2024 SESSION

ENROLLED

[H 568]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

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Approved

Be it enacted by the General Assembly of Virginia:

1. That §§ 58.1-811, as it is currently effective and as it may become effective, and 58.1-3607 of the 8 9 Code of Virginia are amended and reenacted as follows: 10

§ 58.1-811. (Contingent expiration date, see Acts 2013, c. 766, cl. 14) Exemptions.

A. The taxes imposed by §§ 58.1-801 and 58.1-807 shall not apply to any deed conveying real estate 11 12 or lease of real estate:

13 1. To an incorporated college or other incorporated institution of learning not conducted for profit, where such real estate is intended to be used for educational purposes and not as a source of revenue or 14 15 profit;

16 2. To an incorporated church or religious body or to the trustee or trustees of any church or religious 17 body, or a corporation mentioned in § 57-16.1, where such real estate is intended to be used exclusively for religious purposes, or for the residence of the minister of any such church or religious body; 18

19 3. To the United States, the Commonwealth, or to any county, city, town, district, or other political 20 subdivision of the Commonwealth; 21

4. To the Virginia Division of the United Daughters of the Confederacy;

22 5. To any nonstock corporation organized exclusively for the purpose of owning or operating a 23 hospital or hospitals not for pecuniary profit;

24 6. 5. To a corporation upon its organization by persons in control of the corporation in a transaction 25 which qualifies for nonrecognition of gain or loss pursuant to § 351 of the Internal Revenue Code as it 26 exists at the time of the conveyance;

27 7. 6. From a corporation to its stockholders upon complete or partial liquidation of the corporation in 28 a transaction which qualifies for income tax treatment pursuant to § 331, 332, 333, or 337 of the 29 Internal Revenue Code as it exists at the time of liquidation;

30 8.7. To the surviving or new corporation, partnership, limited partnership, business trust, or limited 31 liability company upon a merger or consolidation to which two or more such entities are parties, or in a 32 reorganization within the meaning of § 368(a)(1)(C) and (F) of the Internal Revenue Code as amended;

33 9.8 To a subsidiary corporation from its parent corporation, or from a subsidiary corporation to a 34 parent corporation, if the transaction qualifies for nonrecognition of gain or loss under the Internal 35 Revenue Code as amended;

10. 9. To a partnership or limited liability company, when the grantors are entitled to receive not less 36 37 than 50 percent of the profits and surplus of such partnership or limited liability company, provided that 38 the transfer to a limited liability company is not a precursor to a transfer of control of the assets of the 39 company to avoid recordation taxes;

40 14. 10. From a partnership or limited liability company, when the grantees are entitled to receive not 41 less than 50 percent of the profits and surplus of such partnership or limited liability company, provided 42 that the transfer from a limited liability company is not subsequent to a transfer of control of the assets 43 of the company to avoid recordation taxes;

44 12. 11. To trustees of a revocable inter vivos trust, when the grantors in the deed and the 45 beneficiaries of the trust are the same persons, regardless of whether other beneficiaries may also be named in the trust instrument, when no consideration has passed between the grantor and the 46 47 beneficiaries;

48 13. 12. When the grantor is an organization exempt from taxation under 501(c)(3) of the Internal 49 Revenue Code that is organized and operated primarily to acquire land and purchase materials to erect or rehabilitate low-cost homes on such land, which homes are sold at cost to persons who otherwise 50 would be unable to afford to buy a home through conventional means; 51

14. 13. When it is a deed of partition, or any combination of deeds simultaneously executed and 52 53 having the effect of a deed of partition, among joint tenants, tenants in common, or coparceners; or

54 15. 14. When it is a deed transferring property pursuant to a decree of divorce or of separate 55 maintenance or pursuant to a written instrument incident to such divorce or separation.

