

General Assembly

Substitute Bill No. 1208

January Session, 2023

AN ACT IMPLEMENTING A ONE-YEAR DELAY TO CERTAIN CHANGES IN STATUTES CONCERNING THE ASSESSMENT OF MOTOR VEHICLES FOR PROPERTY TAXATION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsections (a) and (b) of section 14-33 of the general statutes are repealed and the following is substituted in lieu thereof (*Effective July 1, 2023, and applicable to assessment years commencing on or after October 1, 2024*):

5 (a) (1) For assessment years commencing prior to October 1, [2023] 6 2024, if any property tax, or any installment thereof, laid by any city, 7 town, borough or other taxing district upon a registered motor vehicle 8 or snowmobile remains unpaid, the tax collector of such city, town, 9 borough or other taxing district shall notify the Commissioner of Motor 10 Vehicles of such delinquency in accordance with subsection (e) of this 11 section and guidelines and procedures established by the commissioner. 12 The commissioner shall not issue registration for such motor vehicle or 13 snowmobile for the next registration period if, according to the 14 commissioner's records, it is then owned by the person against whom 15 such tax has been assessed or by any person to whom such vehicle has 16 not been transferred by bona fide sale. Unless notice has been received 17 by the commissioner under the provisions of section 14-33a, no such 18 registration shall be issued until the commissioner receives notification

19 that the tax obligation has been legally discharged; nor shall the 20 commissioner register any other motor vehicle, snowmobile, all-terrain 21 vehicle or vessel in the name of such person, except that the 22 commissioner may continue to register other vehicles owned by a 23 leasing or rental firm licensed pursuant to section 14-15, and may issue 24 such registration to any private owner of three or more paratransit 25 vehicles in direct proportion to the percentage of total tax due on such 26 vehicles which has been paid and notice of payment on which has been 27 received. The Commissioner of Motor Vehicles may immediately 28 suspend or cancel all motor vehicle, snowmobile, all-terrain vehicle or 29 vessel registrations issued in the name of any person (A) who has been 30 reported as delinquent and whose registration was renewed through an 31 error or through the production of false evidence that the delinquent tax 32 on any motor vehicle or snowmobile had been paid, or (B) who has been 33 reported by a tax collector as having paid a property tax on a motor 34 vehicle or snowmobile with a check which was dishonored by a bank 35 and such tax remains unpaid. Any person aggrieved by any action of 36 the commissioner under this section may appeal therefrom in the 37 manner provided in section 14-134. For the purposes of this subsection, 38 "paratransit vehicle" means a motor bus, taxicab or motor vehicle in 39 livery service operated under a certificate of convenience and necessity 40 issued by the Department of Transportation or by a transit district and 41 which is on call or demand or used for the transportation of passengers 42 for hire.

43 (2) For assessment years commencing on or after October 1, [2023] 44 2024, if any property tax, or any installment thereof, laid by any city, 45 town, borough or other taxing district upon a motor vehicle remains 46 unpaid, regardless of whether such motor vehicle is classified on the 47 grand list as a registered motor vehicle or personal property pursuant 48 to section 12-41, as amended by this act, the tax collector of such city, 49 town, borough or other taxing district shall notify the Commissioner of 50 Motor Vehicles of such delinquency in accordance with subsection (e) 51 of this section and guidelines and procedures established by the 52 commissioner. The commissioner shall not issue registration for such 53 motor vehicle for the next registration period if, according to the 54 commissioner's records, it is then owned by the person against whom 55 such tax has been assessed or by any person to whom such vehicle has 56 not been transferred by bona fide sale. Unless notice has been received 57 by the commissioner under the provisions of section 14-33a, no such 58 registration shall be issued until the commissioner receives notification 59 that the tax obligation has been legally discharged; nor shall the commissioner register any other motor vehicle, snowmobile, all-terrain 60 vehicle or vessel in the name of such person, except that the 61 62 commissioner may continue to register other vehicles owned by a 63 leasing or rental firm licensed pursuant to section 14-15, and may issue 64 such registration to any private owner of three or more paratransit 65 vehicles in direct proportion to the percentage of total tax due on such 66 vehicles which has been paid and notice of payment on which has been 67 received. The Commissioner of Motor Vehicles may immediately 68 suspend or cancel all motor vehicle, snowmobile, all-terrain vehicle or 69 vessel registrations issued in the name of any person (A) who has been 70 reported as delinquent and whose registration was renewed through an 71 error or through the production of false evidence that the delinquent tax 72 on any motor vehicle had been paid, or (B) who has been reported by a 73 tax collector as having paid a property tax on a motor vehicle with a 74 check which was dishonored by a bank and such tax remains unpaid.

75 (b) (1) For assessment years commencing prior to October 1, [2023] 76 2024, notwithstanding the provisions of subsection (a) of this section, 77 the Commissioner of Motor Vehicles, in consultation with the Treasurer 78 and the Secretary of the Office of Policy and Management, may enter 79 into an agreement with the tax collector of any city, town, borough or 80 other taxing district whereby the commissioner shall collect any 81 property tax or any installment thereof on a registered motor vehicle 82 which remains unpaid from any person against whom such tax has been 83 assessed who makes application for registration for such motor vehicle.

84 (2) For assessment years commencing on and after October 1, [2023]
85 <u>2024</u>, notwithstanding the provisions of subsection (a) of this section,

the Commissioner of Motor Vehicles, in consultation with the Treasurer and the Secretary of the Office of Policy and Management, may enter into an agreement with the tax collector of any city, town, borough or other taxing district whereby the commissioner shall collect any property tax or any installment thereof on any motor vehicle which remains unpaid from any person against whom such tax has been assessed who makes application for registration for such motor vehicle.

93 (3) Any agreement entered into pursuant to subdivision (1) or (2) of 94 this subsection shall include a procedure for the remission of taxes 95 collected to the city, town, borough or other taxing district, on a regular 96 basis, and may provide that a fee be paid by the city, town, borough or 97 other taxing district to the commissioner to cover any costs associated 98 with the administration of the agreement. In the event an agreement is 99 in effect, the commissioner shall immediately issue a registration for a 100 motor vehicle owned by a person against whom such tax has been 101 assessed upon receipt of payment of such tax and a service fee of two 102 dollars, in addition to the fee prescribed for the renewal of the 103 registration.

Sec. 2. Section 14-163 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2023, and applicable to assessment years commencing on or after October 1, 2024*):

107 (a) (1) For assessment years commencing prior to October 1, [2023] 108 2024, the commissioner shall compile information concerning motor 109 vehicles and snowmobiles subject to property taxation pursuant to section 12-71, as amended by this act, using the records of the 110 111 Department of Motor Vehicles and information reported by owners of 112 motor vehicles and snowmobiles. In addition to any other information 113 the owner of a motor vehicle or snowmobile is required to file with the 114 commissioner by law, such owner shall provide the commissioner with 115 the name of the town in which such owner's motor vehicle or 116 snowmobile is to be set in the list for property tax purposes, pursuant to section 12-71, as amended by this act. On or before December 1, 2004, 117 118 and annually thereafter until and including December 1, [2022] 2023, the

119 commissioner shall provide to each assessor in this state a list 120 identifying motor vehicles and snowmobiles that are subject to property 121 taxation in each such assessor's town. Said list shall include the names 122 and addresses of the owners of such motor vehicles and snowmobiles, 123 and the vehicle identification numbers for all such vehicles for which 124 such numbers are available.

