## **2013 SESSION**

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1	HOUSE BILL NO. 1860
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Finance
4	on January 30, 2013)
5	(Patron Prior to Substitute—Delegate Orrock)
6 7	A BILL to amend and reenact §§ 58.1-3503 and 58.1-3506 of the Code of Virginia, relating to personal
8	property tax; outdoor advertising signs. Be it enacted by the General Assembly of Virginia:
o 9	1. That §§ 58.1-3503 and 58.1-3506 of the Code of Virginia are amended and reenacted as follows:
10	§ 58.1-3503. General classification of tangible personal property.
11	A. Tangible personal property is classified for valuation purposes according to the following separate
12	categories which are not to be considered separate classes for rate purposes:
13	1. Farm animals, except as exempted under § 58.1-3505.
14	2. Farm machinery, except as exempted under § 58.1-3505.
15	3. Automobiles, except those described in subdivisions 7, 8 and 9 of this subsection and in
16	subdivision A 8 of § 58.1-3504, which shall be valued by means of a recognized pricing guide or if the
17	model and year of the individual automobile are not listed in the recognized pricing guide, the
18	individual vehicle may be valued on the basis of percentage or percentages of original cost. In using a
19 20	recognized pricing guide, the commissioner shall use either of the following two methods. The
20 21	commissioner may use all applicable adjustments in such guide to determine the value of each individual automobile, or alternatively, if the commissioner does not utilize all applicable adjustments in
22	valuing each automobile, he shall use the base value specified in such guide which may be either
23	average retail, wholesale, or loan value, so long as uniformly applied within classifications of property.
24	If the model and year of the individual automobile are not listed in the recognized pricing guide, the
25	taxpayer may present to the commissioner proof of the original cost, and the basis of the tax for
26	purposes of the motor vehicle sales and use tax as described in § 58.1-2405 shall constitute proof of
27	original cost. If such percentage or percentages of original cost do not accurately reflect fair market
28	value, or if the taxpayer does not supply proof of original cost, then the commissioner may select
29 30	another 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
30 31	the model and year of the individual truck are not listed in the recognized pricing guide, on the basis of
32	a percentage or percentages of original cost.
33	5. Trucks and other vehicles, as defined in § 46.2-100, except those described in subdivisions 4, and
34	6 through 10 of this subsection, which shall be valued by means of either a recognized pricing guide
35	using the lowest value specified in such guide or a percentage or percentages of original cost.
36	6. Manufactured homes, as defined in § 36-85.3, which may be valued on the basis of square footage
37 38	of living space.
30 39	7. Antique motor vehicles, as defined in § 46.2-100, which may be used for general transportation purposes as provided in subsection C of § 46.2-730.
<b>40</b>	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	10. Motorcycles, all-terrain vehicles and off-road motorcycles as defined in § 46.2-100, campers and
45	other recreational vehicles, which shall be valued by means of a recognized pricing guide or a
46 47	percentage or percentages of original cost. 11. Boats weighing under five tons and boat trailers, which shall be valued by means of a recognized
<b>4</b> 7 <b>4</b> 8	pricing guide or a percentage or percentages of original cost.
<b>49</b>	12. Boats or watercraft weighing five tons or more, which shall be valued by means of a percentage
50	or percentages of original cost.
51	13. Aircraft, which shall be valued by means of a recognized pricing guide or a percentage or
52	percentages of original cost.
53	14. Household goods and personal effects, except as exempted under § 58.1-3504.
54 55	15. Tangible personal property used in a research and development business, which shall be valued
55 56	by means of a percentage or percentages of original cost. 16. Programmable computer equipment and peripherals used in business which shall be valued by
50 57	means of a percentage or percentages of original cost to the taxpayer, or by such other method as may
58	reasonably be expected to determine the actual fair market value.

reasonably be expected to determine the actual fair market value.17. All tangible personal property employed in a trade or business other than that described in

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60 subdivisions 1 through 16 of this subsection, which shall be valued by means of a percentage or 61 percentages of original cost.

