# 2011 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend the Code of Virginia by adding in Article 13 of Chapter 3 of Title 58.1 a section 3 numbered 58.1-439.12:06, relating to telework expenses income tax credit.

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### Approved

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

#### 7 1. That the Code of Virginia is amended by adding in Article 13 of Chapter 3 of Title 58.1 a 8 section numbered 58.1-439.12:06 as follows: 9

§ 58.1-439.12:06. Telework expenses tax credit.

A. As used in this section, unless the context requires a different meaning:

"Eligible telework expenses" means expenses incurred during the taxable year pursuant to a telework 11 12 agreement, in an amount up to \$1,200 for each participating employee, that enable a participating 13 employee to begin to telework, which expenses are not otherwise the subject of a deduction from income claimed by the employer in any tax year. Such expenses include, but are not limited to, expenses paid or 14 15 incurred to purchase computers, computer-related hardware and software, modems, data processing 16 equipment, telecommunications equipment, high-speed Internet connectivity equipment, computer security 17 software and devices, and all related delivery, installation, and maintenance fees. Such expenses do not include replacement costs for computers, computer-related hardware and software, modems, data 18 19 processing equipment, telecommunications equipment, or computer security software and devices at the 20 principal place of business when that equipment is relocated to the telework site. Eligible telework expenses may also include up to a maximum of \$20,000 for conducting a telework assessment on or 21 22 after January 1, 2012. Such costs shall be ineligible for this credit if they are otherwise taken as a 23 deduction by the employer from income in any taxable year. The costs included and allowed to be taken 24 as a credit include program planning costs, which may include direct program development and training 25 costs, raw labor costs, and professional consulting fees. Such costs shall not include those for which a 26 credit is claimed under any other provision of this chapter. The credit shall be allowed once for each 27 employer meeting the requirements herein.

"Employer" means any employer subject to the income tax imposed by this chapter.

29 "Participating employee" means an employee who has entered into a telework agreement with his 30 employer on or after July 1, 2012, in accordance with policies set by the Virginia Department of Rail 31 and Public Transportation. The term shall not include an individual who is self-employed or an 32 individual who ordinarily spends a majority of the workday at a location other than the place where his 33 duties are normally performed.

34 "Telework" means the performance of normal and regular work functions on a workday at a location 35 different from the place where work functions are normally performed and that is within or closer to the 36 participating employee's residence. The term shall not include home-based businesses, extensions of the 37 workday, or work performed on a weekend or holiday.

"Telework agreement" means an agreement signed by the employer and the participating employee, 38 39 on or after July 1, 2012, but before January 1, 2014, that defines the terms of a telework arrangement, 40 including the number of days per month the participating employee will telework in order to qualify for 41 the credit, and any restrictions on the location from which the employee will telework.

"Telework assessment" means an optional assessment leading to the development of policies and 42 43 procedures necessary to implement a formal telework program that would qualify the employer for the 44 credit provided in this section, including but not limited to a workforce profile; a telework program 45 business case and plan; a detailed accounting of the purpose, goals, and operating procedures of the telework program; methodologies for measuring telework program activities and success; and a 46 47 deployment schedule for increasing telework activity.

48 B. For taxable years beginning on or after January 1, 2012, but before January 1, 2014, an 49 employer shall be allowed a credit against the taxes imposed pursuant to Articles 2 (§ 58.1-320 et seq.) 50 and 10 (§ 58.1-400 et seq.) of this chapter for eligible telework expenses incurred during the 2012 and 51 2013 calendar years. The amount of the credit shall not exceed \$50,000 per employer for the 2012 and 52 2013 calendar years.

53 Such expenses may be incurred (i) only once per participating employee and (ii) directly by the 54 employer on behalf of the participating employee or directly by the participating employee and 55 reimbursed by the employer.

56 C. For purposes of this section, the amount of any credit attributable to a partnership, electing small HB2197ER

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57 business corporation (S corporation), or limited liability company shall be allocated to the individual
58 partners, shareholders, or members, respectively, in proportion to their ownership or interest in such
59 business entities.

D. The amount of tax credits available to any employer under this section in any taxable year shall not exceed the employer's tax liability. No unused tax credit shall be carried forward or carried back against the employer's tax liability. An employer shall be ineligible for a tax credit pursuant to this section if such employer claims a credit under any other provisions of this chapter.

64 E. An employer seeking to claim a tax credit provided herein shall submit a reservation application to the Tax Commissioner for tentative approval of the credit between September 1 and October 31 of 65 66 the year preceding the taxable year for which the tax credit is to be earned. The Tax Commissioner shall establish policies and procedures for the reservation of tax credits by eligible employers. Such 67 policies and procedures shall provide (i) requirements for applying for reservations of tax credits; (ii) a **68** system for allocating the available amount of tax credits among eligible employers; and (iii) a procedure for the cancellation and reallocation of tax credit reservations allocated to eligible employers 69 70 that, after reserving tax credits, have been determined to be ineligible for all or a portion of the tax 71 72 credits reserved. Such application shall certify that the employer would not have incurred the eligible 73 telework expenses for which the credit is sought but for the availability of such credit. The Tax 74 Commissioner shall provide tentative approval of the applications no later than December 31 of the 75 year in which the applications are received. When the application and amount of tax credits have been 76 approved and the employer applicant notified, such employer may make purchases approved for the tax 77 credits during the immediately following taxable year or lose the right to such credits.

F. In no event shall the aggregate amount of tax credits approved by the Tax Commissioner exceed
\$1 million annually for credits earned in taxable years 2012 and 2013. In the event the credit amounts
on the applications filed with the Tax Commissioner exceed the maximum aggregate amount of tax
credits, then the tax credits shall be allocated on a pro rata basis based on the amounts allowed by
subsection B among the eligible employers who filed timely applications.

83 G. Actions of the Tax Commissioner relating to the approval or denial of applications for
 84 reservations of tax credits pursuant to this section shall be exempt from the provisions of the
 85 Administrative Process Act (§ 2.2-4000 et seq.).