2013 SESSION

	13103998D
1	SENATE BILL NO. 1365
2	Offered January 21, 2013
2 3	A BILL to amend the Code of Virginia by adding a section numbered 58.1-1809.1, relating to monetary
4	awards for detection of underpayments of taxes.
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	Patron—Wagner
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7	Unanimous consent to introduce
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9	Referred to Committee on Finance
10 11	Be it enacted by the General Assembly of Virginia:
12	1. That the Code of Virginia is amended by adding a section numbered 58.1-1809.1 as follows:
13	§ 58.1-1809.1. Payments for detection of tax underpayments.
14	A. In accordance with the provisions of this section, the Tax Commissioner is hereby authorized to
15	award monetary compensation to individuals who provide information that leads to the successful
16	collection of delinquent taxes owed by other individual or business taxpayers. Any amount payable
17	under this section shall be paid from the proceeds of the taxes collected by reason of the information
18	provided.
19	B. If the Tax Commissioner proceeds with any administrative or judicial action described in this
20	chapter based on information brought to the Tax Commissioner's attention by an individual, such
21	individual shall receive as an award at least 15 percent but not more than 30 percent of the collected
22 23	proceeds, including penalties, interest, additions to tax, and additional amounts, resulting from such action or from a settlement in response to such action. The determination of the amount of such award
23 24	by the Tax Commissioner shall depend on the extent to which the individual informant substantially
25	contributed to such action.
26	C. In the event the action described in subsection B is one that the Tax Commissioner determines is
27	based principally on disclosures of specific allegations from some source or sources other than
28	information provided by the individual, then the Tax Commissioner may award an amount he deems
29	appropriate, but not more than 10 percent of the collected proceeds, including penalties, interest,
30	additions to tax, and additional amounts, resulting from such action or from a settlement in response to
31	such action. The Tax Commissioner shall take into account the significance of the individual's
32 33	information and the role played by such individual or his legal representative in assisting in such
33 34	action. D. The Tax Commissioner may reduce or deny an award under subsection B or C as follows:
35	1. If the claim is brought by an individual who is a federal, state, or local tax official, and the
36	information provided was obtained in the course of the individual's official duties, then the Tax
37	Commissioner may deny the award.
38	2. If two or more individuals claim an award with respect to the same action described in subsection
39	B, then the Tax Commissioner shall divide the award in proportion to the significance of each
40	individual's information and the role played by each individual or his legal representative in assisting in
41	such action. In no event shall the total of all awards to such individuals exceed the amount authorized
42	by this section.
43 44	3. If the information provided by the individual claiming an award is information that the Department routinely receives from other sources, such as through an information exchange with the
45	Internal Revenue Service, other state agencies, or local commissioners of the revenue, then the
46	Commissioner may deny the award.
47	4. If any portion of the amount collectible as a result of the action described in subsection B is to be
48	collected over time under an installment plan or a restitution order, then no award shall be paid until
49	all such amounts have been collected. The award may be paid based on amounts collected to date if the
50	Tax Commissioner and the individual agree that the collection of additional amounts is unlikely.
51	5. If the claim is brought by an individual who planned or initiated the actions that led to the
52 52	underpayment of taxes, then the Tax Commissioner may reduce the award amount.
53 54	6. If the claim is brought by an individual who is convicted of criminal conduct arising from the role described in subdivision 5, then the Tax Commissioner shall deay any award
54 55	described in subdivision 5, then the Tax Commissioner shall deny any award. E. Any individual informant not satisfied with a determination regarding an award made by the Tax
55 56	Commissioner under subsection B, C, or D may bring an action in the circuit court within 30 days of
57	such determination. The burden of proof shall be on the individual to show, by a preponderance of the
58	evidence, that the information he provided substantially contributed to the collection of the additional

tax proceeds and that the Tax Commissioner abused his discretion in determining the amount of the award. Any information provided to the individual, his representative, or the court about the action described in subsection B shall be considered tax information protected from further disclosure by § 58.1-3 unless the person who was the subject of the action described in subsection B is a party to the action in the circuit court.
F. This section shall only apply with respect to an action described in subsection B against (i) any

F. This section shall only apply with respect to an action described in subsection B against (i) any
individual taxpayer with gross income exceeding \$100,000 or any business taxpayer with gross income
exceeding \$500,000 and (ii) only if the tax, penalties, interest, additions to tax, and additional amounts
in dispute exceed \$50,000.

68 G. The Tax Commissioner shall develop guidelines and forms implementing the provisions of this

69 section. The Tax Commissioner may require individuals to submit information in the form of an affidavit 70 under oath in contemplation of eventual proceedings under subsection E. Such guidelines shall be

71 exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.).