WEST VIRGINIA LEGISLATURE

2017 REGULAR SESSION

ENROLLED

TILED

OFFICE WEST VIRGINIA SECRETARY OF STATE

Committee Substitute

for

House Bill 2734

BY DELEGATES BOGGS, WESTFALL, NELSON AND FRICH

[Passed April 6, 2017; in effect ninety days from passage.]

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Enr. CS for HB 2734

AN ACT to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section,
 designated §11-5-15, all relating to authorizing dealers of heavy equipment rental
 inventory to collect a fee from renters for the purpose of paying the dealers' property taxes
 on rental equipment and establishing requirements for collection and remittance of such
 rental fees.

Be it enacted by the Legislature of West Virginia:

That the Code of West Virginia, 1931, as amended, be amended by adding thereto a new
 section, designated §11-5-15, to read as follows:

ARTICLE 5. ASSESSMENT OF PERSONAL PROPERTY.

§11-5-15. Dealer collection of fees on heavy equipment rental inventory.

(a) Definitions – When used in this section, or in the administration of this section, the
 terms defined in this subsection shall have the meanings ascribed to them by this subsection,
 unless a different meaning is clearly required by the context in which the term is used or by specific
 definition.

5 (1) "Dealer of heavy equipment rental inventory" means a person or entity principally
6 engaged in the business of short-term rental of property as described under North American
7 Industrial Classification System code 532412, as published by the Bureau of Census.

8 (2) "Heavy equipment rental inventory" means the inventory of any construction, 9 earthmoving or industrial equipment that is mobile and rented by a dealer of heavy equipment 10 rental inventory including attachments for the equipment or other ancillary equipment or tools. 11 Qualified heavy equipment property is mobile if it is not permanently affixed to real property and 12 is capable of being moved to work sites.

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(3) "Rental" or "renting" means the rental by a dealer of heavy equipment rental inventory:

14 (A) For period of less than one (1) year or for an undefined period; or

15 (B) Under a contract with unlimited terms.

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16 (4) "Rental charge" means the total charge for the rental of heavy equipment rental17 inventory.

18 (b) For the purpose of the collection and remittance of property taxes on heavy equipment 19 rental inventory, each dealer of heavy equipment rental inventory may, with respect to each rental 20 of heavy equipment rental inventory, assign a fee to each item of heavy equipment rental 21 inventory, state the amount of the fee assigned to the item of heavy equipment rental inventory 22 as a separate line item on the invoice or other billing statement issued by the dealer to the renter, 23 and collect the fee from the renter at the time the renter makes a rental payment to the dealer. 24 The fee shall be in any amount not greater than two and one-half percent of the rental charge of 25 each item of heavy equipment rental inventory.

(c) Any dealer of equipment rental inventory collecting the fee pursuant to subsection b of
this section shall account for and hold those amounts separately from all other business receipts
and shall use such amounts solely and exclusively for purposes of paying the property taxes
levied upon its heavy equipment rental inventory.

30 (d) Any dealer collecting fees pursuant to subsection a of this section shall remit such 31 amounts annually to the appropriate county sheriff on or before the thirtieth of September 32 immediately following receipt of annual tax statements for the year in which the taxes collected 33 pursuant to subsection a of this section took place. Any such remittances shall be credited against 34 the dealer's property taxes attributable to the heavy equipment rental inventory for that year. Any 35 fees remitted to any county in excess of the dealer's actual property tax liability in the applicable 36 tax year attributable to the heavy equipment rental inventory in that county shall be retained by 37 the county having received the payments and no such excess shall be refunded to the dealer.

38 (e) Nothing in this section may be construed to exempt such heavy equipment rental39 inventory from property taxes.

40 (f) All fees collected from renters shall be excluded from any amounts subject to state or41 municipal sales or use taxes.

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman, House Committee Chairman, Senate Committee

Originating in the House.

In effect ninety days from passage.

Clerk of the House of Delegates

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Clerk of the Senate

Speaker of the House of Delegates

APR 26

D ç 22

President of the Senate

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Governor

The within ... Is approved ... this the.... day of 2017.

PRESENTED TO THE GOVERNOR

APR 1 1 2017 <u>71ms</u> <u>9: 220 M</u>