2023 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 An Act to amend the Code of Virginia by adding in Chapter 8 of Title 36 a section numbered
 3 36-140.01, relating to Virginia Community Development Financial Institutions Fund and Program;
 4 report.

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Approved

[H 1411]

7 Be it enacted by the General Assembly of Virginia:

8 1. That the Code of Virginia is amended by adding in Chapter 8 of Title 36 a section numbered
9 36-140.01 as follows:
10 § 36-140.01. Virginia Community Development Financial Institutions Fund and Program; report.

§ 36-140.01. Virginia Community Development Financial Institutions Fund and Program; report. A. For the purposes of this section:

"Financing" means (i) loans, grants, or forgivable loans that are used to start, expand, or support
 small businesses or nonprofit organizations; to provide operating and working capital to small
 businesses; or for property renovation or development or (ii) ancillary services related to such loans,
 grants, or forgivable loans, including technical assistance and credit counseling.

16 "Fund" means the Virginia Community Development Financial Institutions Fund described in 17 subsection B.

18 *"Microfinancing" means providing financing to small businesses in amounts of \$100,000 or less.*

19 "Program" means the Virginia Community Development Financial Institutions Program described in
 20 subsection C.

"Qualifying institution" means a community development financial institution (CDFI), community
development bank (CDB), or community development credit union that the Secretary of Commerce and
Trade finds is (i) legally qualified to do business within the Commonwealth, (ii) subject to oversight by
the applicable federal or state financial institution or insurance regulatory agencies, and (iii) eligible
for certification by the U.S. Department of Treasury as a CDFI.

26 B. There is hereby continued in the state treasury a special nonreverting fund known as the Virginia 27 Community Development Financial Institutions Fund, originally established in Item 114, Chapter 552 of 28 the Acts of Assembly of 2021, Special Session I. The Fund shall be continued on the books of the 29 Comptroller. All funds appropriated for such purpose and any gifts, donations, grants, bequests, and 30 other funds received on its behalf shall be paid into the state treasury and credited to the Fund. Interest 31 earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in 32 the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund 33 but shall remain in the Fund. Moneys in the Fund shall be used solely for the purposes of providing 34 financing to qualifying institutions as part of the Program established by subsection C. Expenditures and 35 disbursements from the Fund shall be made by the State Treasurer on warrants issued by the 36 Comptroller upon written request signed by the Director of the Department of Housing and Community 37 Development.

C. 1. There is hereby created the Virginia Community Development Financial Institutions Program to
 provide grants and loans to qualifying institutions to provide financing to support small businesses,
 housing development and rehabilitation projects, and community revitalization real estate projects in the
 Commonwealth. In providing financing to small businesses, qualifying institutions shall emphasize
 microfinancing.

2. a. Qualifying institutions shall be required, as a condition of receiving funds from the Program, to
use such funds only for the purposes described in this section. Such funds shall be kept segregated by
the qualifying institutions from all other funds. In the event that funds provided by the Program are
used for any purpose other than those described in this section, the qualifying institution shall repay
such funds to the Program.

b. Notwithstanding the provisions of subdivision a, (i) income in the form of interest, fees, or gains
earned by a qualifying institution from providing financing and (ii) administrative costs incurred in
administering Program funds shall not be subject to the restrictions provided by subdivision a.

51 D. The Department shall develop appropriate criteria and guidelines for the use of funding provided 52 from the Fund and shall establish monitoring and accountability mechanisms for organizations receiving 53 funding. Additionally, the Department shall (i) identify qualifying institutions based on criteria developed 54 by the Department and in accordance with this section; (ii) ensure that grants and loans provided by 55 the Program are utilized in a manner that aligns with the Program's goal of promoting housing and 56 community development, capital access, housing access, and small business support; (iii) ensure that in HB1411ER

using funds provided by the Program, qualifying institutions emphasize microfinancing to small
businesses; (iv) establish a mechanism for obtaining repayment of misused funds in accordance with
subdivision C 2 a; and (v) utilize Program funds to promote collaborative and cooperative projects with
public and private sector partners that align with the purposes of the Program.

E. On or before December 1 of each year, the Department shall submit a report to the Secretary of
Commerce and Trade, the Governor, and the Chairmen of the House Committee on Appropriations and
the Senate Committee on Finance and Appropriations. The report shall describe the number of projects
funded; the geographic distribution of the projects; the costs of the Program; and the outcomes,
including the number and total amount of loans, grants, and forgivable loans deployed, the number and

66 type of jobs created or retained, and other community revitalization projects associated with the 67 Program. The report shall also provide information on such other matters regarding the Fund as the

68 Department may deem appropriate or other items as may be requested by any of the foregoing persons 69 to whom such report is to be submitted.