B. The taxes imposed by §§ 58.1-803 and 58.1-804 shall not apply to any deed of trust or mortgage: 56

57 1. Given by an incorporated college or other incorporated institution of learning not conducted for 58 profit;

59 2. Given by the trustee or trustees of a church or religious body or given by an incorporated church 60 or religious body, or given by a corporation mentioned in § 57-16.1;

61 3. Given by any nonstock corporation organized exclusively for the purpose of owning and/or 62 operating a hospital or hospitals not for pecuniary profit;

4. Given by any local governmental entity or political subdivision of the Commonwealth to secure a 63 debt payable to any other local governmental entity or political subdivision; 64 65

5. Securing a loan made by an organization described in subdivision A $\frac{13}{12}$;

66 6. Securing a loan made by a county, city, or town, or an agency of such a locality, to a borrower 67 whose household income does not exceed 80 percent of the area median household income established by the U.S. Department of Housing and Urban Development, for the purpose of erecting or rehabilitating a home for such borrower, including the purchase of land for such home; or 68 69 70

7. Given by any entity organized pursuant to Chapter 9.1 (§ 56-231.15 et seq.) of Title 56.

71 C. The tax imposed by § 58.1-802 and the fee imposed by §§ 58.1-802.3, 58.1-802.4, and 58.1-802.5 72 shall not apply to any:

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1. Transaction described in subdivisions A 6 5 through 12 11, 14 13, and 15 14; 2. Instrument or writing given to secure a debt;

75 3. Deed conveying real estate from an incorporated college or other incorporated institution of 76 learning not conducted for profit;

77 4. Deed conveying real estate from the United States, the Commonwealth or any county, city, town, 78 district, or other political subdivision thereof;

79 5. Conveyance of real estate to the Commonwealth or any county, city, town, district, or other political subdivision thereof, if such political unit is required by law to reimburse the parties taxable 80 pursuant to § 58.1-802 or subject to the fee under § 58.1-802.3 or 58.1-802.5; or 81

6. Deed conveying real estate from the trustee or trustees of a church or religious body or from an 82 83 incorporated church or religious body, or from a corporation mentioned in § 57-16.1.

84 D. No recordation tax shall be required for the recordation of any deed of gift between a grantor or 85 grantors and a grantee or grantees when no consideration has passed between the parties. Such deed 86 shall state therein that it is a deed of gift.

E. The tax imposed by § 58.1-807 shall not apply to any lease to the United States, the 87 88 Commonwealth, or any county, city, town, district, or other political subdivision of the Commonwealth.

89 F. The taxes and fees imposed by §§ 58.1-801, 58.1-802, 58.1-802.3, 58.1-802.5, 58.1-807, 58.1-808, 90 and 58.1-814 shall not apply to (i) any deed of gift conveying real estate or any interest therein to The 91 Nature Conservancy or (ii) any lease of real property or any interest therein to The Nature Conservancy, 92 where such deed of gift or lease of real estate is intended to be used exclusively for the purpose of 93 preserving wilderness, natural, or open space areas.

G. The words "trustee" or "trustees," as used in subdivisions A 2, B 2, and C 6, include the trustees 94 95 mentioned in § 57-8 and the ecclesiastical officers mentioned in § 57-16.

H. No recordation tax levied pursuant to this chapter shall be levied on the release of a contractual 96 97 right, if the release is contained within a single deed that performs more than one function, and at least one of the other functions performed by the deed is subject to the recordation tax. 98

99 I. No recordation tax levied pursuant to this chapter shall be levied on a deed, lease, easement, release, or other document recorded in connection with a concession pursuant to the Public-Private 100 Transportation Act of 1995 (§ 33.2-1800 et seq.) or similar federal law. 101

J. No recordation tax shall be required for the recordation of any transfer on death deed or any 102 103 revocation of transfer on death deed made pursuant to the Uniform Real Property Transfer on Death Act 104 (§ 64.2-621 et seq.) when no consideration has passed between the parties.

