WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

Introduced

House Bill 4407

BY DELEGATES COOPER, CADLE, CAMPBELL, J. JEFFRIES,

PHILLIPS, ATKINSON, SYPOLT, HOTT, MANDT, HARTMAN

AND JENNINGS

[Introduced January 17, 2020; Referred to the

Committee on Agriculture and Natural Resources

then Finance]

A BILL to amend and reenact §11-15-3c of the Code of West Virginia, 1931, as amended, relating
 to exempting from the sales tax all-terrain vehicles and utility terrain vehicles used as farm
 equipment.

Be it enacted by the Legislature of West Virginia:

ARTICLE 15. CONSUMERS SALES AND SERVICE TAX.

§11-15-3c. Imposition of consumers sales tax on motor vehicle sales; rate of tax; use of motor vehicle purchased out of state; definition of sale; definition of motor vehicle; exemptions; collection of tax by Division of Motor Vehicles; dedication of tax to highways; legislative and emergency rules.

(a) Notwithstanding any provision of this article or §11-15A-1 *et seq.* of this code to the
 contrary, beginning on July 1, 2008, all motor vehicle sales to West Virginia residents shall be
 subject to the consumers sales tax imposed by this article.

4 (b) Rate of tax on motor vehicles. — Notwithstanding any provision of this article or §11-5 15A-1 et seq. of this code to the contrary, the rate of tax on the sale and use of a motor vehicle 6 shall be five percent of its sale price, as defined in §11-15B-2 of this code: Provided, That so 7 much of the sale price or consideration as is represented by the exchange of other vehicles on 8 which the tax imposed by this section or §17A-3-4 of this code has been paid by the purchaser 9 shall be deducted from the total actual sale price paid for the motor vehicle, whether the motor 10 vehicle be new or used. However, beginning July 1, 2017, the rate of tax imposed by this section 11 shall increase to six percent of the sales price for purchases of motor vehicles made on and after 12 that date.

(c) *Motor vehicles purchased out of state.* — Notwithstanding this article or §11-15A-1 *et seq.* of this code to the contrary, the tax imposed by this section shall apply to all motor vehicles,
used as defined by §11-15A-1 of this code, within this state, regardless of whether the vehicle
was purchased in a state other than West Virginia.

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(d) Definition of sale. — Notwithstanding any provision of this article or §11-15A-1 et seq.

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of this code to the contrary, for purposes of this section, "sale", "sales" or "selling" means any transfer or lease of the possession or ownership of a motor vehicle for consideration, including isolated transactions between individuals not being made in the ordinary course of repeated and successive business and also including casual and occasional sales between individuals not conducted in a repeated manner or in the ordinary course of repetitive and successive transactions.

24 (e) Definition of motor vehicle. — For purposes of this section, "motor vehicle" means 25 every propellable device in or upon which any person or property is or may be transported or 26 drawn upon a highway including, but not limited to: Automobiles; buses; motor homes; motorcycles; motorboats; all-terrain vehicles; snowmobiles; low-speed vehicles; trucks, truck 27 28 tractors and road tractors having a weight of less than 55,000 pounds; trailers, semitrailers, full 29 trailers, pole trailers and converter gear having a gross weight of less than 2,000 pounds; and 30 motorboat trailers, fold-down camping trailers, traveling trailers, house trailers and motor homes; 31 except that the term "motor vehicle" does not include: Modular homes, manufactured homes, 32 mobile homes, similar nonmotive propelled vehicles susceptible of being moved upon the 33 highways but primarily designed for habitation and occupancy; devices operated regularly for the 34 transportation of persons for compensation under a certificate of convenience and necessity or 35 contract carrier permit issued by the Public Service Commission; mobile equipment as defined in 36 \$17A-1-1 of this code; special mobile equipment as defined in \$17A-1-1 of this code; trucks, truck 37 tractors and road tractors having a gross weight of 55,000 pounds or more; trailers, semitrailers, 38 full trailers, pole trailers and converter gear having weight of 2,000 pounds or greater: Provided, 39 That notwithstanding the provisions of §11-15-9 of this code, the exemption from tax under this 40 section for mobile equipment as defined in §17A-1-1 of this code; special mobile equipment 41 defined in §17A-1-1 of this code; Class B trucks, truck tractors and road tractors registered at a 42 gross weight of 55,000 pounds or more; and Class C trailers, semitrailers, full trailers, pole trailers 43 and converter gear having weight of 2,000 pounds or greater does not subject the sale or