62 18. Outdoor advertising signs regulated under Article 1 (§ 33.1-351 et seq.) of Chapter 7 of Title 63 33.1. 64

19. All other tangible personal property.

65 B. Methods of valuing property may differ among the separate categories, so long as each method 66 used is uniform within each category, is consistent with requirements of this section and may reasonably be expected to determine actual fair market value as determined by the commissioner of revenue or 67 68 other assessing official; however, assessment ratios shall only be used with the concurrence of the local governing body. A commissioner of revenue shall upon request take into account the condition of the 69 property. The term "condition of the property" includes, but is not limited to, technological obsolescence 70 71 of property where technological obsolescence is an appropriate factor for valuing such property. The 72 commissioner of revenue shall make available to taxpayers on request a reasonable description of his valuation methods. Such commissioner, or other assessing officer, or his authorized agent, when using a 73 74 recognized pricing guide as provided for in this section, may automatically extend the assessment if the 75 pricing information is stored in a computer.

§ 58.1-3506. (Effective for tax years beginning on or after January 1, 2013) Other classifications 76 77 of tangible personal property for taxation.

78 A. The items of property set forth below are each declared to be a separate class of property and 79 shall constitute a classification for local taxation separate from other classifications of tangible personal 80 property provided in this chapter: 81

1. a. Boats or watercraft weighing five tons or more, not used solely for business purposes;

b. Boats or watercraft weighing less than five tons, not used solely for business purposes;

83 2. Aircraft having a maximum passenger seating capacity of no more than 50 that are owned and 84 operated by scheduled air carriers operating under certificates of public convenience and necessity issued 85 by the State Corporation Commission or the Civil Aeronautics Board;

86 3. Aircraft having a registered empty gross weight equal to or greater than 20,000 pounds that are 87 not owned or operated by scheduled air carriers recognized under federal law, but not including any 88 aircraft described in subdivision 4;

89 4. Aircraft that are (i) considered Warbirds, manufactured and intended for military use, excluding 90 those manufactured after 1954, and (ii) used only for (a) exhibit or display to the general public and 91 otherwise used for educational purposes (including such flights as are necessary for testing, maintaining, 92 or preparing such aircraft for safe operation), or (b) airshow and flight demonstrations (including such 93 flights necessary for testing, maintaining, or preparing such aircraft for safe operation), shall constitute a new class of property. Such class of property shall not include any aircraft used for commercial purposes, including transportation and other services for a fee; 94 95

5. All other aircraft not included in subdivisions A 2, A 3, or A 4 and flight simulators;

97 6. Antique motor vehicles as defined in § 46.2-100 which may be used for general transportation 98 purposes as provided in subsection C of § 46.2-730; 99

7. Tangible personal property used in a research and development business;

8. Heavy construction machinery not used for business purposes, including but not limited to land 100 movers, bulldozers, front-end loaders, graders, packers, power shovels, cranes, pile drivers, forest 101 harvesting and silvicultural activity equipment and ditch and other types of diggers; 102

103 9. Generating equipment purchased after December 31, 1974, for the purpose of changing the energy 104 source of a manufacturing plant from oil or natural gas to coal, wood, wood bark, wood residue, or any other alternative energy source for use in manufacturing and any cogeneration equipment purchased to 105 achieve more efficient use of any energy source. Such generating equipment and cogeneration equipment 106 shall include, without limitation, such equipment purchased by firms engaged in the business of 107 108 generating electricity or steam, or both;

109 10. Vehicles without motive power, used or designed to be used as manufactured homes as defined 110 in § 36-85.3;

111 11. Computer hardware used by businesses primarily engaged in providing data processing services 112 to other nonrelated or nonaffiliated businesses;

12. Privately owned pleasure boats and watercraft, 18 feet and over, used for recreational purposes 113 114 only;

115 13. Privately owned vans with a seating capacity of not less than seven nor more than 15 persons, 116 including the driver, used exclusively pursuant to a ridesharing arrangement as defined in § 46.2-1400;

