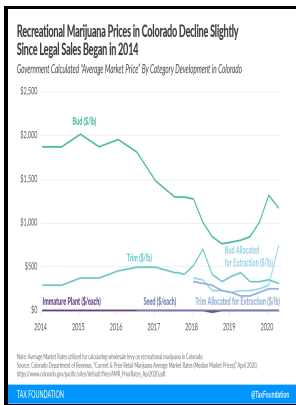


# Sales and use taxation of modular housing - report of the Virginia Department of Taxation to the Governor and the General Assembly of Virginia.

Commonwealth of Virginia - 10

Description: -



-  
Real property tax -- Virginia.  
Real estate sales tax -- Virginia.  
Property tax -- Virginia.  
Sales tax -- Virginia.  
Prefabricated houses -- Taxation -- Virginia.  
Buildings, Prefabricated -- Taxation -- Virginia.  
Mobile homes -- Taxation -- Virginia.Sales and use taxation of modular housing - report of the Virginia Department of Taxation to the Governor and the General Assembly of Virginia.

-  
2000, no. 47.  
House document (Virginia. General Assembly. House of Delegates); no. 47

House document ;Sales and use taxation of modular housing - report of the Virginia Department of Taxation to the Governor and the General Assembly of Virginia.

Notes: Includes bibliographical references (p. 59-61).

This edition was published in 2000



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Tags: #Virginia #Department #of#Accounts

## Interim Studies

A utility regulated by the Public Utilities Commission or the Federal Communications Commission which offers or provides wireless communication or paging services. Revenue and Taxation Code Section 6005. .

## Virginia Department of Accounts

Aircraft subject to tax under Chapter 15 § et seq. Paragraph b 1 was amended to correct references to sections of the Food and Agricultural Code.

## Virginia Department of Accounts

Signature 3 INVOICES RELATED TO EXEMPTION CERTIFICATES. Generally the minimum number of sales to require the holding of a seller's permit by a person not otherwise engaged in a selling activity is three within any 12 month period. Amended and renumbered April 8, 1970, effective May 10, 1970.

## Virginia Department of Accounts

The cost of printing includes costs of tangible personal property purchased to become an ingredient or component part of the newspaper or periodical e. The law creates a confectionery license, which authorizes the licensee to prepare and sell for off-premises consumption confectionery that contains five percent or less alcohol by volume.

Inventory on Hand Tangible personal property purchased prior to September 1, 2004, under the public service corporation exemption, and placed in a tax-exempt inventory, will not lose its exempt status with the repeal of the public service corporation exemption effective September 1, 2004. Qualifying mammary prostheses and qualifying ostomy appliances and related supplies include, but are not limited to, bras to hold a mammary prosthesis in place, filler pads, lymphedema arm sleeves, adhesive spray and remover; catheters used as a result of an artificial opening created in the human body; colostomy bags; deodorant used on the person of the user; karaya rings; antacid used externally as a skin ointment; skin gel; nonallergic paper tape and gauze; skin bond cement; tincture of benzoin applied topically as a protective; urinary drainage appliances; closed stoma bags; drainable stoma bags; loop ostomy supplies and tubing; and endotracheal and tracheotomy tubes and tracheostomy tubes used for the evacuation of metabolic waste when used post-operatively or for home care.

## 10

Tax policies on the ballot in 2020 See also: In 2020, voters in 14 states voted on 21 ballot measures addressing tax-related policies. The provisions of this section shall not affect the imposition of tax on food purchased for human consumption and essential personal hygiene products pursuant to §§ and. Section b effective August 1, 1933.

### **Interim Studies**

It will be presumed that all sales of tangible personal property not otherwise exempt, by organizations not classed as consumers, for delivery in this state to purchasers who do not furnish resale certificates which the seller accepts in good faith are subject to sales tax or that the seller is obligated to collect use tax from the purchasers. Any public service corporation desiring to enter into a new front-end agreement to self assess tax on a monthly basis shall contact TAX. With the deregulation of the electric utilities, TAX determined that companies providing electric power, not subject to the public service corporation exemption, are to be treated as industrial manufacturers or processors and are entitled to the retail sales and use tax exemption under Va.

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