125 (2) For assessment years commencing on or after October 1, [2023] 126 2024, the commissioner shall compile information concerning motor 127 vehicles subject to property taxation pursuant to section 12-71, as 128 amended by this act, using the records of the Department of Motor Vehicles and information reported by owners of motor vehicles. In 129 130 addition to any other information the owner of a motor vehicle is 131 required to file with the commissioner by law, such owner shall provide 132 the commissioner with the name of the town in which such owner's 133 motor vehicle is to be set in the list for property tax purposes, pursuant 134 to section 12-71, as amended by this act. On or before November 1, 135 [2023] 2024, and annually thereafter, the commissioner shall provide to 136 each assessor in this state a list identifying motor vehicles that are 137 subject to property taxation in each such assessor's town. Such list shall 138 include the names and addresses of the owners of such motor vehicles 139 and the vehicle identification numbers and manufacturer's suggested 140 retail price for all such vehicles for which such information is available.

141 (b) (1) On or before October 1, 2004, and annually thereafter until and 142 including October 1, [2023] 2024, the commissioner shall provide to each 143 assessor in this state a list identifying motor vehicles and snowmobiles 144 in each such assessor's town that were registered subsequent to the first 145 day of October of the assessment year immediately preceding, but prior to the first day of August in such assessment year, and that are subject 146 147 to property taxation on a supplemental list pursuant to section 12-71b, 148 as amended by this act. In addition to the information for each such 149 vehicle and snowmobile specified under subdivision (1) of subsection 150 (a) of this section that is available to the commissioner, the list provided 151 under this subsection shall include a code related to the date of

152 registration of each such vehicle or snowmobile.

153 (2) Not later than November 15, [2023] 2024, and monthly thereafter, 154 the commissioner shall provide to each assessor in this state a list 155 identifying motor vehicles in each such assessor's town that were 156 registered during the immediately preceding month and that are subject 157 to property taxation on a supplemental list pursuant to section 12-71b, 158 as amended by this act. In addition to the information for such vehicle 159 specified under subdivision (2) of subsection (a) of this section that is 160 available to the commissioner, the list provided under this subsection 161 shall include a code related to the date of registration of each such 162 vehicle.

163 (c) No assessor or tax collector shall disclose any information 164 contained in any list provided by the commissioner pursuant to 165 subsections (a) and (b) of this section if the commissioner is not required 166 to provide such information or if such information is protected from 167 disclosure under state or federal law.

168 Sec. 3. Section 12-71d of the general statutes is repealed and the 169 following is substituted in lieu thereof (*Effective July 1, 2023, and* 170 *applicable to assessment years commencing on or after October 1, 2024*):

171 (a) Prior to and including October 1, [2022] 2023, on or before the first 172 day of October each year, the Secretary of the Office of Policy and 173 Management shall recommend a schedule of motor vehicle values 174 which shall be used by assessors in each municipality in determining 175 the assessed value of motor vehicles for purposes of property taxation. 176 For every vehicle not listed in the schedule the determination of the 177 assessed value of any motor vehicle for purposes of the property tax 178 assessment list in any municipality shall continue to be the 179 responsibility of the assessor in such municipality, provided the 180 legislative body of the municipality may, by resolution, approve any 181 change in the assessor's method of valuing motor vehicles. Any appeal 182 from the findings of assessors concerning motor vehicle values shall be 183 made in accordance with provisions related to such appeals under this chapter. Such schedule of values shall include, to the extent that information for such purpose is available, the value for assessment purposes of any motor vehicle currently in use. The value for each motor vehicle as listed shall represent one hundred per cent of the average retail price applicable to such motor vehicle in this state as of the first day of October in such year as determined by said secretary in cooperation with the Connecticut Association of Assessing Officers.

191 (b) Not later than October 1, [2023] 2024, and annually thereafter, the 192 Secretary of the Office of Policy and Management shall, in consultation 193 with the Connecticut Association of Assessing Officers, recommend a schedule of motor vehicle plate classes, which shall be used by assessors 194 195 in each municipality in determining the classification of motor vehicles for purposes of property taxation. The value for each motor vehicle shall 196 197 be determined by the schedule of depreciation described in subdivision 198 (7) of subsection (b) of section 12-63, as amended by this act. The 199 determination of the assessed value of any vehicle for which a 200 manufacturer's suggested retail price cannot be obtained for purposes 201 of the property tax assessment list in any municipality shall be the 202 responsibility of the assessor in such municipality, in consultation with 203 the Connecticut Association of Assessing Officers. Any appeal from the 204 findings of assessors concerning motor vehicle values shall be made in 205 accordance with provisions related to such appeals under this chapter.

Sec. 4. Section 12-63 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2023, and applicable to assessment years commencing on or after October 1, 2024*):

209 (a) The present true and actual value of land classified as farm land pursuant to section 12-107c, as forest land pursuant to section 12-107d, 210 211 as open space land pursuant to section 12-107e, or as maritime heritage 212 land pursuant to section 12-107g shall be based upon its current use 213 without regard to neighborhood land use of a more intensive nature, 214 provided in no event shall the present true and actual value of open 215 space land be less than it would be if such open space land comprised a 216 part of a tract or tracts of land classified as farm land pursuant to section 217 12-107c. The present true and actual value of all other property shall be
218 deemed by all assessors and boards of assessment appeals to be the fair
219 market value thereof and not its value at a forced or auction sale.

220 (b) (1) For the purposes of this subsection, (A) "electronic data 221 processing equipment" means computers, printers, peripheral computer 222 equipment, bundled software and any computer-based equipment 223 acting as a computer, as defined in Section 168 of the Internal Revenue 224 Code of 1986, or any subsequent corresponding internal revenue code 225 of the United States, as from time to time amended; (B) "leased personal 226 property" means tangible personal property which is the subject of a 227 written or oral lease or loan on the assessment date, or any such 228 property which has been so leased or loaned by the then current owner 229 of such property for three or more of the twelve months preceding such 230 assessment date; and (C) "original selling price" means the price at 231 which tangible personal property is most frequently sold in the year that 232 it was manufactured.

233 (2) Any municipality may, by ordinance, adopt the provisions of this 234 subsection to be applicable for the assessment year commencing 235 October first of the assessment year in which a revaluation of all real 236 property required pursuant to section 12-62 is performed in such 237 municipality, and for each assessment year thereafter. If so adopted, the 238 present true and actual value of tangible personal property, other than 239 motor vehicles, shall be determined in accordance with the provisions 240 of this subsection. If such property is purchased, its true and actual 241 value shall be established in relation to the cost of its acquisition, 242 including transportation and installation, and shall reflect depreciation 243 in accordance with the schedules set forth in subdivisions (3) to (6), 244 inclusive, of this subsection. If such property is developed and produced 245 by the owner of such property for a purpose other than wholesale or 246 retail sale or lease, its true and actual value shall be established in 247 relation to its cost of development, production and installation and shall 248 reflect depreciation in accordance with the schedules provided in 249 subdivisions (3) to (6), inclusive, of this subsection. The provisions of

this subsection shall not apply to property owned by a public servicecompany, as defined in section 16-1.