purchase of the vehicle to the consumers sales and service tax imposed by §11-15-3 of this code.
(f) *Exemptions*. — Notwithstanding any other provision of this code to the contrary, the tax
imposed by this section shall may not be subject to any exemption in this code other than the
following:

48 (1) The tax imposed by this section does not apply to any passenger vehicle offered for 49 rent in the normal course of business by a daily passenger rental car business as licensed under 50 the provisions of §17A-6D-1 et seq. of this code. For purposes of this section, a daily passenger 51 car means a motor vehicle having a gross weight of 8,000 pounds or less and is registered in this 52 state or any other state. In lieu of the tax imposed by this section, there is hereby imposed a tax 53 of not less than \$1 nor more than \$1.50 for each day or part of the rental period. The 54 Commissioner of the Division of Motor Vehicles shall propose an emergency rule in accordance 55 with the provisions of §29A-3-1 et seq. of this code to establish this tax.

56 (2) The tax imposed by this section does not apply where the motor vehicle has been acquired by a corporation, partnership or limited liability company from another corporation, 57 58 partnership or limited liability company that is a member of the same controlled group and the 59 entity transferring the motor vehicle has previously paid the tax on that motor vehicle imposed by 60 this section. For the purposes of this section, control means ownership, directly or indirectly, of 61 stock or equity interests possessing 50 percent or more of the total combined voting power of all 62 classes of the stock of a corporation or equity interests of a partnership or limited liability company entitled to vote or ownership, directly or indirectly, of stock or equity interests possessing 50 63 64 percent or more of the value of the corporation, partnership or limited liability company.

(3) The tax imposed by this section does not apply where motor vehicle has been acquired
by a senior citizen service organization which is exempt from the payment of income taxes under
the United States Internal Revenue Code, Title 26 U. S. C. §501(c)(3) and which is recognized to
be a bona fide senior citizen service organization by the Bureau of Senior Services existing under
the provisions of §16-5P-1 *et seq.* of this code.

(4) The tax imposed by this section does not apply to any active duty military personnel
stationed outside of West Virginia who acquires a motor vehicle by sale within nine months from
the date the person returns to this state.

(5) The tax imposed by this section does not apply to motor vehicles acquired by registered
dealers of this state for resale only.

(6) The tax imposed by this section does not apply to motor vehicles acquired by this state
or any political subdivision thereof or by any volunteer fire department or duly chartered rescue
or ambulance squad organized and incorporated under the laws of this state as a nonprofit
corporation for protection of life or property.

(7) The tax imposed by this section does not apply to motor vehicles acquired by an urban mass transit authority, as defined in §8-27-1 *et seq.* of this code, or a nonprofit entity exempt from federal and state income tax under the Internal Revenue Code for the purpose of providing mass transportation to the public at large or designed for the transportation of persons and being operated for the transportation of persons in the public interest.

84 (8) The tax imposed by this section does not apply to the registration of a vehicle owned85 and titled in the name of a resident of this state if the applicant:

86 (A) Was not a resident of this state at the time the applicant purchased or otherwise
87 acquired ownership of the vehicle;

(B) Presents evidence as the Commissioner of the Division of Motor Vehicles may require
of having titled the vehicle in the applicant's previous state of residence;

90 (C) Has relocated to this state and can present such evidence as the Commissioner of the
91 Division of Motor Vehicles may require to show bona fide residency in this state; and

92 (D) Makes application to the Division of Motor Vehicles for a title and registration and pays
93 all other fees required by chapter 17A of this code within 30 days of establishing residency in this
94 state as prescribed in §11-15-1a(a) of this code.

