# DEPARTMENT OF TAXATION 2023 Fiscal Impact Statement

| 1. | Patro                   | ո Joseph P. McNamara                           | 2. | Bill Number HB 1405                         |
|----|-------------------------|--|----|---|
|    |                         |  |    | House of Origin:                            |
| 3. | Committee House Finance |  |    | X Introduced                                |
|    |                         |  |    | Substitute                                  |
|    |                         |  |    | Engrossed                                   |
| 4. | Title                   | Virginia Affiliated Groups; Election to Change |    |   |
|    |                         | Corporate Filing Status                        |    | Second House:In CommitteeSubstituteEnrolled |

## 5. Summary/Purpose:

This bill would amend the requirements for an affiliated group to elect to change its corporate income tax filing status by removing the condition that its tax liability for the previous tax year not be decreased by such a change in filing status. This bill would retain all other current requirements regarding changing an affiliated group's filing status.

If enacted during the regular session of the 2023 General Assembly, this bill would become effective July 1, 2023. As a result, this bill would apply to applications filed with the Department on or after July 1, 2023.

- 6. Budget amendment necessary: No.
- 7. Fiscal Impact Estimates are: Unknown. (See Line 8.)
- 8. Fiscal implications:

#### **Administrative Costs**

The Department of Taxation ("the Department") considers implementation of this bill as routine, and does not require additional funding.

#### Revenue Impact

This bill would have an unknown negative General Fund revenue impact beginning as early as Fiscal Year 2024. It is anticipated that only those affiliated groups that expect to reduce their overall Virginia income tax liability in the initial years after the two-year transition period would choose to make the filing status change that would be allowed under this bill. However, the extent to which corporate groups would make a filing status change under this bill and the resulting revenue impact is unknown.

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## 9. Specific agency or political subdivisions affected:

Department of Taxation

## 10. Technical amendment necessary: No.

#### 11. Other comments:

## Current Law

For federal income tax purposes, an affiliated group of corporations electing to file a consolidated return is treated as one entity combining their financial activities for the purpose of computing their federal income tax liability.

For Virginia income tax purposes, each corporation with nexus with the state has the ability to elect to file a separate Virginia return, regardless of its federal tax filings. In addition, Virginia allows corporations that are members of an affiliated group of corporations with nexus in Virginia the ability to elect to file on a consolidated basis similar to the federal consolidated return or to file on a Virginia combined basis. All returns for subsequent years are required to be filed on the same basis unless permission to change is granted by the Department.

Generally, the Department does not grant permission to change to or from the consolidated filing status. However, Virginia law allows an affiliated group that has filed on the same basis for at least the preceding 12 years to change the basis of the type of return filed from consolidated to separate or from separate or combined to consolidated if:

- The tax computed under the affiliated group's requested return basis would be equal
  or greater than the tax for the full taxable year immediately preceding the taxable
  year for which the requested return basis would be applicable ("prior year test"); and,
- The affiliated group agrees to compute its tax liability under both the requested return basis and the elected return basis and would be liable for the greater of the two amounts for the taxable year in which the requested basis is effective and the immediately succeeding taxable year ("greater of the two rule").

The table below reflects data regarding corporate tax filling methods for Taxable Year 2020:

| Corporate Return<br>Filing Method | Number<br>of<br>Returns | Percentage of Returns | Income Tax<br>Liability<br>(in millions) | Percentage<br>of Total<br>Income Tax<br>Liability |
|-----------------------------------|-------------------------|-----------------------|--|---|
| Separate Returns                  | 66,092                  | 96%                   | \$652                                    | 56%   |
| Consolidated<br>Returns           | 2,155                   | 3%                    | \$266                                    | 23%   |
| Combined Returns                  | 492                     | 1%                    | \$242                                    | 21%   |
| All Returns                       | 68,739                  | 100%                  | \$1,160                                  | 100%  |

## Proposed Legislation

This bill would amend the requirements for an affiliated group to elect to change its corporate income tax filing status by removing the condition that its tax liability for the previous tax year not be decreased by such a change in filing status, namely the prior year test.

This bill would retain the other current requirements, including the requirement that the electing affiliated group has filed on the same basis for preceding 12 years and the greater of the two rule.

If enacted during the regular session of the 2023 General Assembly, this bill would become effective July 1, 2023. As a result, this bill would apply to applications filed with the Department on or after July 1, 2023.

#### Similar Legislation

Senate Bill 796 is identical to this bill.

cc : Secretary of Finance

Date: 1/15/2023 RWC HB1405F161