(3) The following schedule of depreciation shall be applicable withrespect to electronic data processing equipment:

(A) Group I: Computer and peripheral hardware, including, but not
limited to, personal computers, workstations, terminals, storage
devices, printers, scanners, computer peripherals and networking
equipment:

T1		Depreciated Value
T2		As Percentage
Т3	Assessment Year	Of Acquisition
T4	Following Acquisition	Cost Basis
Т5	First year	Seventy per cent
T6	Second year	Forty per cent
Τ7	Third year	Twenty per cent
Т8	Fourth year and thereafter	Ten per cent

(B) Group II: Other hardware, including, but not limited to, miniframe and main-frame systems with an acquisition cost of more than
twenty-five thousand dollars:

Т9		Depreciated Value
T10		As Percentage
T11	Assessment Year	Of Acquisition
T12	Following Acquisition	Cost Basis
T13	First year	Ninety per cent
T14	Second year	Sixty per cent
T15	Third year	Forty per cent

T16	Fourth year	Twenty per cent
T17	Fifth year and thereafter	Ten per cent

261	(4) The following schedule of depreciation shall be applicable with
262	respect to copiers, facsimile machines, medical testing equipment, and
263	any similar type of equipment that is not specifically defined as
264	electronic data processing equipment, but is considered by the assessor
265	to be technologically advanced:

T18		Depreciated Value
T19		As Percentage
T20	Assessment Year	Of Acquisition
T21	Following Acquisition	Cost Basis
T22	First year	Ninety-five per cent
T23	Second year	Eighty per cent
T24	Third year	Sixty per cent
T25	Fourth year	Forty per cent
T26	Fifth year and thereafter	Twenty per cent

266	(5) The following schedule of depreciation shall be applicable with
267	respect to machinery and equipment used in the manufacturing process:

T27		Depreciated Value
T28		As Percentage
T29	Assessment Year	Of Acquisition
T30	Following Acquisition	Cost Basis
T31	First year	Ninety per cent
T32	Second year	Eighty per cent
T33	Third year	Seventy per cent
T34	Fourth year	Sixty per cent

T35	Fifth year	Fifty per cent
T36	Sixth year	Forty per cent
T37	Seventh year	Thirty per cent
T38	Eighth year and thereafter	Twenty per cent

268	(6) The following schedule of depreciation shall be applicable with
269	respect to all tangible personal property other than that described in
270	subdivisions (3) to (5), inclusive, and subdivision (7) of this subsection:

T39		Depreciated Value
T40		As Percentage
T41	Assessment Year	Of Acquisition
T42	Following Acquisition	Cost Basis
T43	First year	Ninety-five per cent
T44	Second year	Ninety per cent
T45	Third year	Eighty per cent
T46	Fourth year	Seventy per cent
T47	Fifth year	Sixty per cent
T48	Sixth year	Fifty per cent
T49	Seventh year	Forty per cent
T50	Eighth year and thereafter	Thirty per cent

(7) For assessment years commencing on or after October 1, [2023]
<u>2024</u>, the following schedule of depreciation shall be applicable with
respect to motor vehicles based on the manufacturer's suggested retail
price of such motor vehicles, provided no motor vehicle shall be valued
at an amount less than five hundred dollars:

T51		Percentage of	Percentage of	
T52		Manufacturer's Suggested		
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T53	Age of Vehicle	Retail Price
T54	Up to year one	Eighty per cent
T55	Year two	Seventy-five per cent
T56	Year three	Seventy per cent
T57	Year four	Sixty-five per cent
T58	Year five	Sixty per cent
T59	Year six	Fifty-five per cent
T60	Year seven	Fifty per cent
T61	Year eight	Forty-five per cent
T62	Year nine	Forty per cent
T63	Year ten	Thirty-five per cent
T64	Year eleven	Thirty per cent
T65	Year twelve	Twenty-five per cent
T66	Year thirteen	Twenty per cent
T67	Year fourteen	Fifteen per cent
T68	Years fifteen to nineteen	Ten per cent
T69	Years twenty and beyond	Not less than
T70		five hundred dollars

276 (8) The present true and actual value of leased personal property 277 other than motor vehicles shall be determined in accordance with the 278 provisions of this subdivision. Such value for any assessment year shall 279 be established in relation to the original selling price for self-280 manufactured property or acquisition cost for acquired property and 281 shall reflect depreciation in accordance with the schedules provided in 282 subdivisions (3) to (6), inclusive, of this subsection. If the assessor is 283 unable to determine the original selling price of leased personal 284 property, the present true and actual value thereof shall be its current 285 selling price.

(9) With respect to any personal property which is prohibited by law
from being sold, the present true and actual value of such property shall
be established with respect to such property's original manufactured
cost increased by a ratio the numerator of which is the total proceeds

from the manufacturer's salable equipment sold and the denominator of
which is the total cost of the manufacturer's salable equipment sold.
Such value shall then be depreciated in accordance with the appropriate

293 schedule in this subsection.

(10) The schedules of depreciation set forth in subdivisions (3) to (6),
inclusive, of this subsection shall not be used with respect to videotapes,
horses or other taxable livestock or electric cogenerating equipment.

(11) If the assessor determines that the value of any item of personal
property, other than a motor vehicle, produced by the application of the
schedules set forth in this subsection does not accurately reflect the
present true and actual value of such item, the assessor shall adjust such
value to reflect the present true and actual value of such item.

(12) Nothing in this subsection shall prevent any taxpayer from
appealing any assessment made pursuant to this subsection if such
assessment does not accurately reflect the present true and actual value
of any item of such taxpayer's personal property.

Sec. 5. Section 12-41 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2023, and applicable to assessment years commencing on or after October 1, 2024*):

(a) "Municipality", whenever used in this section, includes each town,consolidated town and city, and consolidated town and borough.

311 (b) (1) For assessment years commencing prior to October 1, [2023] 312 2024, no person required by law to file an annual declaration of personal 313 property shall include in such declaration motor vehicles that are 314 registered in the office of the state Commissioner of Motor Vehicles. 315 With respect to any vehicle subject to taxation in a town other than the 316 town in which such vehicle is registered, pursuant to section 12-71, as 317 amended by this act, information concerning such vehicle may be 318 included in a declaration filed pursuant to this section or section 12-43, 319 or on a report filed pursuant to section 12-57a.

320 (2) For assessment years commencing on or after October 1, [2023] 321 2024, any person required to file an annual declaration of tangible 322 personal property shall include in such declaration the motor vehicle 323 listing, pursuant to subdivision (2) of subsection (f) of section 12-71, as 324 amended by this act, of any motor vehicle owned by such person. If, 325 after the annual deadline for filing a declaration, a motor vehicle is 326 deemed personal property by the assessor, such motor vehicle shall be 327 added to the declaration of the owner of such vehicle or included on a 328 new declaration if no declaration was submitted in the prior year. The 329 value of the motor vehicle shall be determined pursuant to section 12-330 63, as amended by this act. If applicable, the value of the motor vehicle 331 for the current assessment year shall be prorated pursuant to section 12-332 71b, as amended by this act, and shall not be considered omitted 333 property, as defined in section 12-53, as amended by this act, or subject 334 to a penalty pursuant to subsection (f) of this section.

335 (c) The annual declaration of the tangible personal property owned 336 by such person on the assessment date, shall include, but is not limited 337 to, the following property: Machinery used in mills and factories, cables, 338 wires, poles, underground mains, conduits, pipes and other fixtures of 339 water, gas, electric and heating companies, leasehold improvements 340 classified as other than real property and furniture and fixtures of stores, 341 offices, hotels, restaurants, taverns, halls, factories and manufacturers. 342 Tangible personal property does not include a sign placed on a property 343 indicating that the property is for sale or lease. On and after October 1, 344 [2023] 2024, tangible personal property shall include motor vehicles 345 listed on the schedule of motor vehicle plate classes recommended 346 pursuant to section 12-71d, as amended by this act. Commercial or 347 financial information in any declaration filed under this section, except for commercial or financial information which concerns motor vehicles, 348 349 shall not be open for public inspection but may be disclosed to 350 municipal officers for tax collection purposes.

(d) For assessment years commencing on or after October 1, [2023]
 <u>2024</u>, the Office of Policy and Management shall, in consultation with

the Connecticut Association of Assessing Officers, prescribe a form forthe annual declaration of personal property.

(e) Any person required by law to file an annual declaration of personal property may sign and file such declaration electronically, provided the municipality in which such declaration is to be filed (1) has the technological ability to accept electronic signatures, and (2) agrees to accept electronic signatures for annual declarations of personal property.

