2022 SESSION

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SENATE BILL NO. 381

Offered January 12, 2022 Prefiled January 11, 2022

A BILL to amend and reenact § 58.1-322.02 of the Code of Virginia, relating to income tax; military retirement income subtraction.

Patrons-McDougle and DeSteph: Delegate: Jenkins

Referred to Committee on Finance and Appropriations

10 Be it enacted by the General Assembly of Virginia:

1. That § 58.1-322.02 of the Code of Virginia is amended and reenacted as follows: § 58.1-322.02. Virginia taxable income; subtractions.

13 In computing Virginia taxable income pursuant to § 58.1-322, to the extent included in federal 14 adjusted gross income, there shall be subtracted:

15 1. Income derived from obligations, or on the sale or exchange of obligations, of the United States 16 and on obligations or securities of any authority, commission, or instrumentality of the United States to the extent exempt from state income taxes under the laws of the United States, including, but not 17 18 limited to, stocks, bonds, treasury bills, and treasury notes but not including interest on refunds of 19 federal taxes, interest on equipment purchase contracts, or interest on other normal business transactions. 20 2. Income derived from obligations, or on the sale or exchange of obligations, of the Commonwealth

21 or of any political subdivision or instrumentality of the Commonwealth.

3. Benefits received under Title II of the Social Security Act and other benefits subject to federal 22 23 income taxation solely pursuant to § 86 of the Internal Revenue Code.

24 4. Up to \$20,000 of disability income, as defined in § 22(c)(2)(B)(iii) of the Internal Revenue Code; however, any person who claims a deduction under subdivision 5 of § 58.1-322.03 may not also claim a 25 26 subtraction under this subdivision. 27

5. The amount of any refund or credit for overpayment of income taxes imposed by the 28 Commonwealth or any other taxing jurisdiction.

6. The amount of wages or salaries eligible for the federal Work Opportunity Credit which was not 29 30 deducted for federal purposes on account of the provisions of § 280C(a) of the Internal Revenue Code. 31

7. Any amount included therein less than \$600 from a prize awarded by the Virginia Lottery.

8. The wages or salaries received by any person for active and inactive service in the National Guard 32 33 of the Commonwealth of Virginia, not to exceed the amount of income derived from 39 calendar days 34 of such service or \$3,000, whichever amount is less; however, only those persons in the ranks of O3 35 and below shall be entitled to the deductions specified in this subdivision.

36 9. Amounts received by an individual, not to exceed \$1,000 for taxable years beginning on or before 37 December 31, 2019, and \$5,000 for taxable years beginning on or after January 1, 2020, as a reward for 38 information provided to a law-enforcement official or agency, or to a nonprofit corporation created 39 exclusively to assist such law-enforcement official or agency, in the apprehension and conviction of 40 perpetrators of crimes. This subdivision shall not apply to the following: an individual who is an 41 employee of, or under contract with, a law-enforcement agency, a victim or the perpetrator of the crime for which the reward was paid, or any person who is compensated for the investigation of crimes or 42 43 accidents.

10. The amount of "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 44 45 46 Internal Revenue Code and which shall be available to partners, shareholders of S corporations, and 47 members of limited liability companies to the extent and in the same manner as other deductions may pass through to such partners, shareholders, and members. 48

49 11. Any income received during the taxable year derived from a qualified pension, profit-sharing, or 50 stock bonus plan as described by § 401 of the Internal Revenue Code, an individual retirement account 51 or annuity established under § 408 of the Internal Revenue Code, a deferred compensation plan as 52 defined by § 457 of the Internal Revenue Code, or any federal government retirement program, the 53 contributions to which were deductible from the taxpayer's federal adjusted gross income, but only to the extent the contributions to such plan or program were subject to taxation under the income tax in 54 55 another state.

