1994 SESSION

LD3144492

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HOUSE BILL NO. 294

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Commerce and Labor

on February 21, 1994)

(Patron Prior to Substitute—Delegate Woodrum)

34 56 7 A BILL to amend and reenact § 6.1-194.149 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 6.1-194.123:1, relating to conversion from nonstock to stock 8 state savings bank.

9 Be it enacted by the General Assembly of Virginia:

1. That § 6.1-194.149 of the Code of Virginia is amended and reenacted and that the Code of 10 11 Virginia is amended by adding a section numbered 6.1-194.123:1 as follows: 12

 $\frac{1}{5}$ 6.1-194.123:1 Conversion from nonstock to stock state savings bank.

13 With the approval of the Commissioner, and in accordance with provisions of this section and 14 regulations promulgated hereunder, a state savings bank which is a nonstock corporation may convert to a stock corporation. Such conversion shall be conducted in a manner equitable to all parties thereto 15 in the following manner: the board of directors of such savings bank shall first adopt by two-thirds vote 16 a conversion plan the provisions of which shall comply with requirements set forth in regulations 17 promulgated by the Commission. Such plan shall provide that holders of savings accounts in the savings 18 bank will be afforded the opportunity to preserve their interest in the savings bank's net worth of the 19 20 nonstock corporation by subscribing to stock. The Commissioner shall approve any such plan of 21 conversion if the Commissioner ascertains that such conversion will not have an adverse effect on the 22 stability of the savings bank and that all other rules and regulations governing the procedures are to be 23 followed in completing the conversion once a satisfactory plan has been adopted. Such regulations shall 24 ensure that any savings bank in so converting shall continue to have its accounts insured by the Federal 25 Deposit Insurance Corporation or other federal insurance agency. 26

§ 6.1-194.149. Fees for supervision and regulation; investigations.

27 A. For the purpose of defraying the expenses of supervision and regulation of state savings banks, 28 the Commission shall, on or before July 1 of each year, assess against every such savings bank fees in 29 accordance with a schedule to be set by the Commission. Such schedule shall bear a reasonable 30 relationship to total assets and number of branches of various individual savings banks and to the costs 31 of their respective supervision, regulation, and examination. 32

B. All fees so assessed shall be paid into the state treasury on or before July 31 following. The 33 Commission shall mail the assessments to each savings bank on or before July 1 of each year.

34 C. Before investigating an application for authority to establish a branch, the Commission shall 35 charge a fee of \$1,800 if the branch is to be located within the Commonwealth and a fee as prescribed by the Commission if the branch is to be located outside the Commonwealth. A fee of \$1,000 shall be 36 37 charged before investigating an application for authority to change the location of an existing main 38 office or branch office. Before investigating an application for a certificate of authority or conversion, 39 the Commission shall charge a fee of \$10,000, except that the fee for investigating an application to 40 convert from a state association or state bank to a state savings bank pursuant to subsection B of 41 § 6.1-194.129 shall be \$5,000. For investigating an application for merger or consolidation, the 42 Commission shall charge a fee of \$7,500 and shall not be entitled to any further fees for investigating 43 any application to retain existing branches of the applying savings bank as branches of the merged or consolidated institutions. Such fees may be waived by the Commission in the case of supervisory 44 45 mergers or consolidations.

D. For investigating an application for authority to exercise trust powers, the Commission shall 46 47 charge a fee of \$2,000 if such powers are to be exercised through a trust department and \$10,000 if such powers are to be exercised through a trust affiliate or subsidiary. **48**

2. That an emergency exists and this act shall be effective from its passage. 49

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