361 (f) (1) Any person who fails to file a declaration of personal property 362 on or before the first day of November, or on or before the extended 363 filing date as granted by the assessor pursuant to section 12-42 shall be 364 subject to a penalty equal to twenty-five per cent of the assessment of 365 such property; (2) any person who files a declaration of personal 366 property in a timely manner, but has omitted property, as defined in 367 section 12-53, as amended by this act, shall be subject to a penalty equal 368 to twenty-five per cent of the assessment of such omitted property. The 369 penalty shall be added to the grand list by the assessor of the town in 370 which such property is taxable; and (3) any declaration received by the 371 municipality to which it is due that is in an envelope bearing a postmark, 372 as defined in section 1-2a, showing a date within the allowed filing 373 period shall not be deemed to be delinquent.

Sec. 6. Subsection (a) of section 12-53 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2023, and applicable to assessment years commencing on or after October 1, 2024):

(a) For purposes of this section: (1) "Omitted property" means property for which complete information is not included in the declaration required to be filed by law with respect to (A) the total number and type of all items subject to taxation, (B) the true original cost and year acquired of all such items, or (C) on or after October 1, [2023] <u>2024</u>, the manufacturer's suggested retail price of a motor vehicle plus any applicable after-market alterations to such motor vehicle, (2)

385 "books", "papers", "documents" and "other records" includes, but is not 386 limited to, federal tax forms relating to the acquisition and cost of fixed 387 assets, general ledgers, balance sheets, disbursement ledgers, fixed asset 388 and depreciation schedules, financial statements, invoices, operating 389 expense reports, capital and operating leases, conditional sales 390 agreements and building or leasehold ledgers, and (3) "designee of an 391 assessor" means a Connecticut municipal assessor certified in 392 accordance with subsection (b) of section 12-40a, a certified public 393 accountant, a revaluation company certified in accordance with section 394 12-2c for the valuation of personal property, or an individual certified 395 as a revaluation company employee in accordance with section 12-2b for 396 the valuation of personal property.

397 Sec. 7. Section 12-71 of the general statutes is repealed and the 398 following is substituted in lieu thereof (*Effective July 1, 2023, and* 399 *applicable to assessment years commencing on or after October 1, 2024*):

400 (a) (1) For assessment years commencing prior to October 1, [2023] 401 2024, goods, chattels and effects or any interest therein, including any 402 interest in a leasehold improvement classified as other than real 403 property, belonging to any person who is a resident in this state, shall 404 be listed for purposes of property tax in the town where such person 405 resides, subject to the provisions of sections 12-41, as amended by this 406 act, 12-43 and 12-59. Any such property belonging to any nonresident 407 shall be listed for purposes of property tax as provided in section 12-43. 408 Motor vehicles and snowmobiles shall be listed for purposes of the 409 property tax in accordance with subsection (f) of this section.

410 (2) For assessment years commencing on or after October 1, [2023] 411 2024, goods, chattels and effects or any interest therein, including any 412 interest in a leasehold improvement classified as other than real 413 property, belonging to any person who is a resident in this state, shall 414 be listed for purposes of property tax in the town where such person 415 resides, subject to the provisions of sections 12-41, as amended by this 416 act, 12-43 and 12-59. Any such property belonging to any nonresident 417 shall be listed for purposes of property tax as provided in section 12-43.

418 (b) Except as otherwise provided by the general statutes, property 419 subject to this section shall be valued at the same percentage of its then 420 actual valuation as the assessors have determined with respect to the 421 listing of real estate for the same year, except that any antique, rare or 422 special interest motor vehicle, as defined in section 14-1, shall be 423 assessed at a value of not more than five hundred dollars. The owner of 424 such antique, rare or special interest motor vehicle may be required by 425 the assessors to provide reasonable documentation that such motor 426 vehicle is an antique, rare or special interest motor vehicle, provided any 427 motor vehicle for which special number plates have been issued 428 pursuant to section 14-20 shall not be required to provide any such 429 documentation. The provisions of this section shall not include money 430 or property actually invested in merchandise or manufacturing carried 431 on out of this state or machinery or equipment which would be eligible 432 for exemption under subdivision (72) of section 12-81 once installed and 433 which cannot begin or which has not begun manufacturing, processing 434 or fabricating; or which is being used for research and development, 435 including experimental or laboratory research and development, design 436 or engineering directly related to manufacturing or being used for the 437 significant servicing, overhauling or rebuilding of machinery and 438 equipment for industrial use or the significant overhauling or 439 rebuilding of other products on a factory basis or being used for 440 measuring or testing or metal finishing or in the production of motion 441 pictures, video and sound recordings.

442 (c) For assessment years commencing prior to October 1, [2023] 2024, 443 upon payment of the property tax assessed with respect to any property 444 referred to in this section, owned by a resident or nonresident of this 445 state, which is currently used or intended for use in relation to 446 construction, building, grading, paving or similar projects, including, 447 but not limited to, motor vehicles, bulldozers, tractors and any 448 trailer-type vehicle, excluding any such equipment weighing less than 449 five hundred pounds, and excluding any motor vehicle subject to 450 registration pursuant to chapter 246 or exempt from such registration 451 by section 14-34, the town in which such equipment is taxed shall issue,

452 at the time of such payment, for display on a conspicuous surface of 453 each such item of equipment for which such tax has been paid, a 454 validation decal or sticker, identifiable as to the year of issue, which will 455 be presumptive evidence that such tax has been paid in the appropriate 456 town of the state.

(d) (1) Personal property subject to taxation under this chapter shall
not include computer software, except when the cost thereof is included,
without being separately stated, in the cost of computer hardware.
"Computer software" shall include any program or routine used to
cause a computer to perform a specific task or set of tasks, including
without limitation, operational and applicational programs and all
documentation related thereto.

464 (2) The provisions of subdivision (1) of this subsection shall be 465 applicable (A) to the assessment year commencing October 1, 1988, and 466 each assessment year thereafter, and (B) to any assessment of computer 467 software made after September 30, 1988, for any assessment year 468 commencing before October 1, 1988.

(3) Nothing contained in this subsection shall create any implication
related to liability for property tax with respect to computer software
prior to July 1, 1989.

472 (4) A certificate of correction in accordance with section 12-57 shall
473 not be issued with respect to any property described in subdivision (1)
474 of this subsection for any assessment year commencing prior to October
475 1, 1989.

476 (e) For assessment years commencing on or after October 1, 1992,
477 each municipality shall exempt aircraft, as defined in section 15-34, from
478 the provisions of this chapter.

(f) (1) For assessment years commencing prior to October 1, [2023]
<u>2024</u>, property subject to taxation under this chapter shall include each
registered and unregistered motor vehicle and snowmobile that, in the
normal course of operation, most frequently leaves from and returns to

or remains in a town in this state, and any other motor vehicle or
snowmobile located in a town in this state, which motor vehicle or
snowmobile is not used or is not capable of being used.

(2) (A) For assessment years commencing on or after October 1, [2023]
<u>2024</u>, each municipality shall list motor vehicles registered and classified
in accordance with section 12-71d, as amended by this act, and such
motor vehicles shall be valued in the same manner as motor vehicles
valued pursuant to section 12-63, as amended by this act.

(B) For assessment years commencing on or after October 1, [2023]
<u>2024</u>, any unregistered motor vehicle or motor vehicle that is not used
or capable of being used that is located in a municipality in this state,
shall be listed and valued in the manner described in subparagraph (A)
of this subdivision.

