposed only at a rate equal to ten percent of the monthly gross charge to a consumer of mobile local telecommunication and shall not 16 be applicable to any amount so charged in excess of thirty dollars per month for each mobile service 17 consumer. No county, city or town that currently is not collecting the tax on mobile local 18 telecommunication service shall begin to collect the tax on mobile local telecommunication service 19 20 before September 1, 1994, for bills sent to consumers on and after that date. However, any county with 21 a population of at least 68,000 but not more than 69,000, any city with a population of at least 40,000 but not more than 41,000, and any city with a population of at least 66,000 but not more than 67,000 22 23 shall conform with the provisions of this section in accordance with the following schedule: 24

Fiscal Year	Rate	Сар
1994-95	10%	None
1995-96	10%	\$100
1996-97	10%	\$50
July 1, 1997		Full
and thereafter		Conformity
	1994-95 1995-96 1996-97 July 1, 1997	1994-9510%1995-9610%1996-9710%July 1, 1997

37 B. Any tax enacted pursuant to the provisions of this section or any change in a tax or structure 38 already in existence shall not be effective until sixty 120 days subsequent to written notice by certified 39 mail from the county, city or town imposing such tax or change thereto, to being received by the 40 registered agent of the service provider that is required to collect the tax.

C. Any county tax imposed hereunder shall not apply within the limits of any incorporated town 41 42 located within such county which town imposes a town tax authorized by this section, provided that 43 such town (i) provides police or fire protection, and water or sewer services, provided that any such 44 town served by a sanitary district or any such town with a population between 250 and 350 people which formerly provided its own water and sewer and is now served by a water and sewer service 45 authority providing water or sewer services or any such town which formerly provided water and sewer 46 47 services and is now served by the county in which it is located pursuant to an agreement between the 48 town and the county shall be deemed to be providing such water or sewer services itself, or (ii) 49 constitutes a special school district and is operated as a special school district under a town school board 50 of three members appointed by the town council.

51 D. Any county, city or town may provide for an exemption from the tax for any public safety 52 agency as defined in § 58.1-3813.

E. A service provider of local telecommunication services shall collect the tax from the consumer by 53 adding the tax to the monthly gross charge for such services. The tax shall, when collected, be stated as 54 55 a distinct item separate and apart from the monthly gross charge. Until the consumer pays the tax to the

service provider, the tax shall constitute a debt of the consumer to the county, city or town. If any 56 57 consumer refuses to pay the tax, the service provider shall notify the county, city or town. After the 58 consumer pays the tax to the service provider, the taxes collected shall be deemed to be held in trust by the service provider until remitted to the county, city or town. 59

60 F. A service provider shall remit monthly to each county, city or town the amount of tax billed 61 during the preceding month to consumers with a service address in that county, city or town, less any discount allowed under § 58.1-3816.1. 62

63 G. No county, city or town may impose the tax on consumers of mobile local telecommunication service unless it also imposes the tax on the consumers of the other forms of local telecommunication 64 65 services.

66 H. Any consumer shall be entitled to a refund from the county, city or town imposing the tax equal to the amount of any tax the consumer paid to a jurisdiction outside of the Commonwealth if such tax 67 was legally imposed in such other jurisdiction; however, the amount of credit or refund shall not exceed 68 the tax paid to the county, city or town on such purchase. 69

I. As used in this article, unless the context clearly requires otherwise:

"Affiliated group" shall have the same meaning ascribed to it in § 58.1-3703 B 10, except, for 71 72 purposes of this article, the word "entity" shall be substituted for the word "corporation" whenever it is 73 used in that section.

74 "Bad debts" means any portion of a debt related to a sale of local telecommunication services, the 75 gross charges for which are not otherwise deductible or excludable, that has become worthless or 76 uncollectible, as determined under applicable federal income tax standards. If the portion of the debt 77 deemed to be bad is subsequently paid, the service provider shall report and pay the tax on that portion 78 during the reporting period in which the payment is made.

79 "Consumer" means a person who, individually or through agents, employees, officers, representatives, 80 or permittees, makes a taxable purchase of local telecommunication services.