12. Any income attributable to a distribution of benefits or a refund from a prepaid tuition contract 56 or savings trust account with the Virginia College Savings Plan, created pursuant to Chapter 7 (§ 23.1-700 et seq.) of Title 23.1. The subtraction for any income attributable to a refund shall be 57 58

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59 limited to income attributable to a refund in the event of a beneficiary's death, disability, or receipt of a 60 scholarship.

13. All military pay and allowances, to the extent included in federal adjusted gross income and not 61 62 otherwise subtracted, deducted, or exempted under this section, earned by military personnel while 63 serving by order of the President of the United States with the consent of Congress in a combat zone or 64 qualified hazardous duty area that is treated as a combat zone for federal tax purposes pursuant to § 112 65 of the Internal Revenue Code.

66 14. For taxable years beginning before January 1, 2015, the gain derived from the sale or exchange of real property or the sale or exchange of an easement to real property which results in the real 67 property or the easement thereto being devoted to open-space use, as that term is defined in § 68

58.1-3230, for a period of time not less than 30 years. To the extent that a subtraction is taken in 69 70 accordance with this subdivision, no tax credit under this chapter for donating land for its preservation 71 shall be allowed for three years following the year in which the subtraction is taken.

15. Fifteen thousand dollars of military basic pay for military service personnel on extended active 72 duty for periods in excess of 90 days; however, the subtraction amount shall be reduced dollar-for-dollar 73 74 by the amount by which the taxpayer's military basic pay exceeds \$15,000 and shall be reduced to zero if such military basic pay amount is equal to or exceeds \$30,000. 75

16. The first \$15,000 of salary for each federal and state employee whose total annual salary from all 76 77 employment for the taxable year is \$15,000 or less. 78

17. Unemployment benefits taxable pursuant to § 85 of the Internal Revenue Code.

79 18. a. Any amount received as military retirement income by an individual awarded the 80 Congressional Medal of Honor.

81 b. For taxable years beginning on and after January 1, 2022, up to \$40,000 of military retirement income received by a veteran who is 55 years of age or older and who was honorably discharged after 82 active duty service in the Armed Forces of the United States, the reserve components thereof, or the 83 National Guard of Virginia or any other state. No subtraction shall be allowed pursuant to this 84 85 subdivision b if a credit, exemption, subtraction, or deduction is claimed for the same income or benefit pursuant to subdivision a or any other provision of Virginia law. 86

87 19. Items of income attributable to, derived from, or in any way related to (i) assets stolen from, 88 hidden from, or otherwise lost by an individual who was a victim or target of Nazi persecution or (ii) 89 damages, reparations, or other consideration received by a victim or target of Nazi persecution to 90 compensate such individual for performing labor against his will under the threat of death, during World 91 War II and its prelude and direct aftermath. This subtraction shall not apply to assets acquired with such 92 items of income or with the proceeds from the sale of assets stolen from, hidden from, or otherwise lost 93 to, during World War II and its prelude and direct aftermath, a victim or target of Nazi persecution. The 94 provisions of this subdivision shall only apply to an individual who was the first recipient of such items 95 of income and who was a victim or target of Nazi persecution, or a spouse, surviving spouse, or child 96 or stepchild of such victim.

As used in this subdivision:

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98 "Nazi regime" means the country of Nazi Germany, areas occupied by Nazi Germany, those 99 European countries allied with Nazi Germany, or any other neutral European country or area in Europe 100 under the influence or threat of Nazi invasion.

101 "Victim or target of Nazi persecution" means any individual persecuted or targeted for persecution by the Nazi regime who had assets stolen from, hidden from, or otherwise lost as a result of any act or 102 103 omission in any way relating to (i) the Holocaust, (ii) World War II and its prelude and direct aftermath, (iii) transactions with or actions of the Nazi regime, (iv) treatment of refugees fleeing Nazi persecution, 104 or (v) the holding of such assets by entities or persons in the Swiss Confederation during World War II and its prelude and aftermath. A "victim or target of Nazi persecution" also includes any individual 105 106 107 forced into labor against his will, under the threat of death, during World War II and its prelude and 108 direct aftermath.