496 (3) (A) For assessment years commencing prior to October 1, [2023] 497 2024, any motor vehicle or snowmobile registered in this state subject to 498 taxation in accordance with the provisions of this subsection shall be set 499 in the list of the town where such vehicle in the normal course of 500 operation most frequently leaves from and returns to or in which it 501 remains. It shall be presumed that any such motor vehicle or 502 snowmobile most frequently leaves from and returns to or remains in 503 the town in which the owner of such vehicle resides, unless a provision 504 of this subsection otherwise expressly provides. As used in this 505 subparagraph, "the town in which the owner of such vehicle resides" 506 means the town in this state where (i) the owner, if an individual, has 507 established a legal residence consisting of a true, fixed and permanent 508 home to which such individual intends to return after any absence, or 509 (ii) the owner, if a company, corporation, limited liability company, 510 partnership, firm or any other type of public or private organization, 511 association or society, has an established site for conducting the 512 purposes for which it was created. In the event such an entity resides in 513 more than one town in this state, it shall be subject to taxation by each 514 such town with respect to any registered or unregistered motor vehicle 515 or snowmobile that most frequently leaves from and returns to or

516 remains in such town.

517 (B) For assessment years commencing on or after October 1, [2023] 518 2024, any motor vehicle subject to taxation in this state in accordance 519 with the provisions of this subsection shall be set in the list of the town 520 where such vehicle in the normal course of operation most frequently 521 leaves from and returns to or in which it remains. It shall be presumed 522 that any such motor vehicle most frequently leaves from and returns to 523 or remains in the town in which the owner of such vehicle resides, 524 unless a provision of this subsection otherwise expressly provides. As 525 used in this subparagraph, "the town in which the owner of such vehicle 526 resides" means the town in this state where (i) the owner, if an 527 individual, has established a legal residence consisting of a true, fixed 528 and permanent home to which such individual intends to return after 529 any absence, or (ii) the owner, if a company, corporation, limited 530 liability company, partnership, firm or any other type of public or 531 private organization, association or society, has an established site for 532 conducting the purposes for which it was created. In the event such an 533 entity resides in more than one town in this state, it shall be subject to 534 taxation by each such town with respect to any registered or 535 unregistered motor vehicle that most frequently leaves from and returns 536 to or remains in such town.

537 (4) Any motor vehicle owned by a nonresident of this state shall be 538 set in the list of the town where such vehicle in the normal course of 539 operation most frequently leaves from and returns to or in which it 540 remains. If such vehicle in the normal course of operation most 541 frequently leaves from and returns to or remains in more than one town, 542 it shall be set in the list of the town in which such vehicle is located for 543 the three or more months preceding the assessment day in any year, 544 except that, if such vehicle is located in more than one town for three or 545 more months preceding the assessment day in any year, it shall be set in 546 the list of the town where it is located for the three months or more in 547 such year nearest to such assessment day. In the event a motor vehicle 548 owned by a nonresident is not located in any town for three or more of the months preceding the assessment day in any year, such vehicle shallbe set in the list of the town where such vehicle is located on suchassessment day.

552 (5) (A) For assessment years commencing prior to October 1, [2023] 553 2024, notwithstanding any provision of subdivision (3) of this 554 subsection: (i) Any registered motor vehicle that is assigned to an 555 employee of the owner of such vehicle for the exclusive use of such 556 employee and which, in the normal course of operation most frequently 557 leaves from and returns to or remains in such employee's town of 558 residence, shall be set in the list of the town where such employee 559 resides; (ii) any registered motor vehicle that is being operated, 560 pursuant to a lease, by a person other than the owner of such vehicle, or 561 such owner's employee, shall be set in the list of the town where the 562 person who is operating such vehicle pursuant to said lease resides; (iii) 563 any registered motor vehicle designed or used for recreational 564 purposes, including, but not limited to, a camp trailer, camper or motor 565 home, shall be set in the list of the town such vehicle, in the normal 566 course of its operation for camping, travel or recreational purposes in 567 this state, most frequently leaves from and returns to or the town in 568 which it remains. If such a vehicle is not used in this state in its normal 569 course of operation for camping, travel or recreational purposes, such 570 vehicle shall be set in the list of the town in this state in which the owner 571 of such vehicle resides; and (iv) any registered motor vehicle that is used 572 or intended for use for the purposes of construction, building, grading, 573 paving or similar projects, or to facilitate any such project, shall be set in 574 the list of the town in which such project is situated if such vehicle is 575 located in said town for the three or more months preceding the 576 assessment day in any year, provided if such vehicle is located in more 577 than one town in this state for three or more months preceding the 578 assessment day in any year, such vehicle shall be set in the list of the 579 town where it is located for the three months or more in such year 580 nearest to such assessment day, and if such vehicle is not located in any 581 town for three or more of the months preceding the assessment day in 582 any year, such vehicle shall be set in the list of the town where such 583 vehicle is located on such assessment day.

584 (B) For assessment years commencing on or after October 1, [2023] 585 2024, notwithstanding any provision of subdivision (3) of this 586 subsection: (i) Any motor vehicle that is assigned to an employee of the 587 owner of such vehicle for the exclusive use of such employee and which, 588 in the normal course of operation most frequently leaves from and 589 returns to or remains in such employee's town of residence, shall be set 590 in the list of the town where such employee resides; (ii) any motor 591 vehicle that is being operated, pursuant to a lease, by a person other than 592 the owner of such vehicle, or such owner's employee, shall be set in the 593 list of the town where the person who is operating such vehicle pursuant 594 to said lease resides; (iii) any motor vehicle designed or used for 595 recreational purposes, including, but not limited to, a camper or motor 596 home, shall be set in the list of the town such vehicle, in the normal 597 course of its operation for camping, travel or recreational purposes in 598 this state, most frequently leaves from and returns to or the town in 599 which it remains. If such a vehicle is not used in this state in its normal 600 course of operation for camping, travel or recreational purposes, such 601 vehicle shall be set in the list of the town in this state in which the owner 602 of such vehicle resides; and (iv) any motor vehicle that is used or 603 intended for use for the purposes of construction, building, grading, 604 paving or similar projects, or to facilitate any such project, shall be set in 605 the list of the town in which such project is situated if such vehicle is 606 located in said town for the three or more months preceding the 607 assessment day in any year, provided if such vehicle is located in more 608 than one town in this state for three or more months preceding the 609 assessment day in any year, such vehicle shall be set in the list of the town where it is located for the three months or more in such year 610 611 nearest to such assessment day, and if such vehicle is not located in any 612 town for three or more of the months preceding the assessment day in 613 any year, such vehicle shall be set in the list of the town where such 614 vehicle is located on such assessment day.

615

(6) The owner of a motor vehicle subject to taxation in accordance

with the provisions of subdivision (5) of this subsection in a town other
than the town in which such owner resides may register such vehicle in
the town in which such vehicle is subject to taxation.

619 (7) (A) For assessment years commencing prior to October 1, [2023] 620 <u>2024</u>, information concerning any vehicle subject to taxation in a town 621 other than the town in which it is registered may be included on any 622 declaration or report filed pursuant to section 12-41, as amended by this 623 act, 12-43 or 12-57a. If a motor vehicle or snowmobile is registered in a 624 town in which it is not subject to taxation, pursuant to the provisions of 625 subdivision (5) of this subsection, the assessor of the town in which such 626 vehicle is subject to taxation shall notify the assessor of the town in 627 which such vehicle is registered of the name and address of the owner 628 of such motor vehicle or snowmobile, the vehicle identification number 629 and the town in which such vehicle is subject to taxation. The assessor 630 of the town in which said vehicle is registered and the assessor of the 631 town in which said vehicle is subject to taxation shall cooperate in 632 administering the provisions of this section concerning the listing of 633 such vehicle for property tax purposes.

