2023 SESSION

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1	HOUSE BILL NO. 2445
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3 4	(Proposed by the House Committee on Finance on February 1, 2023)
5	(Patron Prior to Substitute—Delegate Bennett-Parker)
6	A BILL to amend and reenact § 58.1-439.12:12 of the Code of Virginia, relating to food donation tax
7	credit.
8	Be it enacted by the General Assembly of Virginia:
9	1. That § 58.1-439.12:12 of the Code of Virginia is amended and reenacted as follows:
10 11	§ 58.1-439.12:12. Food donation tax credit. A. As used in this section, unless the context requires a different meaning:
12	"Food crops" means grains, fruits, nuts, or vegetables.
13	"Nonprofit food bank" means an entity located in the Commonwealth that is exempt from taxation
14	under § 501(c)(3) of the Internal Revenue Code, as amended or renumbered, and organized with a
15	principal purpose of providing food to the needy.
16 17	"Wholesome food" means food that meets all quality standards imposed by federal, state, and local
18	laws or regulations, including food that may not be readily marketable due to appearance, age, freshness, grade, surplus, or other condition.
19	B. For taxable years beginning on or after January 1, 2016 2023, but before January 1, 2022 2028,
20	any person engaged in the business of farming as defined under 26 C.F.R. §1.175-3 that donates food
21	crops grown or wholesome food produced by the person in the Commonwealth to a nonprofit food bank
22 23	shall be allowed a credit against the tax levied pursuant to § 58.1-320 or 58.1-400 for the taxable year of the donation. The person shall be allowed a credit in an amount equal to 30 50 percent of the fair
23 24	market value of such food crops or wholesome food donated by the person to a nonprofit food bank
25	during the taxable year but not to exceed an aggregate credit of \$5,000 \$10,000 for all such donations
26	made by the person during such year.
27	C. Credit shall be allowed under this section only if (i) the use of the donated food crops or
28 29	<i>wholesome food</i> by the donee nonprofit food bank is related to providing food to the needy, (ii) the donated food crops <i>or wholesome foods</i> are not transferred for use outside the Commonwealth or used
3 0	by the donee nonprofit food bank as consideration for services performed or personal property
31	purchased, and (iii) the donated food crops and wholesome foods, if sold by the donee nonprofit food
32	bank, are sold to the needy, other nonprofit food banks, or organizations that intend to use the food
33 34	crops <i>or wholesome foods</i> to provide food to the needy. D. The Tax Commissioner shall issue tax credits under this section, and in no case shall the Tax
34 35	Commissioner issue more than \$250,000 in tax credits pursuant to this section in any fiscal year of the
36	Commonwealth. For every taxable year for which a person seeks the tax credit under this section, the
37	person shall submit an application to the Department in accordance with the forms, instructions, dates,
38	and procedures prescribed by the Department. In order to claim any credit, for each donation made that
39 40	is approved by the Department for tax credit, the person making the donation shall attach to the person's income tax return a written certification prepared by the donee nonprofit food bank. The written
41	certification prepared by the donee nonprofit food bank shall identify the donee nonprofit food bank, the
42	person donating food crops or wholesome food to it, the date of the donation, the number of pounds of
43	food crops or wholesome food donated, and the fair market value of the food crops or wholesome food
44 45	donated. The certification shall also include a statement by the donee nonprofit food bank that its use and disposition of the food graps or wholesome food complian with the requirements under subsection C
45 46	and disposition of the food crops <i>or wholesome food</i> complies with the requirements under subsection C. E. The amount of the credit claimed shall not exceed the total amount of tax imposed by this chapter
47	upon the person for the taxable year. Any credit not usable for the taxable year for which the credit was
48	first allowed may be carried over for credit against the income taxes of the person in the next five
49 50	succeeding taxable years or until the total amount of the tax credit has been taken, whichever is sooner.
50 51	F. Credits granted to a partnership, limited liability company, or electing small business corporation (S corporation) shall be allocated to the individual partners, members, or shareholders, respectively, in
51 52	(S corporation) shall be allocated to the individual partners, members, or shareholders, respectively, in proportion to their ownership or interest in such business entities.
53	G. The Tax Commissioner shall develop guidelines implementing the provisions of this section. The
54	guidelines shall include procedures for the allocation of tax credits among participating taxpayers. Such
55 56	guidelines shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.).
56 57	2. That the provisions of this act shall be effective for taxable years beginning on and after January 1, 2023.
51	oundary 1, 2020.

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