14. Motor vehicles specially equipped to provide transportation for physically handicapped 117 118 individuals;

15. Motor vehicles (i) owned by members of a volunteer rescue squad or volunteer fire department 119 120 or (ii) leased by members of a volunteer rescue squad or volunteer fire department if the member is obligated by the terms of the lease to pay tangible personal property tax on the motor vehicle. One 121

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122 motor vehicle that is owned by each volunteer rescue squad member or volunteer fire department 123 member, or leased by each volunteer rescue squad member or volunteer fire department member if the 124 member is obligated by the terms of the lease to pay tangible personal property tax on the motor 125 vehicle, may be specially classified under this section, provided the volunteer rescue squad member or 126 volunteer fire department member regularly responds to emergency calls. The volunteer shall furnish the 127 commissioner of revenue, or other assessing officer, with a certification by the chief or head of the 128 volunteer organization, that the volunteer is a member of the volunteer rescue squad or fire department 129 who regularly responds to calls or regularly performs other duties for the rescue squad or fire 130 department, and the motor vehicle owned or leased by the volunteer rescue squad member or volunteer 131 fire department member is identified. The certification shall be submitted by January 31 of each year to 132 the commissioner of revenue or other assessing officer; however, the commissioner of revenue or other 133 assessing officer shall be authorized, in his discretion, and for good cause shown and without fault on 134 the part of the member, to accept a certification after the January 31 deadline. In any county that prorates the assessment of tangible personal property pursuant to § 58.1-3516, a replacement vehicle may 135 136 be certified and classified pursuant to this subsection when the vehicle certified as of the immediately 137 prior January date is transferred during the tax year;

138 16. Motor vehicles (i) owned by auxiliary members of a volunteer rescue squad or volunteer fire 139 department or (ii) leased by auxiliary members of a volunteer rescue squad or volunteer fire department 140 if the member is obligated by the terms of the lease to pay tangible personal property tax on the motor 141 vehicle. One motor vehicle that is regularly used by each auxiliary volunteer fire department or rescue 142 squad member may be specially classified under this section. The auxiliary member shall furnish the 143 commissioner of revenue, or other assessing officer, with a certification by the chief or head of the 144 volunteer organization, that the volunteer is an auxiliary member of the volunteer rescue squad or fire 145 department who regularly performs duties for the rescue squad or fire department, and the motor vehicle 146 is identified as regularly used for such purpose; however, if a volunteer rescue squad or fire department 147 member and an auxiliary member are members of the same household, that household shall be allowed no more than two special classifications under this subdivision or subdivision 15. The certification shall 148 149 be submitted by January 31 of each year to the commissioner of revenue or other assessing officer; 150 however, the commissioner of revenue or other assessing officer shall be authorized, in his discretion, 151 and for good cause shown and without fault on the part of the member, to accept a certification after the 152 January 31 deadline;

153 17. Motor vehicles owned by a nonprofit organization and used to deliver meals to homebound
 154 persons or provide transportation to senior or handicapped citizens in the community to carry out the
 155 purposes of the nonprofit organization;

156 18. Privately owned camping trailers as defined in § 46.2-100, and privately owned travel trailers as
157 defined in § 46.2-1900, which are used for recreational purposes only, and privately owned trailers as
158 defined in § 46.2-100 which are designed and used for the transportation of horses except those trailers
159 described in subdivision A 11 of § 58.1-3505;

160 19. One motor vehicle owned and regularly used by a veteran who has either lost, or lost the use of, 161 one or both legs, or an arm or a hand, or who is blind or who is permanently and totally disabled as 162 certified by the Department of Veterans Services. In order to qualify, the veteran shall provide a written 163 statement to the commissioner of revenue or other assessing officer from the Department of Veterans 164 Services that the veteran has been so designated or classified by the Department of Veterans Services as 165 to meet the requirements of this section, and that his disability is service-connected. For purposes of this 166 section, a person is blind if he meets the provisions of § 46.2-100;

