INTRODUCED

HB791

046561544 **HOUSE BILL NO. 791** 1 2 Offered January 14, 2004 3 Prefiled January 14, 2004 4 5 A BILL to amend and reenact §§ 58.1-302 and 58.1-402 of the Code of Virginia, relating to income taxation of corporations. 6 Patrons-Watts, Amundson, Baskerville, Brink, Petersen, Scott, J.M. and Shuler 7 8 Referred to Committee on Finance 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 58.1-302 and 58.1-402 of the Code of Virginia are amended and reenacted as follows: 11 12 § 58.1-302. Definitions. 13 For the purpose of this chapter and unless otherwise required by the context: 14 "Affiliated" means two or more corporations subject to Virginia income taxes whose relationship to 15 each other is such that (i) one corporation owns at least eighty 80 percent of the voting stock of the other 16 or others or (ii) at least eighty80 percent of the voting stock of two or more corporations is owned by 17 the same interests. "Compensation" means wages, salaries, commissions and any other form of remuneration paid or 18 19 accrued to employees for personal services. 20 "Corporation" includes associations, joint stock companies and insurance companies. "Domicile" means the permanent place of residence of a taxpayer and the place to which he intends 21 22 to return even though he may actually reside elsewhere. In determining domicile, consideration may be 23 given to the applicant's expressed intent, conduct, and all attendant circumstances including, but not 24 limited to, financial independence, business pursuits, employment, income sources, residence for federal 25 income tax purposes, marital status, residence of parents, spouse and children, if any, leasehold, sites of personal and real property owned by the applicant, motor vehicle and other personal property 26 27 registration, residence for purposes of voting as proven by registration to vote, if any, and such other 28 factors as may reasonably be deemed necessary to determine the person's domicile. 29 "Foreign source income" means: 30 1. Interest, other than interest derived from sources within the United States; 31 2. Dividends, other than dividends derived from sources within the United States; 32 3. Rents, royalties, license, and technical fees from property located or services performed without 33 the United States or from any interest in such property, including rents, royalties, or fees for the use of or the privilege of using without the United States any patents, copyrights, secret processes and 34 35 formulas, good will, trademarks, trade brands, franchises, and other like properties; 36 4. Gains, profits, or other income from the sale of intangible or real property located without the 37 United States; and 38 5. The amount of an individual's share of net income attributable to a foreign source qualified 39 business unit of an electing small business corporation (S corporation). For purposes of this subsection, qualified business unit shall be defined by § 989 of the Internal Revenue Code, and the source of such 40 41 income shall be determined in accordance with §§ 861, 862 and 987 of the Internal Revenue Code. In determining the source of "foreign source income," the provisions of §§ 861, 862, and 863 of the 42 43 Internal Revenue Code shall be applied except as specifically provided in subsection 5 above. "Income and deductions from Virginia sources" includes: 44 45 1. Items of income, gain, loss and deduction attributable to: a. The ownership of any interest in real or tangible personal property in Virginia; 46 47 b. A business, trade, profession or occupation carried on in Virginia; or c. Prizes paid by the Virginia Lottery Department, and gambling winnings from wagers placed or 48 49 paid at a location in Virginia. 2. Income from intangible personal property, including annuities, dividends, interest, royalties and 50 51 gains from the disposition of intangible personal property to the extent that such income is from 52 property employed by the taxpayer in a business, trade, profession, or occupation carried on in Virginia. 53 "Individual" means all natural persons whether married or unmarried and fiduciaries acting for 54 natural persons, but not fiduciaries acting for trusts or estates. 55 "Intangible expenses and costs" means: 1. Expenses, losses and costs for, related to, or in connection directly or indirectly with the direct or 56 57 indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other 58 disposition of intangible property to the extent such amounts are allowed as deductions or costs in

73

59 determining taxable income;

60 2. Losses related to or incurred in connection directly or indirectly with factoring transactions or 61 discounting transactions;

62 3. Royalty, patent, technical and copyright fees;

63 4. Licensing fees; and

64 5. Other similar expenses and costs.