'Enhanced services" means services that employ computer processing applications to act on the 81 format, code, or protocol or similar aspects of the information transmitted; provide additional, different, 82 or restructured information; or involve interaction with stored information. 83

84 "Gross charges" means, subject to the exclusions of this section, the amount charged or paid for the taxable purchase of local telecommunication services. However, "gross charges" shall not include the 85 86 following:

87 1. Charges or amounts paid that vary based on the distance and/or elapsed transmission time of the 88 communication that are separately stated on the consumer's bill or invoice.

89 2. Charges or amounts paid for customer equipment, including such equipment that is leased or 90 rented by the customer from any source, if such charges or amounts paid are separately identifiable from 91 other amounts charged or paid for the provision of local telecommunication services on the service 92 provider's books and records.

3. Charges or amounts paid for administrative services, including, without limitation, service connection and reconnection, late payments, and roamer daily surcharges. 93 94

4. Charges or amounts paid for special features that are not subject to taxation under § 4251 of the 95 96 Internal Revenue Code of 1986, as amended.

97 5. Charges or amounts paid that are (i) the tax imposed by § 4251 of the Internal Revenue Code of 98 1986, as amended or (ii) any other tax or surcharge imposed by statute, ordinance or regulatory 99 authority. 100

6. Bad debts.

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101 "Local telecommunication service," subject to the exclusions stated in this section, includes, without 102 limitation, the two-way local transmission of messages through use of switched local telephone services; 103 telegraph services; teletypewriter; local cellular mobile radio telecommunication services; specialized mobile radio; stationary two-way radio; or any other form of two-way mobile and portable 104 105 communications.

106 "Local telephone service," subject to the exclusions stated in this section, includes any service subject 107 to federal taxation as local telephone service as that term is defined in § 4252 of the Internal Revenue 108 Code of 1986, as amended, or any successor statute.

109 "Mobile local telecommunication service" means any two-way mobile or portable local 110 telecommunication service, including cellular mobile radio telecommunication service and specialized 111 mobile radio.

"Mobile service consumer" means a person having a telephone number for mobile local 112 113 telecommunication service who has made a taxable purchase of such service or on whose behalf another 114 person has made a taxable purchase of such service.

"Mobile service provider" means every person engaged in the business of selling mobile local 115 116 telecommunication services to consumers.

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117 "Residential consumer" shall not include any consumer of mobile local telecommunication service.

118 "Service address" means the location of the telecommunication equipment from which the 119 telecommunication is originated or at which the telecommunication is received by a consumer. However, 120 if the service address is not a defined location, as in the case of mobile telephones, maritime systems, 121 air-to-ground systems and the like, service address shall mean the location of the subscriber's primary 122 use of the telecommunication equipment within the licensed service area. A mobile service provider may 123 obtain a signed statement from a consumer indicating which county, city or town within the licensed 124 service area is the location of the consumer's primary use of the telecommunication equipment. A 125 mobile service provider shall be entitled to rely absolutely on a consumer's signed statement and shall 126 remit the taxes collected to the county, city or town identified by the consumer. In the absence of a 127 signed statement by a consumer, a mobile service provider shall identify the county, city or town of the 128 consumer's primary use and shall remit the tax to such county, city or town based on any other reasonable method, including, without limitation, the consumer's billing address, service address, or 129 130 telephone number within the licensed service area.

^{*}Service provider" means every person engaged in the business of selling local telecommunication
services to consumers.

133 "Taxable purchase" means the acquisition of telecommunication services for consumption or use; 134 however, taxable purchase does not include (i) the provision of telecommunications among members of 135 an affiliated group of entities by a member of the group for their own exclusive use and consumption 136 and (ii) the purchase of telecommunications for resale in the subsequent provision of 137 telecommunications, including, without limitation, carrier access charges, right of access charges, and 138 charges for use of intercompany facilities; however, the acquisition of telecommunications by a provider 139 of enhanced services is not the purchase of telecommunications for resale, even when the cost of the 140 telecommunications is separately stated to the purchaser of the enhanced services, as long as the primary 141 object of the purchase of the telecommunications by the provider is for the provision of enhanced services and not telecommunications. A person may make tax-free purchases of telecommunications for 142 143 resale if the person provides to the service provider a sworn affidavit indicating that the person's 144 purchases are nontaxable sales for resale.