20. Motor vehicles (i) owned by persons who have been appointed to serve as auxiliary police 167 168 officers pursuant to Article 3 (§ 15.2-1731 et seq.) of Chapter 17 of Title 15.2 or (ii) leased by persons 169 who have been so appointed to serve as auxiliary police officers if the person is obligated by the terms 170 of the lease to pay tangible personal property tax on the motor vehicle. One motor vehicle that is 171 regularly used by each auxiliary police officer to respond to auxiliary police duties may be specially 172 classified under this section. In order to qualify for such classification, any auxiliary police officer who 173 applies for such classification shall identify the vehicle for which this classification is sought, and shall 174 furnish the commissioner of revenue or other assessing officer with a certification from the governing 175 body that has appointed such auxiliary police officer or from the official who has appointed such 176 auxiliary officers. That certification shall state that the applicant is an auxiliary police officer who 177 regularly uses a motor vehicle to respond to auxiliary police duties, and it shall state that the vehicle for 178 which the classification is sought is the vehicle that is regularly used for that purpose. The certification 179 shall be submitted by January 31 of each year to the commissioner of revenue or other assessing officer; 180 however, the commissioner of revenue or other assessing officer shall be authorized, in his discretion, 181 and for good cause shown and without fault on the part of the member, to accept a certification after the 182 January 31 deadline;

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183 21. Until the first to occur of June 30, 2019, or the date that a special improvements tax is no longer 184 levied under § 15.2-4607 on property within a Multicounty Transportation Improvement District created 185 pursuant to Chapter 46 (§ 15.2-4600 et seq.) of Title 15.2, tangible personal property that is used in 186 manufacturing, testing, or operating satellites within a Multicounty Transportation Improvement District, 187 provided that such business personal property is put into service within the District on or after July 1, 188 1999:

189 22. Motor vehicles which use clean special fuels as defined in § 46.2-749.3, which shall not include 190 any vehicle described in subdivision 38 or 40;

191 23. Wild or exotic animals kept for public exhibition in an indoor or outdoor facility that is properly 192 licensed by the federal government, the Commonwealth, or both, and that is properly zoned for such 193 use. "Wild animals" means any animals that are found in the wild, or in a wild state, within the boundaries of the United States, its territories or possessions. "Exotic animals" means any animals that 194 195 are found in the wild, or in a wild state, and are native to a foreign country;

24. Furniture, office, and maintenance equipment, exclusive of motor vehicles, that are owned and 196 197 used by an organization whose real property is assessed in accordance with § 58.1-3284.1 and that is 198 used by that organization for the purpose of maintaining or using the open or common space within a 199 residential development;

200 25. Motor vehicles, trailers, and semitrailers with a gross vehicle weight of 10,000 pounds or more 201 used to transport property for hire by a motor carrier engaged in interstate commerce;

202 26. All tangible personal property employed in a trade or business other than that described in 203 subdivisions A 1 through A 18 19, except for subdivision A 17, of § 58.1-3503;

204 27. Programmable computer equipment and peripherals employed in a trade or business;

205 28. Privately owned pleasure boats and watercraft, motorized and under 18 feet, used for recreational 206 purposes only:

207 29. Privately owned pleasure boats and watercraft, nonmotorized and under 18 feet, used for 208 recreational purposes only;

209 30. Privately owned motor homes as defined in § 46.2-100 that are used for recreational purposes 210 only;

211 31. Tangible personal property used in the provision of Internet services. For purposes of this 212 subdivision, "Internet service" means a service, including an Internet Web-hosting service, that enables 213 users to access content, information, electronic mail, and the Internet as part of a package of services 214 sold to customers;

