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SENATE BILL NO. 549

Offered January 16, 2012

A BILL to amend and reenact § 58.1-3507 of the Code of Virginia, relating to intangible personal property tax; machinery and tools.

Patrons-Wagner, Colgan, Hanger, Marsden, McWaters, Newman, Puckett, Ruff, Stanley and Watkins

Referred to Committee on Finance

Be it enacted by the General Assembly of Virginia:

1. That § 58.1-3507 of the Code of Virginia is amended and reenacted as follows: 10

§ 58.1-3507. Certain machinery and tools segregated for local taxation only; notice prior to change in 11 12 valuation, hearing.

13 A. Machinery 1. Except for the property set forth in subdivision 2, all machinery and tools, except 14 idle machinery and tools as defined in subsection D and machinery and equipment used by farm wineries as defined in § 4.1-100, used in a manufacturing, mining, water well drilling, processing or 15 16 reprocessing, radio or television broadcasting, dairy, dry cleaning or laundry business shall be listed and are hereby segregated as a class of tangible personal property separate from all other classes of property 17 and shall be subject to local taxation only. The rate of tax imposed by a county, city or town on such 18 19 machinery and tools shall not exceed the rate imposed upon the general class of tangible personal 20 property. Idle machinery and tools are taxable as capital under § 58.1-1101.

21 2. The following property otherwise classifiable as machinery and tools shall be classified instead as 22 capital taxable solely by the Commonwealth under § 58.1-1101: 23

a. Idle machinery and tools as defined in subsection D;

b. Machinery and equipment used by farm wineries as defined in § 4.1-100; and

c. Machinery and tools that have not been in service for more than three years.

B. Machinery and tools segregated for local taxation pursuant to subsection subdivision A 1, other 26 27 than energy conservation equipment of manufacturers, shall be valued by means of depreciated cost or a 28 percentage or percentages of original total capitalized cost excluding capitalized interest. In valuing 29 machinery and tools, the commissioner of the revenue shall, upon the written request of the taxpayer, 30 consider any bona fide, independent appraisal presented by the taxpayer.

31 Whenever the commissioner of the revenue proposes to change the means of valuing machinery and tools, such proposed change shall be published in a newspaper having general circulation in the affected 32 33 locality at least 30 days before the proposed change would take effect and the citizens of the locality 34 shall be allowed to submit written comments, during the 30-day period, to the commissioner of the 35 revenue regarding the proposed change.

36 C. All motor vehicles which are registered pursuant to § 46.2-600 with the Department of Motor 37 Vehicles and owned by persons engaged in those businesses set forth in subsection subdivision A 1 shall be taxed as tangible personal property by the county, city or town in accordance with the provisions of 38 39 this chapter. All other motor vehicles and delivery equipment owned by persons engaged in those 40 businesses set forth in subsection A shall be included in and taxed as machinery and tools.

41 D. "Idle machinery and tools" means machinery and tools that (i) (a) have been discontinued in use 42 continuously for at least one year prior to any tax day or (b) on and after January 1, 2007, have been specifically identified in writing by the taxpayer to the commissioner of the revenue or other assessing 43 official, on or before April 1 of such year, as machinery and tools that the taxpayer intends to withdraw 44 from service not later than the next succeeding tax day and (ii) are not in use on the tax day and no 45 46 reasonable prospect exists that such machinery and tools will be returned to use during the tax year.

47 E. In the event that any machinery and tools taken out of use subsequent to January 1, 2007, are 48 returned to use after having been previously classified as idle machinery and tools pursuant to clause (i) 49 (b) of subsection D, the taxpayer shall identify such machinery and tools to the commissioner of the revenue or other assessing official in writing on or before the next return due date without extension, 50 51 and such machinery and tools shall be subject to tax in accordance with the procedures provided in 52 § 58.1-3903 in the same manner as if such machinery and tools had been in use on the tax day of the 53 year in which such return to use occurs. Any interest otherwise payable pursuant to applicable law or ordinance shall apply to taxes imposed pursuant to this subsection and paid after the due date, without 54 55 regard to the fault of the taxpayer or lack thereof. Notwithstanding the provisions of § 58.1-3903, if the taxpayer has provided timely written notice of return to use in accordance with the provisions of this 56 57 subsection, no penalty shall be levied with respect to any tax liability arising as a result of the return to 58 use of machinery and tools classified as idle and actually idle prior to such return to use.

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59 F. The Department of Taxation shall promulgate guidelines for the use of local governments in 60 applying the provisions of this section related to idle machinery and tools. In preparing such guidelines, 61 the Department shall not be subject to the provisions of the Administrative Process Act (§ 2.2-4000 et 62 seq.) for guidelines promulgated on or before January 1, 2008, but shall cooperate with and seek the counsel of local officials and interested groups. After January 1, 2008, such guidelines shall be accorded 63 64 the weight of a regulation under § 58.1-205 and any amendments to such guidelines shall be subject to 65 the Administrative Process Act.

G. The Tax Commissioner shall have the authority to issue advisory written opinions in specific 66 cases to interpret the provisions of this section related to idle machinery and tools and the guidelines 67 issued pursuant to subsection F; however, the Tax Commissioner shall not be required to interpret any **68** local ordinance. The guidelines and opinions issued pursuant to this section shall not be applicable as an 69 70 interpretation of any other tax law.

2. That the provisions of subdivision A 2 c of § 58.1-3507 of the Code of Virginia shall apply only 71

to machinery and tools purchased on or after July 1, 2012. 72