1997 SESSION

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1	HOUSE BILL NO. 2558
2 3	Offered January 20, 1997
3	A BILL to amend and reenact § 58.1-3503 of the Code of Virginia, relating to classification of tangible
4	personal property.
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6	Patron—Cranwell
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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 § 58.1-3503 of the Code of Virginia is amended and reenacted as follows:
12	§ 58.1-3503. General classification of tangible personal property.
13	A. Tangible personal property is classified for valuation purposes according to the following separate
14	categories which are not to be considered separate classes for rate purposes:
15	1. Farm animals, except as exempted under § 58.1-3505.
16	2. Farm machinery, except as exempted under § 58.1-3505.
17	3. Automobiles, except those described in subdivisions 7, 8 and 9 of this subsection, which shall be
18	valued by means of a recognized pricing guide or if the model and year of the individual automobile are
10 19	not listed in the recognized pricing guide, the individual vehicle may be valued on the basis of
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20 21	percentage or percentages of original cost. In using a recognized pricing guide, the commissioner shall
²¹ 22	use either of the following two methods. The commissioner may use all applicable adjustments in such guide to determine the value of each individual automobile, or alternatively, if the commissioner does
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23 24	not utilize all applicable adjustments in valuing each automobile, he shall use the base value specified in such guide which may be gitter average rateil, wholesale, or loop value, so long as writermly applied
24 25	such guide which may be either average retail, wholesale, or loan value, so long as uniformly applied within allogifications of property. If the model and value of the individual automobile are not listed in the
25 26	within classifications of property. If the model and year of the individual automobile are not listed in the
	recognized pricing guide, the taxpayer may present to the commissioner proof of the original cost, and
27	the basis of the tax for purposes of the motor vehicle sales and use tax as described in § 58.1-2405 shall
28	constitute proof of original cost. If such percentage or percentages of original cost do not accurately
29 30	reflect fair market value, or if the taxpayer does not supply proof of original cost, then the
30 31	commissioner may select such any other method which establishes fair market value.
	4. Trucks of less than two tons, which may be valued by means of a recognized pricing guide or if
32	the model and year of the individual truck are not listed in the recognized pricing guide, on the basis of
33 34	a percentage or percentages of original cost.
	5. Trucks and other vehicles, as defined in § 46.2-100, except those described in subdivisions 4, and
35	6 through 10 of this subsection, which shall be valued by means of either a recognized pricing guide
36	using the lowest value specified in such guide or a percentage or percentages of original cost.
37	6. Manufactured homes, as defined in § 36-85.3, which may be valued on the basis of square footage
38 39	of living space.
39 40	7. Antique motor vehicles, as defined in § 46.2-100.
	8. Taxicabs.
41	9. Motor vehicles with specially designed equipment for use by the handicapped, which shall not be
42	valued in relation to their initial cost, but by determining their actual market value if offered for sale on
43	the open market.
44 45	10. Motorcycles, campers and other recreational vehicles, which shall be valued by means of a
45	recognized pricing guide or a percentage or percentages of original cost.
46	11. Boats weighing under five tons and boat trailers, which shall be valued by means of a recognized
47	pricing guide or a percentage or percentages of original cost.
48	12. Boats or watercraft weighing five tons or more, which shall be valued by means of a percentage
49	or percentages of original cost.
50	13. Aircraft, which shall be valued by means of a recognized pricing guide or a percentage or
51 52	percentages of original cost.
52 53	14. Household goods and personal effects, except as exempted under § 58.1-3504.
53 54	15. Tangible personal property used in a research and development business, which shall be valued
54	by means of a percentage or percentages of original cost.
55 56	16. Programmable computer equipment used in business which shall be valued by means of a
56	percentage or percentages of original cost to the taxpayer, or by such other method as may reasonably
57 58	be expected to determine the actual fair market value.
58 50	17. All tangible personal property employed in a trade or business other than that described in authority of this subsection, which shall be valued by means of a percentage or
59	subdivisions 1 through 16 of this subsection, which shall be valued by means of a percentage or

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60 percentages of original cost.

61 18. All other tangible personal property.

62 B. Methods of valuing property may differ among the separate categories, so long as each method 63 used is uniform within each category, is consistent with requirements of this section and may reasonably 64 be expected to determine actual fair market value as determined by the commissioner of revenue or other assessing official; however, assessment ratios shall only be used with the concurrence of the local 65 governing body. A commissioner of revenue shall upon request take into account the condition of the 66 property. The term "condition of the property" includes, but is not limited to, technological obsolescence 67 of property where technological obsolescence is an appropriate factor for valuing such property. The 68 69 commissioner of revenue shall make available to taxpayers on request a reasonable description of his 70 valuation methods. Such commissioner, or other assessing officer, or his authorized agent, when using a 71 recognized pricing guide as provided for in this section, may automatically extend the assessment if the 72 pricing information is stored in a computer.