105 K. No recordation tax levied pursuant to this chapter shall be required for the recordation of any 106 deed of distribution when no consideration has passed between the parties. Such deed shall state therein on the front page that it is a deed of distribution. As used in this subsection, "deed of distribution" 107 means a deed conveying property from an estate or trust (i) to the original beneficiaries of a trust from 108 109 the trustees holding title under a deed in trust;, (ii) the purpose of which is to comply with a devise or bequest in the decedent's will or to transfer title to one or more beneficiaries after the death of the 110 settlor in accordance with a dispositive provision in the trust instrument;, (iii) that carries out the 111 exercise of a power of appointment;, or (iv) that is pursuant to the exercise of the power under the 112 Uniform Trust Decanting Act (§ 64.2-779.1 et seq.). 113

§ 58.1-811. (Contingent effective date, see Acts 2013, c. 766, cl. 14) Exemptions. 114

115 A. The taxes imposed by §§ 58.1-801 and 58.1-807 shall not apply to any deed conveying real estate 116 or lease of real estate:

117 1. To an incorporated college or other incorporated institution of learning not conducted for profit,

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118 where such real estate is intended to be used for educational purposes and not as a source of revenue or 119 profit;

120 2. To an incorporated church or religious body or to the trustee or trustees of any church or religious 121 body, or a corporation mentioned in § 57-16.1, where such real estate is intended to be used exclusively 122 for religious purposes, or for the residence of the minister of any such church or religious body;

123 3. To the United States, the Commonwealth, or to any county, city, town, district, or other political 124 subdivision of the Commonwealth;

125 4. To the Virginia Division of the United Daughters of the Confederacy;

126 5. To any nonstock corporation organized exclusively for the purpose of owning or operating a 127 hospital or hospitals not for pecuniary profit;

128 6. 5. To a corporation upon its organization by persons in control of the corporation in a transaction 129 which qualifies for nonrecognition of gain or loss pursuant to § 351 of the Internal Revenue Code as it 130 exists at the time of the conveyance;

131 7. 6. From a corporation to its stockholders upon complete or partial liquidation of the corporation in 132 a transaction which qualifies for income tax treatment pursuant to § 331, 332, 333, or 337 of the 133 Internal Revenue Code as it exists at the time of liquidation;

134 8. 7. To the surviving or new corporation, partnership, limited partnership, business trust, or limited 135 liability company upon a merger or consolidation to which two or more such entities are parties, or in a 136 reorganization within the meaning of \$368(a)(1)(C) and (F) of the Internal Revenue Code as amended;

137 9. 8. To a subsidiary corporation from its parent corporation, or from a subsidiary corporation to a 138 parent corporation, if the transaction qualifies for nonrecognition of gain or loss under the Internal 139 Revenue Code as amended;

140 40. 9. To a partnership or limited liability company, when the grantors are entitled to receive not less 141 than 50 percent of the profits and surplus of such partnership or limited liability company, provided that the transfer to a limited liability company is not a precursor to a transfer of control of the assets of the 142 143 company to avoid recordation taxes;

 $\frac{1}{10}$. From a partnership or limited liability company, when the grantees are entitled to receive not 144 145 less than 50 percent of the profits and surplus of such partnership or limited liability company, provided 146 that the transfer from a limited liability company is not subsequent to a transfer of control of the assets 147 of the company to avoid recordation taxes;

148 12. 11. To trustees of a revocable inter vivos trust, when the grantors in the deed and the 149 beneficiaries of the trust are the same persons, regardless of whether other beneficiaries may also be 150 named in the trust instrument, when no consideration has passed between the grantor and the 151 beneficiaries;

152 13. 12. When the grantor is an organization exempt from taxation under 501(c)(3) of the Internal 153 Revenue Code that is organized and operated primarily to acquire land and purchase materials to erect 154 or rehabilitate low-cost homes on such land, which homes are sold at cost to persons who otherwise 155 would be unable to afford to buy a home through conventional means;

156 14. 13. Pursuant to any deed of partition, or any combination of deeds simultaneously executed and 157 having the effect of a deed of partition, among joint tenants, tenants in common, or coparceners; or

158 15. 14. Pursuant to any deed transferring property pursuant to a decree of divorce or of separate 159 maintenance or pursuant to a written instrument incident to such divorce or separation.