215 32. Motor vehicles (i) owned by persons who serve as auxiliary, reserve, volunteer, or special deputy 216 sheriffs or (ii) leased by persons who serve as auxiliary, reserve, volunteer, or special deputy sheriffs if 217 the person is obligated by the terms of the lease to pay tangible personal property tax on the motor vehicle. For purposes of this subdivision, the term "auxiliary deputy sheriff" means auxiliary, reserve, 218 219 volunteer, or special deputy sheriff. One motor vehicle that is regularly used by each auxiliary deputy sheriff to respond to auxiliary deputy sheriff duties may be specially classified under this section. In 220 221 order to qualify for such classification, any auxiliary deputy sheriff who applies for such classification 222 shall identify the vehicle for which this classification is sought, and shall furnish the commissioner of 223 revenue or other assessing officer with a certification from the governing body that has appointed such auxiliary deputy sheriff or from the official who has appointed such auxiliary deputy sheriff. That 224 225 certification shall state that the applicant is an auxiliary deputy sheriff who regularly uses a motor 226 vehicle to respond to such auxiliary duties, and it shall state that the vehicle for which the classification 227 is sought is the vehicle that is regularly used for that purpose. The certification shall be submitted by 228 January 31 of each year to the commissioner of revenue or other assessing officer; however, the 229 commissioner of revenue or other assessing officer shall be authorized, in his discretion, and for good 230 cause shown and without fault on the part of the member, to accept a certification after the January 31 231 deadline;

33. Forest harvesting and silvicultural activity equipment;

233 34. Equipment used primarily for research, development, production, or provision of biotechnology 234 for the purpose of developing or providing products or processes for specific commercial or public 235 purposes, including, but not limited to, medical, pharmaceutical, nutritional, and other health-related 236 purposes; agricultural purposes; or environmental purposes but not for human cloning purposes as 237 defined in § 32.1-162.21 or for products or purposes related to human embryo stem cells. For purposes 238 of this section, biotechnology equipment means equipment directly used in activities associated with the 239 science of living things; 240

35. Boats or watercraft weighing less than five tons, used for business purposes only;

36. Boats or watercraft weighing five tons or more, used for business purposes only;

242 37. Tangible personal property which is owned and operated by a service provider who is not a 243 CMRS provider and is not licensed by the FCC used to provide, for a fee, wireless broadband Internet 244 service. For purposes of this subdivision, "wireless broadband Internet service" means a service that enables customers to access, through a wireless connection at an upload or download bit rate of more
than one megabyte per second, Internet service, as defined in § 58.1-602, as part of a package of
services sold to customers;

**248** 38. Low-speed vehicles as defined in § 46.2-100;

- **249** 39. Motor vehicles with a seating capacity of not less than 30 persons, including the driver;
- **250** 40. Motor vehicles powered solely by electricity; and

41. Tangible personal property designed and used primarily for the purpose of manufacturing a product from renewable energy as defined in § 56-576.

B. The governing body of any county, city or town may levy a tax on the property enumerated in subsection A at different rates from the tax levied on other tangible personal property. The rates of tax and the rates of assessment shall (i) for purposes of subdivisions 1, 2, 3, 4, 5, 6, 8, 11 through 20, 22
through 24, and 26 through 41 of subsection A, not exceed that applicable to the general class of tangible personal property, (ii) for purposes of subdivisions A 7, A 9, A 21, and A 25, not exceed that applicable to machinery and tools, and (iii) for purposes of subdivision A 10, equal that applicable to real property.
C. Notwithstanding any other provision of this section, for any qualifying vehicle, as such term is

C. Notwithstanding any other provision of this section, for any qualifying vehicle, as such term is defined in § 58.1-3523, (i) included in any separate class of property in subsection A and (ii) assessed for tangible personal property taxes by a county, city, or town receiving a payment from the Commonwealth under Chapter 35.1 for providing tangible personal property tax relief, the county, city, or town may levy the tangible personal property tax on such qualifying vehicle at a rate not to exceed the rates of tax and rates of assessment required under such chapter.

266 2. That, notwithstanding any other provision of general or special law, no locality shall tax 267 outdoor advertising signs regulated under Article 1 (§ 33.1-351 et seq.) of Chapter 7 of Title 33.1 268 of the Code of Virginia as real property or consider such sign, or income generated by such sign, 260 in associate the value of med property or consider such sign, or income generated by such sign,

269 in assessing the value of real property or leasehold or easement interest in such real property.
270 3. That the provisions of this act are effective for tax years beginning on or after January 1, 2013.

271 4. That an emergency exists and this act is in force from its passage.