634 (B) For assessment years commencing on or after October 1, [2023] 635 <u>2024</u>, information concerning any vehicle subject to taxation in a town 636 other than the town in which it is registered may be included on any 637 declaration or report filed pursuant to section 12-41, as amended by this 638 act, 12-43 or 12-57a. If a motor vehicle is listed in a town in which it is 639 not subject to taxation, pursuant to the provisions of subdivision (5) of 640 this subsection, the assessor of the town in which such vehicle is listed 641 shall notify the assessor of the town in which such vehicle is listed of the 642 name and address of the owner of such motor vehicle, the vehicle 643 identification number and the town in which such vehicle is taxed. The assessor of the town in which said vehicle is registered and the assessor 644 645 of the town in which said vehicle is listed shall cooperate in 646 administering the provisions of this section concerning the listing of 647 such vehicle for property tax purposes.

648

Sec. 8. Section 12-71b of the general statutes is repealed and the

649 following is substituted in lieu thereof (*Effective July 1, 2023, and* 650 *applicable to assessment years commencing on or after October 1, 2024*):

651 (a) (1) For assessment years commencing prior to October 1, [2023] 652 2024, any person who owns a motor vehicle which is not registered with 653 the Commissioner of Motor Vehicles on the first day of October in any 654 assessment year and which is registered subsequent to said first day of 655 October but prior to the first day of August in such assessment year shall 656 be liable for the payment of property tax with respect to such motor 657 vehicle in the town where such motor vehicle is subject to property tax, in an amount as hereinafter provided, on the first day of January 658 659 immediately subsequent to the end of such assessment year. The 660 property tax payable with respect to such motor vehicle on said first day 661 of January shall be in the amount which would be payable if such motor 662 vehicle had been entered in the taxable list of the town where such 663 motor vehicle is subject to property tax on the first day of October in 664 such assessment year if such registration occurs prior to the first day of 665 November. If such registration occurs on or after the first day of 666 November but prior to the first day of August in such assessment year, 667 such tax shall be a pro rata portion of the amount of tax payable if such 668 motor vehicle had been entered in the taxable list of such town on 669 October first in such assessment year to be determined (A) by a ratio, 670 the numerator of which shall be the number of months from the date of 671 such registration, including the month in which registration occurs, to 672 the first day of October next succeeding and the denominator of which 673 shall be twelve, or (B) upon the affirmative vote of the legislative body 674 of the municipality, by a ratio the numerator of which shall be the 675 number of days from the date of such registration, including the day on 676 which the registration occurs, to the first day of October next succeeding 677 and the denominator of which shall be three hundred sixty-five. For 678 purposes of this section the term "assessment year" means the period of 679 twelve full months commencing with October first each year.

(2) For assessment years commencing on or after October 1, [2023]
 <u>2024</u>, any person who owns a motor vehicle which is not registered with

682 the Commissioner of Motor Vehicles on the first day of October in any 683 assessment year and which is registered subsequent to said first day of 684 October but prior to the first day of April in such assessment year shall 685 be liable for the payment of property tax with respect to such motor 686 vehicle in the town where such motor vehicle is subject to property tax, 687 in an amount as hereinafter provided, on the first day of July in such 688 assessment year. Any person who owns a motor vehicle which is 689 registered with the Commissioner of Motor Vehicles on or after the first 690 day of April in any assessment year but prior to the first day of October 691 next succeeding shall be liable for the payment of property tax with 692 respect to such motor vehicle in the town where such motor vehicle is 693 subject to property tax, in an amount hereinafter provided, on the first day of January immediately subsequent to the end of such assessment 694 695 year. The property tax payable with respect to a motor vehicle described 696 in this subdivision shall be in the amount which would be payable if 697 such motor vehicle had been entered into the taxable list of the town 698 where such motor vehicle is subject to property tax on the first day of 699 October in such assessment year if such registration occurs prior to the 700 first day of November. If such registration occurs on or after the first day 701 of November but prior to the first day of October next succeeding, such 702 tax shall be a pro rata portion of the amount of tax payable if such motor 703 vehicle had been entered in the taxable list of such town on October first 704 in such assessment year to be determined (A) by a ratio, the numerator 705 of which shall be the number of months from the date of such 706 registration, including the month in which registration occurs, to the 707 first day of October next succeeding and the denominator of which shall 708 be twelve, or (B) upon the affirmative vote of the legislative body of the 709 municipality, by a ratio the numerator of which shall be the number of 710 days from the date of such registration, including the day on which the 711 registration occurs, to the first day of October next succeeding and the 712 denominator of which shall be three hundred sixty-five.

(b) (1) For assessment years commencing prior to October 1, [2023]
<u>2024</u>, whenever any person who owns a motor vehicle which has been
entered in the taxable list of the town where such motor vehicle is

716 subject to property tax in any assessment year and who, subsequent to 717 the first day of October in such assessment year but prior to the first day 718 of August in such assessment year, replaces such motor vehicle with 719 another motor vehicle, hereinafter referred to as the replacement 720 vehicle, which vehicle may be in a different classification for purposes 721 of registration than the motor vehicle replaced, and provided one of the 722 following conditions is applicable with respect to the motor vehicle 723 replaced: (A) The unexpired registration of the motor vehicle replaced 724 is transferred to the replacement vehicle, (B) the motor vehicle replaced 725 was stolen or totally damaged and proof concerning such theft or total 726 damage is submitted to the assessor in such town, or (C) the motor 727 vehicle replaced is sold by such person within forty-five days 728 immediately prior to or following the date on which such person 729 acquires the replacement vehicle, such person shall be liable for the 730 payment of property tax with respect to the replacement vehicle in the 731 town in which the motor vehicle replaced is subject to property tax, in 732 an amount as hereinafter provided, on the first day of January 733 immediately subsequent to the end of such assessment year. If the 734 replacement vehicle is replaced by such person with another motor 735 vehicle prior to the first day of August in such assessment year, the 736 replacement vehicle shall be subject to property tax as provided in this 737 subsection and such other motor vehicle replacing the replacement 738 vehicle, or any motor vehicle replacing such other motor vehicle in such 739 assessment year, shall be deemed to be the replacement vehicle for 740 purposes of this subsection and shall be subject to property tax as 741 provided herein. The property tax payable with respect to the replacement vehicle on said first day of January shall be the amount by 742 743 which (i) is in excess of (ii) as follows: (i) The property tax which would 744 be payable if the replacement vehicle had been entered in the taxable list of the town in which the motor vehicle replaced is subject to property 745 tax on the first day of October in such assessment year if such 746 747 registration occurs prior to the first day of November, however if such 748 registration occurs on or after the first day of November but prior to the 749 first day of August in such assessment year, such tax shall be a pro rata 750 portion of the amount of tax payable if such motor vehicle had been

751 entered in the taxable list of such town on October first in such 752 assessment year to be determined by a ratio, the numerator of which 753 shall be the number of months from the date of such registration, 754 including the month in which registration occurs, to the first day of 755 October next succeeding and the denominator of which shall be twelve, 756 provided if such person, on said first day of October, was entitled to any exemption under section 12-81, as amended by this act, which was 757 758 allowed in the assessment of the motor vehicle replaced, such 759 exemption shall be allowed for purposes of determining the property 760 tax payable with respect to the replacement vehicle as provided herein; 761 (ii) the property tax payable by such person with respect to the motor 762 vehicle replaced, provided if the replacement vehicle is registered 763 subsequent to the thirty-first day of October but prior to the first day of 764 August in such assessment year such property tax payable with respect 765 to the motor vehicle replaced shall, for purposes of the computation 766 herein, be deemed to be a pro rata portion of such property tax to be 767 prorated in the same manner as the amount of tax determined under (i) 768 above.