160 B. The taxes imposed by §§ 58.1-803 and 58.1-804 shall not apply to any deed of trust or mortgage:

161 1. Given by an incorporated college or other incorporated institution of learning not conducted for 162 profit;

2. Given by the trustee or trustees of a church or religious body or given by an incorporated church 163 164 or religious body, or given by a corporation mentioned in § 57-16.1;

165 3. Given by any nonstock corporation organized exclusively for the purpose of owning and/or 166 operating a hospital or hospitals not for pecuniary profit;

4. Given by any local governmental entity or political subdivision of the Commonwealth to secure a 167 168 debt payable to any other local governmental entity or political subdivision; 169

5. Securing a loan made by an organization described in subdivision A $\frac{13}{12}$;

170 6. Securing a loan made by a county, city, or town, or an agency of such a locality, to a borrower 171 whose household income does not exceed 80 percent of the area median household income established 172 by the U.S. Department of Housing and Urban Development, for the purpose of erecting or 173 rehabilitating a home for such borrower, including the purchase of land for such home; or

174 7. Given by any entity organized pursuant to Chapter 9.1 (§ 56-231.15 et seq.) of Title 56.

175 C. The tax imposed by § 58.1-802 shall not apply to any:

1. Transaction described in subdivisions A 6 5 through 12 11, 14 13, and 15 14; 176

177 2. Instrument or writing given to secure a debt:

178 3. Deed conveying real estate from an incorporated college or other incorporated institution of 179 learning not conducted for profit;

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180 4. Deed conveying real estate from the United States, the Commonwealth or any county, city, town, 181 district, or other political subdivision thereof;

182 5. Conveyance of real estate to the Commonwealth or any county, city, town, district, or other 183 political subdivision thereof, if such political unit is required by law to reimburse the parties taxable 184 pursuant to § 58.1-802; or

185 6. Deed conveying real estate from the trustee or trustees of a church or religious body or from an 186 incorporated church or religious body, or from a corporation mentioned in § 57-16.1.

187 D. No recordation tax shall be required for the recordation of any deed of gift between a grantor or 188 grantors and a grantee or grantees when no consideration has passed between the parties. Such deed 189 shall state therein that it is a deed of gift.

190 E. The tax imposed by § 58.1-807 shall not apply to any lease to the United States, the Commonwealth, or any county, city, town, district, or other political subdivision of the Commonwealth. 191

F. The taxes and fees imposed by §§ 58.1-801, 58.1-802, 58.1-807, 58.1-808, and 58.1-814 shall not 192 apply to (i) any deed of gift conveying real estate or any interest therein to The Nature Conservancy or (ii) any lease of real property or any interest therein to The Nature Conservancy, where such deed of 193 194 195 gift or lease of real estate is intended to be used exclusively for the purpose of preserving wilderness, 196 natural, or open space areas.

197 G. The words "trustee" or "trustees," as used in subdivisions A 2, B 2, and C 6, include the trustees 198 mentioned in § 57-8 and the ecclesiastical officers mentioned in § 57-16.

199 H. No recordation tax levied pursuant to this chapter shall be levied on the release of a contractual 200 right, if the release is contained within a single deed that performs more than one function, and at least 201 one of the other functions performed by the deed is subject to the recordation tax.

202 I. No recordation tax levied pursuant to this chapter shall be levied on a deed, lease, easement, 203 release, or other document recorded in connection with a concession pursuant to the Public-Private 204 Transportation Act of 1995 (§ 33.2-1800 et seq.) or similar federal law.