"Intangible property" means patents, patent applications, trade names, trademarks, service marks, 65 copyrights and similar types of intangible assets, as well as money. 66

"Interest expenses and costs" means amounts directly or indirectly allowed as deductions under 67 Section 163 of the Internal Revenue Code for purposes of determining taxable income under the Internal 68 69 Revenue Code to the extent such expenses and costs are directly or indirectly for, related to, or in 70 connection with the direct or indirect acquisition, maintenance, management, ownership, sale, exchange 71 or disposition of intangible property. 72

"Nonresident estate or trust" means an estate or trust which is not a resident estate or trust. "Related entity" means:

74 1. A stockholder who is an individual, or a member of the stockholder's family enumerated in Section 75 318 of the Internal Revenue Code, if the stockholder and the members of the stockholder's family own, 76 directly, indirectly, beneficially or constructively, in the aggregate, at least 50 percent of the value of 77 the taxpayer's outstanding stock;

78 2. A stockholder, or a stockholder's partnership, limited liability company, estate, trust or 79 corporation, if the stockholder and the stockholder's partnerships, limited liability companies, estates, 80 trusts or corporations own directly, indirectly, beneficially or constructively, in the aggregate, at least 50 percent of the value of the taxpayer's outstanding stock; or 81

3. A corporation, or a party related to the corporation in a manner that would require an attribution 82 83 of stock from the corporation to the party or from the party to the corporation under the attribution rules of Section 318 of the Internal Revenue Code, if the taxpayer owns, directly, indirectly, beneficially 84 or constructively, at least 50 percent of the value of the corporation's outstanding stock. The attribution 85 rules of Section 318 of the Internal Revenue Code shall apply for purposes of determining whether the 86 87 ownership requirements of this subdivision have been met.

88 "Related member" means a person that, with respect to the taxpayer during all or any portion of the 89 taxable year, is a related entity, a component member as defined in Section 1563(b) of the Internal 90 Revenue Code, or is a person to or from whom there is attribution of stock ownership in accordance 91 with Section 1563(e) of the Internal Revenue Code.

92 "Resident" applies only to natural persons and includes, for the purpose of determining liability for 93 the taxes imposed by this chapter upon the income of any taxable year every person domiciled in 94 Virginia at any time during the taxable year and every other person who, for an aggregate of more than 183 days of the taxable year, maintained his place of abode within Virginia, whether domiciled in 95 Virginia or not. The word "resident" shall not include any member of the United States Congress who is 96 97 domiciled in another state. 98

"Resident estate or trust" means:

99 1. The estate of a decedent who at his death was domiciled in the Commonwealth;

100 2. A trust created by will of a decedent who at his death was domiciled in the Commonwealth;

101 3. A trust created by or consisting of property of a person domiciled in the Commonwealth; or

102 4. A trust or estate which is being administered in the Commonwealth.

103 "Sales" means all gross receipts of the corporation not allocated under § 58.1-407, except the sale or 104 other disposition of intangible property shall include only the net gain realized from the transaction.

"State" means for purposes of Article 10 of this chapter any state of the United States, the District of 105 Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States, and any 106 107 foreign country.

108 "Trust" or "estate" means a trust or estate, or a fiduciary thereof, which is required to file a fiduciary 109 income tax return under the laws of the United States.

"Virginia fiduciary adjustment" means the net amount of the applicable modifications described in 110 111 § 58.1-322 (including subsection E thereof if the estate or trust is a beneficiary of another estate or trust) which relate to items of income, gain, loss or deduction of an estate or trust. The fiduciary adjustment 112 113 shall not include the modification in subsection D of § 58.1-322, except that the amount of state income taxes excluded from federal taxable income shall be included. The fiduciary adjustment shall also 114 include the modification in subsection D of § 58.1-322, regarding the deduction for the purchase of a 115 prepaid tuition contract or contribution to a savings trust account. 116 117

§ 58.1-402. Virginia taxable income.