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(9) On and after January 1, 2009, the tax imposed by this section does not apply to Class

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96 B trucks, truck tractors and road tractors registered at a gross weight of 55,000 pounds or more 97 or to Class C trailers, semitrailers, full trailers, pole trailers and converter gear having a weight of 98 2,000 pounds or greater. If an owner of a vehicle has previously titled the vehicle at a declared 99 gross weight of 55,000 pounds or more and the title was issued without the payment of the tax 100 imposed by this section, then before the owner may obtain registration for the vehicle at a gross 101 weight less than 55,000 pounds, the owner shall surrender to the commissioner the exempted 102 registration, the exempted certificate of title and pay the tax imposed by this section based upon 103 the current market value of the vehicle.

104 (10) The tax imposed by this section does not apply to vehicles leased by residents of 105 West Virginia. On or after January 1, 2009, a tax is imposed upon the monthly payments for the 106 lease of any motor vehicle leased under a written contract of lease by a resident of West Virginia 107 for a contractually specified continuous period of more than 30 days, which tax is equal to five percent of the amount of the monthly payment, applied to each payment, and continuing for the 108 109 entire term of the initial lease period. The tax shall be remitted to the Division of Motor Vehicles 110 on a monthly basis by the lessor of the vehicle. Leases of 30 days or less are taxable under the 111 provisions of this article and §11-15A-1 et seq. of this code without reference to this section.

(11) The tax imposed by this article does not apply to all-terrain vehicles and utility terrain
 vehicles, as defined in §17A-6-1 of this code, if the vehicle receives a farm-use exemption
 certificate under §17A-3-2 of this code.

(g) *Division of Motor Vehicles to collect.* — Notwithstanding any provision of this article, \$11-15A-1 *et seq.*, and \$11-10-1 *et seq.* of this code to the contrary, the Division of Motor Vehicles shall collect the tax imposed by this section: *Provided*, That such tax is imposed upon the monthly payments for the lease of any motor vehicle leased by a resident of West Virginia, which tax is equal to five percent of the amount of the monthly payment, applied to each payment, and continuing for the entire term of the initial lease period. The tax shall be remitted to the Division of Motor Vehicles on a monthly basis by the lessor of the vehicle.

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(h) Dedication of tax to highways. — Notwithstanding any provision of this article or §11-123 15A-1 *et seq.* of this code to the contrary, all taxes collected pursuant to this section, after 124 deducting the amount of any refunds lawfully paid, shall be deposited in the State Road Fund in 125 the State Treasury and expended by the Commissioner of Highways for design, maintenance and 126 construction of roads in the state highway system.

127 (i) Legislative rules; emergency rules. — Notwithstanding any provision of this article, §11-128 15A-1 et seq., and §11-10-1 et seq. of this code to the contrary, the Commissioner of the Division 129 of Motor Vehicles shall promulgate legislative rules explaining and implementing this section, 130 which rules shall be promulgated in accordance with the provisions of §29A-3-1 et seq. of this 131 code and should include a minimum taxable value and set forth instances when a vehicle is to be 132 taxed at fair market value rather than its purchase price. The authority to promulgate rules 133 includes authority to amend or repeal those rules. If proposed legislative rules for this section are 134 filed in the State Register before June 15, 2008, those rules may be promulgated as emergency 135 legislative rules as provided in §29A-3-1 et seq. of this code.

136 (i) Notwithstanding any other provision of this code, effective January 1, 2009, no 137 municipal sales or use tax or local sales or use tax or special downtown redevelopment district 138 excise tax or special district excise tax shall may be imposed under §7-22-1 et seq. of this code 139 or §8-13-1 et seq. of this code or §8-13B-1 et seq. of this code or §8-38-1 et seq. of this code or 140 any other provision of this code, except this section, on sales of motor vehicles as defined in this 141 article or on any tangible personal property excepted or exempted from tax under this section. 142 Nothing in this subsection shall may be construed to prevent the application of the municipal 143 business and occupation tax on motor vehicle retailers and leasing companies.

NOTE: The purpose of this bill is to exempt from the sales tax all-terrain vehicles and utility terrain vehicles used as farm equipment.

Strike-throughs indicate language that would be stricken from a heading or the present law, and underscoring indicates new language that would be added.