109 20. The military death gratuity payment made after September 11, 2001, to the survivor of deceased military personnel killed in the line of duty, pursuant to 10 U.S.C. Chapter 75; however, the subtraction 110 amount shall be reduced dollar-for-dollar by the amount that the survivor may exclude from his federal 111 gross income in accordance with § 134 of the Internal Revenue Code. 112

113 21. The death benefit payments from an annuity contract that are received by a beneficiary of such contract, provided that (i) the death benefit payment is made pursuant to an annuity contract with an 114 insurance company and (ii) the death benefit payment is paid solely by lump sum. The subtraction under 115 this subdivision shall be allowed only for that portion of the death benefit payment that is included in 116 117 federal adjusted gross income.

22. Any gain recognized from the sale of launch services to space flight participants, as defined in 118 119 49 U.S.C. § 70102, or launch services intended to provide individuals with the training or experience of a launch, without performing an actual launch. To qualify for a deduction under this subdivision, launch 120

121 services must be performed in Virginia or originate from an airport or spaceport in Virginia.

122 23. Any gain recognized as a result of resupply services contracts for delivering payload, as defined
123 in 49 U.S.C. § 70102, entered into with the Commercial Orbital Transportation Services division of the
124 National Aeronautics and Space Administration or other space flight entity, as defined in § 8.01-227.8,
125 and launched from an airport or spaceport in Virginia.

126 24. Any income taxed as a long-term capital gain for federal income tax purposes, or any income 127 taxed as investment services partnership interest income (otherwise known as investment partnership 128 carried interest income) for federal income tax purposes. To qualify for a subtraction under this 129 subdivision, such income shall be attributable to an investment in a "qualified business," as defined in § 58.1-339.4, or in any other technology business approved by the Secretary of Administration, provided 130 131 that the business has its principal office or facility in the Commonwealth and less than \$3 million in annual revenues in the fiscal year prior to the investment. To qualify for a subtraction under this subdivision, the investment shall be made between the dates of April 1, 2010, and June 30, 2020. No 132 133 134 taxpayer who has claimed a tax credit for an investment in a "qualified business" under § 58.1-339.4 135 shall be eligible for the subtraction under this subdivision for an investment in the same business.

136 25. For taxable years beginning on and after January 1, 2014, any income of an account holder for
137 the taxable year taxed as (i) a capital gain for federal income tax purposes attributable to such person's
138 first-time home buyer savings account established pursuant to Chapter 12 (§ 36-171 et seq.) of Title 36
139 and (ii) interest income or other income for federal income tax purposes attributable to such person's
140 first-time home buyer savings account.

141 Notwithstanding the statute of limitations on assessments contained in § 58.1-312, any subtraction 142 taken under this subdivision shall be subject to recapture in the taxable year or years in which moneys 143 or funds withdrawn from the first-time home buyer savings account were used for any purpose other 144 than the payment of eligible costs by or on behalf of a qualified beneficiary, as provided under 145 § 36-174. The amount subject to recapture shall be a portion of the amount withdrawn in the taxable 146 year that was used for other than the payment of eligible costs, computed by multiplying the amount 147 withdrawn and used for other than the payment of eligible costs by the ratio of the aggregate earnings in 148 the account at the time of the withdrawal to the total balance in the account at such time.

However, recapture shall not apply to the extent of moneys or funds withdrawn that were (i)
withdrawn by reason of the qualified beneficiary's death or disability; (ii) a disbursement of assets of the account pursuant to a filing for protection under the United States Bankruptcy Code, 11 U.S.C. §§ 101
through 1330; or (iii) transferred from an account established pursuant to Chapter 12 (§ 36-171 et seq.)
of Title 36 into another account established pursuant to such chapter for the benefit of another qualified beneficiary.