A. For purposes of this article, Virginia taxable income for a taxable year means the federal taxable 118 119 income and any other income taxable to the corporation under federal law for such year of a corporation 120 adjusted as provided in subsections B, C and D.

HB79]

121 For a regulated investment company and a real estate investment trust, such term means the 122 "investment company taxable income" and "real estate investment trust taxable income," respectively, to 123 which shall be added in each case any amount of capital gains and any other income taxable to the 124 corporation under federal law which shall be further adjusted as provided in subsections B, C and D. 125

B. There shall be added to the extent excluded from federal taxable income:

126 1. Interest, less related expenses to the extent not deducted in determining federal taxable income, on 127 obligations of any state other than Virginia, or of a political subdivision of any such other state unless 128 created by compact or agreement to which the Commonwealth is a party;

129 2. Interest or dividends, less related expenses to the extent not deducted in determining federal 130 taxable income, on obligations or securities of any authority, commission or instrumentality of the 131 United States, which the laws of the United States exempt from federal income tax but not from state 132 income taxes:

3. [Repealed.]

133

134 4. The amount of any net income taxes and other taxes, including franchise and excise taxes, which 135 are based on, measured by, or computed with reference to net income, imposed by the Commonwealth 136 or any other taxing jurisdiction, to the extent deducted in determining federal taxable income;

137 5. Unrelated business taxable income as defined by § 512 of the Internal Revenue Code;

138 6. The amount of employee stock ownership credit carry-over deducted by the corporation in 139 computing federal taxable income under § 404 (i) of the Internal Revenue Code;

140 7. The amount required to be included in income for the purpose of computing the partial tax on an 141 accumulation distribution pursuant to § 667 of the Internal Revenue Code-; and

142 8. a. For taxable years beginning on and after January 1, 2004, the amount of any interest expenses 143 and costs and intangible expenses and costs directly or indirectly paid, accrued or incurred to, or in 144 connection directly or indirectly with one or more direct or indirect transactions with one or more 145 related members, to the extent such expenses and costs were deducted in computing federal taxable 146 income. This addition shall not be required for any portion of the interest expenses and costs and 147 intangible expenses and costs if one of the following applies:

148 (1) The corresponding item of income received by the related member is subject to a tax based on or 149 measured by net income imposed by Virginia, another state, or a foreign government that has entered 150 into a comprehensive tax treaty with the United States government; or

151 (2) The interest expenses and costs and intangible expenses and costs that the corporation can 152 establish by the preponderance of the evidence meet both of the following: (i) the related member 153 during the same taxable year, directly or indirectly paid, accrued or incurred such portion to a person 154 who is not a related member, and (ii) the transaction giving rise to the interest expenses and costs or 155 the intangible expenses and costs between the corporation and the related member did not have as a 156 principal purpose the avoidance of any portion of the tax due under this chapter.

157 b. Nothing in this subdivision shall be construed to limit or negate the Department's authority under 158 § 58.1-446.

159 C. There shall be subtracted to the extent included in and not otherwise subtracted from federal 160 taxable income:

161 1. Income derived from obligations, or on the sale or exchange of obligations, of the United States 162 and on obligations or securities of any authority, commission or instrumentality of the United States to 163 the extent exempt from state income taxes under the laws of the United States including, but not limited 164 to, stocks, bonds, treasury bills, and treasury notes, but not including interest on refunds of federal taxes, 165 interest on equipment purchase contracts, or interest on other normal business transactions.

166 2. Income derived from obligations, or on the sale or exchange of obligations of this Commonwealth 167 or of any political subdivision or instrumentality of this Commonwealth.

168 3. Dividends upon stock in any domestic international sales corporation, as defined by § 992 of the 169 Internal Revenue Code, 50 percent or more of the income of which was assessable for the preceding 170 year, or the last year in which such corporation has income, under the provisions of the income tax laws 171 of the Commonwealth.

