2013 SESSION

INTRODUCED

SJ281

	13100549D
1	SENATE JOINT RESOLUTION NO. 281
2 3	Offered January 9, 2013 Prefiled January 2, 2013
4	Proposing an amendment to Section 1 of Article X of the Constitution of Virginia, relating to tax
5 6	credits.
	Patrons—Petersen; Delegate: Surovell
7 8	Referred to Committee on Privileges and Elections
9	
10 11	RESOLVED by the Senate, the House of Delegates concurring, a majority of the members elected to each house agreeing, That the following amendment to the Constitution of Virginia be, and the same
12	hereby is, proposed and referred to the General Assembly at its first regular session held after the next
13 14	general election of members of the House of Delegates for its concurrence in conformity with the
14 15	provisions of Section 1 of Article XII of the Constitution of Virginia, namely: Amend Section 1 of Article X of the Constitution of Virginia as follows:
16	ARTICLE X
17 18	TAXATION AND FINANCE Section 1. Taxable property; uniformity; classification and segregation.
19	All property, except as hereinafter provided, shall be taxed. All taxes shall be levied and collected
20 21	under general laws and shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax, except that the General Assembly may provide for differences in the rate
22	of taxation to be imposed upon real estate by a city or town within all or parts of areas added to its
23 24	territorial limits, or by a new unit of general government, within its area, created by or encompassing two or more, or parts of two or more, existing units of general government. Such differences in the rate
25	of taxation shall bear a reasonable relationship to differences between nonrevenue producing
26 27	governmental services giving land urban character which are furnished in one or several areas in contrast to the correlated in other areas of such unit of government
27 28	to the services furnished in other areas of such unit of government. The General Assembly may by general law and within such restrictions and upon such conditions as
29	may be prescribed authorize the governing body of any county, city, town or regional government to
30 31	provide for differences in the rate of taxation imposed upon tangible personal property owned by persons not less than sixty-five years of age or persons permanently and totally disabled as established
32	by general law who are deemed by the General Assembly to be bearing an extraordinary tax burden on
33 34	said tangible personal property in relation to their income and financial worth. The General Assembly may define and classify taxable subjects. Except as to classes of property
35	herein expressly segregated for either State or local taxation, the General Assembly may segregate the
36 37	several classes of property so as to specify and determine upon what subjects State taxes, and upon what subjects local taxes, may be levied.
37 38	No tax credit enacted by the General Assembly shall remain in effect longer than five years unless it
39 10	is reenacted by the General Assembly prior to such expiration date. Any tax credit enacted prior to
40 41	January 1, 2014, shall remain in effect no later than January 1, 2019, unless it is reenacted by the General Assembly prior to that date and no later than each fifth year thereafter.