769 (2) For assessment years commencing on or after October 1, [2023] 770 2024, whenever any person who owns a motor vehicle which has been entered in the taxable list of the town where such motor vehicle is 771 772 subject to property tax in any assessment year and who, subsequent to 773 the first day of October in such assessment year but prior to the first day 774 of April in such assessment year, replaces such motor vehicle with 775 another motor vehicle, hereinafter referred to as the replacement 776 vehicle, which vehicle may be in a different classification for purposes 777 of registration than the motor vehicle replaced, and provided one of the 778 following conditions is applicable with respect to the motor vehicle 779 replaced: (A) The unexpired registration of the motor vehicle replaced 780 is transferred to the replacement vehicle, (B) the motor vehicle replaced 781 was stolen or totally damaged and proof concerning such theft or total 782 damage is submitted to the assessor in such town, or (C) the motor 783 vehicle replaced is sold by such person within forty-five days 784 immediately prior to or following the date on which such person 785 acquires the replacement vehicle, such person shall be liable for the 786 payment of property tax with respect to the replacement vehicle in the 787 town in which the motor vehicle replaced is subject to property tax pursuant to subdivision (4) of this subsection, on the first day of July in 788 789 such assessment year. If a replacement vehicle is replaced by the owner 790 of such replacement vehicle prior to the first day of October next succeeding such assessment year, the replacement vehicle shall be 791 792 subject to property tax as provided in this subdivision and such other 793 motor vehicle replacing the replacement vehicle, or any motor vehicle 794 replacing such other motor vehicle in such assessment year, shall be 795 deemed to be the replacement vehicle for purposes of this subdivision.

796 (3) For assessment years commencing on or after October 1, [2023] 797 <u>2024</u>, whenever any person who owns a motor vehicle which has been 798 entered into the taxable list of the town where such motor vehicle is 799 subject to property tax in any assessment year and who, on or after the 800 first day of April of such assessment year but prior to the first day of 801 October next succeeding, replaces such motor vehicle with another 802 motor vehicle, hereinafter referred to as the replacement vehicle, which 803 vehicle may be in a different classification for purposes of registration 804 than the motor vehicle replaced, and provided one of the following conditions is applicable with respect to the motor vehicle replaced: (A) 805 806 The unexpired registration of the motor vehicle replaced is transferred 807 to the replacement vehicle, (B) the motor vehicle replaced was stolen or 808 totally damaged and proof concerning such theft or total damage is 809 submitted to the assessor in such town, or (C) the motor vehicle replaced 810 is sold by such person within forty-five days immediately prior to or 811 following the date on which such person acquires the replacement 812 vehicle, such person shall be liable for the payment of property tax with 813 respect to the replacement vehicle in the town in which the motor 814 vehicle replaced is subject to property tax pursuant to subdivision (4) of 815 this subsection, on the first day of January immediately succeeding such 816 assessment year. If a replacement vehicle is replaced by the owner of 817 such replacement vehicle prior to the first day of October next 818 succeeding such assessment year, the replacement vehicle shall be

subject to property tax as provided in this subdivision and such other
motor vehicle replacing the replacement vehicle, or any motor vehicle
replacing such other motor vehicle in such assessment year, shall be
deemed to be the replacement vehicle for purposes of this subdivision.

823 (4) The property tax payable with respect to a replacement vehicle 824 described in subdivision (2) or (3) of this subsection shall be the amount 825 by which (A) is in excess of (B) as follows: (A) The property tax which would be payable if the replacement vehicle had been entered in the 826 827 taxable list of the town in which the motor vehicle replaced is subject to 828 property tax on the first day of October in such assessment year if such 829 registration occurs prior to the first day of November, however, if such 830 registration occurs on or after the first day of November but prior to the 831 first day of October next succeeding, such tax shall be a pro rata portion 832 of the amount of tax payable if such motor vehicle had been entered in 833 the taxable list of such town on October first in such assessment year to 834 be determined by ratio, the numerator of which shall be the number of 835 months from the date of such registration, including the month in which 836 registration occurs, to the first day of October next succeeding and the 837 denominator of which shall be twelve, provided if such person, on said 838 first day of October, was entitled to any exemption under section 12-81, 839 as amended by this act, which was allowed in the assessment of the 840 motor vehicle replaced, such exemption shall be allowed for purposes 841 of determining the property tax payable with respect to the replacement 842 vehicle as provided herein; (B) the property tax payable by such person 843 with respect to the motor vehicle replaced, provided if the replacement 844 vehicle is registered subsequent to the thirty-first day of October but 845 prior to the first day of October next succeeding such property tax 846 payable with respect to the motor vehicle replaced shall, for purposes of 847 the computation herein, be deemed to be a pro rata portion of such 848 property tax to be prorated in the same manner as the amount of tax 849 determined under (A) above.

(c) (1) For assessment years commencing prior to October 1, [2023]
<u>2024</u>, any person who owns a commercial motor vehicle which has been

852 temporarily registered at any time during any assessment year and 853 which has not during such period been entered in the taxable list of any town in the state for purposes of the property tax and with respect to 854 855 which no permanent registration has been issued during such period, 856 shall be liable for the payment of property tax with respect to such motor 857 vehicle in the town where such motor vehicle is subject to property tax 858 on the first day of January immediately following the end of such 859 assessment year, in an amount as hereinafter provided. The property tax 860 payable shall be in the amount which would be payable if such motor 861 vehicle had been entered in the taxable list of the town where such 862 motor vehicle is subject to property tax on the first day of October in 863 such assessment year.

864 (2) For assessment years commencing on or after October 1, [2023] 865 <u>2024</u>, any person who owns a commercial motor vehicle which has been 866 temporarily registered at any time during any assessment year and 867 which has not during such period been entered in the taxable list of any 868 town in the state for purposes of the property tax and with respect to 869 which no permanent registration has been issued during such period, 870 shall be liable for the payment of property tax with respect to such motor 871 vehicle in the town where such motor vehicle is subject to property tax 872 on the first day of July of such assessment year or the first day of January 873 immediately following such assessment year, as applicable, pursuant to 874 subdivisions (2) and (3) of subsection (b) of this section. The property 875 tax payable shall be in the amount which would be payable if such 876 motor vehicle had been entered in the taxable list of the town where 877 such motor vehicle is subject to property tax on the first day of October 878 in such assessment year.

(d) Any motor vehicle subject to property tax as provided in this
section shall, except as otherwise provided in subsection (b) of this
section, be subject to such property tax in the town in which such motor
vehicle was last registered in the assessment year ending immediately
preceding the day on which such property tax is payable as provided in
this section.

(e) Whenever any motor vehicle subject to property tax as provided
in this section has been replaced by the owner with another motor
vehicle in the assessment year immediately preceding the day on which
such property tax is payable, each such motor vehicle shall be subject to
property tax as provided in this section.

890 (f) Upon receipt by the assessor in any town of notice from the 891 Commissioner of Motor Vehicles, in a manner as prescribed by said 892 commissioner, with respect to any motor vehicle subject to property tax 893 in accordance with the provisions of this section and which has not been 894 entered in the taxable grand list of such town, such assessor shall 895 determine the value of such motor vehicle for purposes of property tax 896 assessment and shall add such value to the taxable grand list in such 897 town for the immediately preceding assessment date and the tax thereon shall be levied and collected by the tax collector. Such property 898 899 tax shall be payable not later than the first day of (1) February following 900 the first day of January on which the owner of such motor vehicle 901 becomes liable for the payment of property tax, for assessment years 902 commencing prior to October 1, [2023] 2024, and (2) the month 903 succeeding the month in which such property tax became due and 904 payable, for assessment years commencing on or after October 1, [2023] 905 2024, with respect to such motor vehicle in accordance with the 906 provisions of this section, subject to any determination in accordance 907 with section 12-142 that such tax shall be due and payable in 908 installments. Said owner may appeal the assessment of such motor 909 vehicle, as determined by the assessor in accordance with this 910 subsection, to the board of assessment appeals next succeeding the date 911 on which the tax based on such assessment is payable, and thereafter, to 912 the Superior Court as provided in section 12-117a. If the amount of such 913 tax is reduced upon appeal, the portion thereof which has been paid in 914 excess of the amount determined to be due upon appeal shall be 915 refunded to said owner.