J. No recordation tax shall be required for the recordation of any transfer on death deed or any 205 206 revocation of transfer on death deed made pursuant to the Uniform Real Property Transfer on Death Act (§ 64.2-621 et seq.) when no consideration has passed between the parties. 207

208 K. No recordation tax levied pursuant to this chapter shall be required for the recordation of any 209 deed of distribution when no consideration has passed between the parties. Such deed shall state therein 210 on the front page that it is a deed of distribution. As used in this subsection, "deed of distribution" 211 means a deed conveying property from an estate or trust (i) to the original beneficiaries of a trust from 212 the trustees holding title under a deed in trust;, (ii) the purpose of which is to comply with a devise or 213 bequest in the decedent's will or to transfer title to one or more beneficiaries after the death of the 214 settlor in accordance with a dispositive provision in the trust instrument; (iii) that carries out the exercise of a power of appointment;, or (iv) that is pursuant to the exercise of the power under the 215 216 Uniform Trust Decanting Act (§ 64.2-779.1 et seq.).

§ 58.1-3607. Property exempt from taxation by designation. A. Pursuant to the authority granted in Article X, Section 6 (a) (6) of the Constitution of Virginia to 218 219 exempt property from taxation by designation, and notwithstanding the provisions of § 58.1-3651, the 220 real and personal property of the following organizations, corporations, and associations shall be exempt 221 from taxation:

222 1. Property of the Association for the Preservation of Virginia Antiquities, the Association for the 223 Preservation of Petersburg Antiquities, Historic Richmond Foundation, the Confederate Memorial 224 Literary Society, the Mount Vernon Ladies' Association of the Union, the Virginia Historical Society, 225 the Thomas Jefferson Memorial Foundation, Incorporated, the Patrick Henry Memorial Foundation, 226 Incorporated, the Stonewall Jackson Memorial, Incorporated, George Washington's Fredericksburg Foundation, Home Demonstration Clubs, 4-H Clubs, the Future Farmers of America, Incorporated, the 227 posts of the American Legion, posts of United Spanish War Veterans, branches of the Fleet Reserve Association, posts of Veterans of Foreign Wars, posts of the Disabled American Veterans, Veterans of 228 229 World War I, USA, Incorporated, the Society of the Cincinnati in the State of Virginia, the Manassas 230 231 Battlefield Confederate Park, Incorporated, the Robert E. Lee Memorial Foundation, Incorporated, the 232 Virginia Division of the United Daughters of the Confederacy, the General Organization of the United Daughters of the Confederacy, the Memorial Foundation of the Germanna Colonies in Virginia, 233 234 Incorporated, the Lynchburg Fine Arts Centers, Incorporated, Norfolk Historic Foundation, National 235 Trust for Historic Preservation in the United States, Historic Alexandria Foundation, and the Lynchburg 236 Historical Foundation.

237 2. Property of Colonial Williamsburg, Incorporated, used for museum, historical, municipal, 238 benevolent or charitable purposes, as long as such corporation continues to be organized and operated 239 not for profit.

240 3. Property owned by the Virginia Home (previously Virginia Home for Incurables), incorporated by241 Chapter 533 of the Acts of Assembly of 1893-4, approved March 1, 1894.

4. The property owned by the Waterford Foundation, Incorporated, so long as it continues to be a nonprofit corporation to encourage and assist in restoration work in Waterford and to stimulate the revival of local arts and crafts.

5. Property of Historic Fredericksburg, Incorporated, and of the Clarke County Historical Association,
used by such organizations for historical, benevolent or charitable purposes, as long as such corporation
continues to be organized and operated not for profit.

248 6. Property of the Westmoreland Davis Foundation, Inc., so long as it continues to be a nonprofit249 corporation.

250 7. Property owned by the Women's Home Incorporated, in Arlington County and used for the251 rehabilitation of women with substance abuse, so long as it continues to be operated not for profit.

B. Property designated to be exempt from taxation in subsection A which was exempt on July 1, 1971, shall continue to be exempt under the rules of statutory construction applicable to exempt property prior to such date.

255 2. That §§ 58.1-3650.31 and 58.1-3650.716 of the Code of Virginia are repealed.