For purposes of this subdivision, "account holder," "eligible costs," "first-time home buyer savings account," and "qualified beneficiary" mean the same as those terms are defined in § 36-171.

157 26. For taxable years beginning on and after January 1, 2015, any income for the taxable year
158 attributable to the discharge of a student loan solely by reason of the student's death. For purposes of
159 this subdivision, "student loan" means the same as that term is defined under § 108(f) of the Internal
160 Revenue Code.

161 27. a. Income, including investment services partnership interest income (otherwise known as 162 investment partnership carried interest income), attributable to an investment in a Virginia venture 163 capital account. To qualify for a subtraction under this subdivision, the investment shall be made on or 164 after January 1, 2018, but before December 31, 2023. No subtraction shall be allowed under this 165 subdivision for an investment in a company that is owned or operated by a family member or an 166 affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has 167 claimed a subtraction under subdivision 24 or a tax credit under § 58.1-339.4 for the same investment.

168 b. As used in this subdivision 27:

"Qualified portfolio company" means a company that (i) has its principal place of business in the
Commonwealth; (ii) has a primary purpose of production, sale, research, or development of a product or
service other than the management or investment of capital; and (iii) provides equity in the company to
the Virginia venture capital account in exchange for a capital investment. "Qualified portfolio company"
does not include a company that is an individual or sole proprietorship.

174 "Virginia venture capital account" means an investment fund that has been certified by the 175 Department as a Virginia venture capital account. In order to be certified as a Virginia venture capital 176 account, the operator of the investment fund shall register the investment fund with the Department prior 177 to December 31, 2023, (i) indicating that it intends to invest at least 50 percent of the capital committed to its fund in qualified portfolio companies and (ii) providing documentation that it employs at least one 178 179 investor who has at least four years of professional experience in venture capital investment or substantially equivalent experience. "Substantially equivalent experience" includes, but is not limited to, 180 181 an undergraduate degree from an accredited college or university in economics, finance, or a similar

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182 field of study. The Department may require an investment fund to provide documentation of the investor's training, education, or experience as deemed necessary by the Department to determine substantial equivalency. If the Department determines that the investment fund employs at least one investor with the experience set forth herein, the Department shall certify the investment fund as a Virginia venture capital account at such time as the investment fund actually invests at least 50 percent of the capital committed to its fund in qualified portfolio companies.

28. a. Income attributable to an investment in a Virginia real estate investment trust. To qualify for a subtraction under this subdivision, the investment shall be made on or after January 1, 2019, but before December 31, 2024. No subtraction shall be allowed for an investment in a trust that is managed by a family member or an affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has claimed a subtraction under subdivision 24 or 27 or a tax credit under § 58.1-339.4 for the same investment.

b. As used in this subdivision 28:

195 "Distressed" means satisfying the criteria applicable to a locality described in subdivision E 2 of § 2.2-115.

197 "Double distressed" means satisfying the criteria applicable to a locality described in subdivision E 3198 of § 2.2-115.

199 "Virginia real estate investment trust" means a real estate investment trust, as defined in 26 U.S.C. 200 § 856, that has been certified by the Department as a Virginia real estate investment trust. In order to be certified as a Virginia real estate investment trust, the trustee shall register the trust with the Department 201 202 prior to December 31, 2024, indicating that it intends to invest at least 90 percent of trust funds in 203 Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double 204 distressed. If the Department determines that the trust satisfies the preceding criteria, the Department 205 shall certify the trust as a Virginia real estate investment trust at such time as the trust actually invests 206 at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in 207 localities that are distressed or double distressed.

208 29. For taxable years beginning on and after January 1, 2019, any gain recognized from the taking of real property by condemnation proceedings.

30. For taxable years beginning on and after January 1, 2020, but before January 1, 2021, up to
\$100,000 of all grant funds received by the taxpayer under the Rebuild Virginia program established by
the Governor and administered by the Department of Small Business and Supplier Diversity.