916 (g) Any motor vehicle which is not registered in this state shall be 917 subject to property tax in this state if such motor vehicle in the normal 918 course of operation most frequently leaves from and returns to or 919 remains in one or more points within this state, and such motor vehicle 920 shall be subject to such property tax in the town within which such 921 motor vehicle in the normal course of operation most frequently leaves 922 from and returns to or remains, provided when the owner of such motor 923 vehicle is a resident in any town in the state, it shall be presumed that 924 such motor vehicle most frequently leaves from and returns to or 925 remains in such town unless evidence, satisfactory to the assessor in 926 such town, is submitted to the contrary.

Sec. 9. Subsection (b) of section 12-71c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2023, and applicable to assessment years commencing on or after October 1,
2024):

931 (b) Any person claiming a property tax credit with respect to a motor 932 vehicle in accordance with subsection (a) of this section shall file with 933 the assessor in the town in which such person is entitled to such 934 property tax credit, documentation satisfactory to the assessor 935 concerning the sale, total damage, theft or removal and registration of 936 such motor vehicle. For assessment years commencing prior to October 937 1, [2023] 2024, such documentation shall be filed not later than the thirty-938 first day of December immediately following the end of the assessment 939 year which next follows the assessment year in which such motor 940 vehicle was sold, damaged, stolen or removed and registered. For 941 assessment years commencing on or after October 1, [2023] 2024, such 942 documentation shall be filed not later than three years after the date 943 upon which such tax was due and payable for such motor vehicle. 944 Failure to file such claim and documentation as prescribed herein shall 945 constitute a waiver of the right to such property tax credit.

Sec. 10. Subdivision (74) of section 12-81 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2023, and applicable to assessment years commencing on or after October 1,
2024):

950 (74) (A) (i) For a period not to exceed five assessment years following 951 the assessment year in which it is first registered, any new commercial 952 truck, truck tractor, tractor and semitrailer, and vehicle used in 953 combination therewith, which is used exclusively to transport freight for 954 hire and: Is either subject to the jurisdiction of the United States 955 Department of Transportation pursuant to Chapter 135 of Title 49, 956 United States Code, or any successor thereto, or would otherwise be 957 subject to said jurisdiction except for the fact that the vehicle is used 958 exclusively in intrastate commerce; has a gross vehicle weight rating in 959 excess of twenty-six thousand pounds; and prior to August 1, 1996, was 960 not registered in this state or in any other jurisdiction but was registered 961 in this state on or after said date. (ii) For a period not to exceed five 962 assessment years following the assessment year in which it is first 963 registered, any new commercial truck, truck tractor, tractor and 964 semitrailer, and vehicle used in combination therewith, not eligible 965 under subparagraph (A)(i) of this subdivision, that has a gross vehicle 966 weight rating in excess of fifty-five thousand pounds and was not 967 registered in this state or in any other jurisdiction but was registered in 968 this state on or after August 1, 1999. As used in this subdivision, "gross 969 vehicle weight rating" has the same meaning as provided in section 14-970 1;

971 (B) Any person who on October first in any year holds title to or is 972 the registrant of a vehicle for which such person intends to claim the 973 exemption provided in this subdivision shall file with the assessor or 974 board of assessors in the municipality in which the vehicle is subject to 975 property taxation, on or before the first day of November in such year, 976 a written application claiming such exemption on a form prescribed by 977 the Secretary of the Office of Policy and Management. Such person shall 978 include information as to the make, model, year and vehicle 979 identification number of each such vehicle, and any appurtenances 980 attached thereto, in such application. The person holding title to or the 981 registrant of such vehicle for which exemption is claimed shall furnish 982 the assessor or board of assessors with such supporting documentation 983 as said secretary may require, including, but not limited to, evidence of 984 vehicle use, acquisition cost and registration. Failure to file such 985 application in this manner and form within the time limit prescribed 986 shall constitute a waiver of the right to such exemption for such 987 assessment year, unless an extension of time is allowed as provided in 988 section 12-81k. Such application shall not be required for any assessment 989 year following that for which the initial application is filed, provided if 990 the vehicle is modified, such modification shall be deemed a waiver of 991 the right to such exemption until a new application is filed and the right 992 to such exemption is established as required initially. With respect to 993 any vehicle for which the exemption under this subdivision has 994 previously been claimed in a town other than that in which the vehicle 995 is registered on any assessment date, the person shall not be entitled to such exemption until a new application is filed and the right to such 996 997 exemption is established in said town;

998 (C) With respect to any vehicle which is not registered on the first day 999 of October in any assessment year and which is registered subsequent 1000 to said first day of October but prior to the first day of August in such 1001 assessment year, the value of such vehicle for property tax exemption 1002 purposes shall be a pro rata portion of the value determined in 1003 accordance with subparagraph (D) of this subdivision, to be determined by a ratio, the numerator of which shall be the number of months from 1004 1005 the date of such registration, including the month in which registration 1006 occurs, to the first day of October next succeeding and the denominator 1007 of which shall be twelve. For purposes of this subdivision, "assessment 1008 year" means the period of twelve full months commencing with October 1009 first each year;

1010 (D) For assessment years commencing prior to October 1, [2023] <u>2024</u>, 1011 notwithstanding the provisions of section 12-71d<u>, as amended by this</u> 1012 <u>act</u>, the assessor or board of assessors shall determine the value for each 1013 vehicle with respect to which a claim for exemption under this 1014 subdivision is approved, based on the vehicle's cost of acquisition, 1015 including costs related to the modification of such vehicle, adjusted for 1016 depreciation; 1017 Sec. 11. Subdivision (82) of section 12-81 of the general statutes is

1018 repealed and the following is substituted in lieu thereof (*Effective July 1*,

1019 2023, and applicable to assessment years commencing on or after October 1,1020 2024):

- 1021 (82) For assessment years commencing on or after October 1, [2023]
- 1022 <u>2024</u>, any snowmobile, all-terrain vehicle or residential utility trailer,
- 1023 provided such property is exclusively for personal use.

This act sha sections:	all take effect as follows and	d shall amend the following
Section 1	Lubu 1 2022 and	14.22(a) and (b)
Section 1	July 1, 2023, and applicable to assessment	14-33(a) and (b)
	years commencing on or	
	after October 1, 2024	
Sec. 2	,	14-163
	July 1, 2023, and applicable to assessment	14-163
	years commencing on or after October 1, 2024	
Cas 2		12-71d
Sec. 3	July 1, 2023, and	12-71d
	applicable to assessment	
	years commencing on or	
	after October 1, 2024	
Sec. 4	July 1, 2023, and	12-63
	applicable to assessment	
	years commencing on or	
	after October 1, 2024	
Sec. 5	July 1, 2023, and	12-41
	applicable to assessment	
	years commencing on or	
	after October 1, 2024	
Sec. 6	July 1, 2023, and	12-53(a)
	applicable to assessment	
	years commencing on or	
	after October 1, 2024	
Sec. 7	July 1, 2023, and	12-71
	applicable to assessment	
	years commencing on or	
	after October 1, 2024	

Sec. 8	July 1, 2023, and applicable to assessment years commencing on or after October 1, 2024	12-71b
Sec. 9	July 1, 2023, and applicable to assessment years commencing on or after October 1, 2024	12-71c(b)
Sec. 10	July 1, 2023, and applicable to assessment years commencing on or after October 1, 2024	12-81(74)
Sec. 11	July 1, 2023, and applicable to assessment years commencing on or after October 1, 2024	12-81(82)

PD Joint Favorable Subst.

FIN Joint Favorable