172 4. The amount of any refund or credit for overpayment of income taxes imposed by this 173 Commonwealth or any other taxing jurisdiction.

174 5. Any amount included therein by the operation of the provisions of § 78 of the Internal Revenue 175 Code (foreign dividend gross-up).

176 6. The amount of wages or salaries eligible for the federal Targeted Jobs Credit which was not 177 deducted for federal purposes on account of the provisions of § 280C (a) of the Internal Revenue Code.

178 7. Any amount included therein by the operation of § 951 of the Internal Revenue Code (subpart F 179 income).

180 8. Any amount included therein which is foreign source income as defined in § 58.1-302.

181 9. [Repealed.] 182 10. The amount of any dividends received from corporations in which the taxpaying corporation183 owns 50 percent or more of the voting stock.

184 11. [Repealed.]

185 12. [Expired.]

186 13. (Expires for taxable years beginning on and after January 1, 2004) The amount of any qualified agricultural contribution as determined in § 58.1-322.2.

188 14. For taxable years beginning on or after January 1, 1995, the amount for "qualified research expenses" or "basic research expenses" eligible for deduction for federal purposes, but which were not deducted, on account of the provisions of § 280C (c) of the Internal Revenue Code.

191 15. For taxable years beginning on or after January 1, 2000, the total amount actually contributed in
192 funds to the Virginia Public School Construction Grants Program and Fund established in Chapter 11.1
193 (§ 22.1-175.1 et seq.) of Title 22.1.

194 16. For taxable years beginning on or after January 1, 2000, the gain derived from the sale or 195 exchange of real property or the sale or exchange of an easement to real property which results in the 196 real property or the easement thereto being devoted to open-space use, as that term is defined in 197 § 58.1-3230, for a period of time not less than 30 years. To the extent a subtraction is taken in 198 accordance with this subdivision, no tax credit under this chapter for donating land for its preservation 199 shall be allowed for three years following the year in which the subtraction is taken.

200 17. For taxable years beginning on and after January 1, 2001, any amount included therein with201 respect to § 58.1-440.1.

18. For taxable years beginning on and after January 1, 1999, income received as a result of (i) the
"Master Settlement Agreement," as defined in § 3.1-1106; (ii) the National Tobacco Grower Settlement
Trust dated July 19, 1999; and (iii) the Tobacco Loss Assistance Program, pursuant to 7 C.F.R. Part
1464 (Subpart C, §§ 1464.201 through 1464.205), by (a) tobacco farming businesses; (b) any business
holding a tobacco marketing quota, or tobacco farm acreage allotment, under the Agricultural
Adjustment Act of 1938; or (c) any business having the right to grow tobacco pursuant to such a quota

19. Effective for all taxable years beginning on and after January 1, 2002, but before January 1, 2005, the indemnification payments received by contract poultry growers and table egg producers from the U.S. Department of Agriculture as a result of the depopulation of poultry flocks because of low pathogenic avian influenza in 2002. In no event shall indemnification payments made to owners of poultry who contract with poultry growers qualify for this subtraction.

20. For taxable years beginning on and after January 1, 2002, any gain recognized as a result of the
215 Peanut Quota Buyout Program of the Farm Security and Rural Investment Act of 2002 pursuant to 7
216 C.F.R. Part 1412 (Subpart H, §§ 1412.801 through 1412.811) as follows:

a. If the payment is received in installment payments pursuant to 7 C.F.R. § 1412.807(a)(2), then the entire gain recognized may be subtracted.

b. If the payment is received in a single payment pursuant to 7 C.F.R. § 1412.807(a)(3), then 20
percent of the recognized gain may be subtracted. The taxpayer may then deduct an equal amount in each of the four succeeding taxable years.

D. Adjustments to federal taxable income shall be made to reflect the transitional modificationsprovided in § 58.1-315.