	LD0555297
12	HOUSE BILL NO. 586 Offered January 25, 1994
1 2 3 4 5 6 7	A BILL to amend and reenact §§ 36-137 and 36-139 of the Code of Virginia and to amend the Code of Virginia by adding in Title 36 a chapter numbered 10, consisting of sections numbered 36-152 through 36-155; and adding in Article 13 of Chapter 3 of Title 58.1 a section numbered 58.1-438.2, relating to the creation of the Community Development Act and eligibility for tax credits thereunder.
7 8 9	Patron—Hull
10 11	Referred to Committee on Finance
12 13 14 15 16 17	Be it enacted by the General Assembly of Virginia: 1. That §§ 36-137 and 36-139 of the Code of Virginia are amended and reenacted, and that the Code of Virginia is amended by adding in Title 36 a chapter numbered 10, consisting of sections numbered 36-153 through 36-155, and by adding in Article 13 of Chapter 3 of Title 58.1 a section numbered 58.1-438.2 as follows: § 36-137. Powers and duties of Board.
18 19	The Board shall exercise the following powers and duties, and such others as may be provided by law:
20 21 22	 Provide a means of citizen access to the Department. Provide a means of publicizing the policies and programs of the Department in order to educate the public and elicit public support for Department activities.
23 24	3. Monitor the policies and activities of the Department and have the right of access to departmental information.
25 26 27	 4. Advise the Governor and the Director on matters relating to housing and community development. 5. Make such rules and regulations as may be necessary to carry out its responsibilities and repeal or amend such rules when necessary.
28 29 30 31 32 33 4 35 36 37 38 39 40 41 42 43 44 50 51 52 53	 6. Issue a certificate of competence concerning the content, application, and intent of specified subject areas of the building and fire regulations promulgated by the Board to present or prospective personnel of local governments and to any other persons seeking to become qualified to perform inspections pursuant to Chapter 6 (§ 36-97 et seq.) of this title and any regulations adopted thereunder, who have completed training programs or in other ways demonstrated adequate knowledge. 7. Levy by regulation up to one percent of building permit fees authorized pursuant to § 36-105 to support training programs of the Building Code Academy established pursuant to § 36-139. Local building departments shall collect such levy and transmit it quarterly to the Department of Housing and Community Development. Localities which maintain, individual or regional, training academies accredited by the Department of Housing and Community Development shall retain such levy. However, such localities may send employees to training programs of the Building Code Academy upon payment of a fee calculated to cover the cost of such training. Any unspent balance shall be reappropriated each year for the continued operation of the Building Code Academy. Annual collections of such levy in excess of \$500,000 or any unobligated fund balance greater than one-third of that year's collections shall be credited against the levy to be collected in the next fiscal year. 8. Establish general policies, procedures, and programs for the Virginia Housing Partnership Revolving Fund established in Chapter 9 (§ 36-141 et seq.) of this title. 9. Determine the categories of housing programs, housing sponsors and persons and families of low and moderate income eligible to participate in grant or loan programs of the Virginia Housing Partnership Revolving Fund and designate the proportion of such grants or loans to be made available in each category. 10. Advise the Director of the Department on the program guidelines
54 55 56 57 58 59	for such credit, and the terms and conditions for computing any credit recapture amount for the Virginia income tax return. 13. Serve in an advisory capacity to the Center for Housing Research established by § 23-135.7:14. 14. Advise the Department in the development of the Comprehensive Housing Affordability Strategy to guide and coordinate the housing programs of the Department, the Virginia Housing Development Authority, and other state agencies and instrumentalities.

97

98

99

60 15. Establish regulations for the approval or disapproval of proposals by business firms, community
 61 development banks, or community development organizations for tax credits available under the
 62 Community Development Act of 1994 (§ 36-152 et seq.).

63 § 36-139. Powers and duties of Director.

64 The Director of the Department of Housing and Community Development shall have the following65 responsibilities:

66 1. Collecting from the governmental subdivisions of the Commonwealth information relevant to their
 67 planning and development activities, boundary changes, changes of forms and status of government,
 68 intergovernmental agreements and arrangements, and such other information as he may deem necessary.

69 2. Making information available to communities, planning district commissions, service districts and governmental subdivisions of the Commonwealth.

71 3. Providing professional and technical assistance to, and cooperating with, any planning agency,
72 planning district commission, service district, and governmental subdivision engaged in the preparation
73 of development plans and programs, service district plans, or consolidation agreements.

4. Assisting the Governor in the providing of such state financial aid as may be appropriated by theGeneral Assembly in accordance with § 15.1-1412.

76 5. Administering federal grant assistance programs, including funds from the Appalachian Regional
 77 Commission, the Economic Development Administration and other such federal agencies, directed at
 78 promoting the development of the Commonwealth's communities and regions.

6. Developing state community development policies, goals, plans and programs for the considerationand adoption of the Board with the ultimate authority for adoption to rest with the Governor and theGeneral Assembly.

7. Developing a Comprehensive Housing Affordability Strategy to guide the development and
implementation of housing programs in the Commonwealth for the purpose of meeting the housing
needs of the Commonwealth and, in particular, those of low-income and moderate-income persons and
families.

86 8. Determining present and future housing requirements of the Commonwealth on an annual basis
87 and revising the Comprehensive Housing Affordability Strategy, as necessary to coordinate the elements
88 of housing production to ensure the availability of housing where and when needed.

89 9. Assuming administrative coordination of the various state housing programs and cooperating with90 the various state agencies in their programs as they relate to housing.

91 10. Establishing public information and educational programs relating to housing; devising and 92 administering programs to inform all citizens about housing and housing-related programs that are 93 available on all levels of government; designing and administering educational programs to prepare 94 families for home ownership and counseling them during their first years as homeowners; and promoting 95 educational programs to assist sponsors in the development of low and moderate income housing as well 96 as programs to lessen the problems of rental housing management.

11. Administering the provisions of the Industrialized Building Safety Law (§ 36-70 et seq.).

12. Administering the provisions of the Uniform Statewide Building Code (§ 36-97 et seq.).

13. Administering the provisions of the Statewide Fire Prevention Code (§ 27-94 et seq.).

100 14. Establishing and operating a Building Code Academy for the training of personnel in building101 regulations promulgated by the Board of Housing and Community Development.

102 15. Administering, in conjunction with the federal government, and promulgating any necessary 103 regulations regarding energy standards for existing buildings as may be required pursuant to federal law.

104 16. Identifying and disseminating information to local governments about the availability and 105 utilization of federal and state resources.

106 17. Administering, with the cooperation of the Department of Health, state assistance programs for107 public water supply systems.

108 18. Advising the Board on matters relating to policies and programs of the Virginia Housing109 Partnership Revolving Fund.

110 19. Designing and establishing program guidelines to meet the purposes of the Virginia Housing111 Partnership Revolving Fund and to carry out the policies and procedures established by the Board.

20. Preparing agreements and documents for loans and grants to be made from the Virginia Housing 112 Partnership Revolving Fund; soliciting, receiving, reviewing and selecting the applications for which 113 114 loans and grants are to be made from such Fund; directing the Virginia Housing Development Authority as to the closing and disbursing of such loans and grants and as to the servicing and collection of such 115 116 loans; directing the Virginia Housing Development Authority as to the regulation and monitoring of the ownership, occupancy and operation of the housing developments and residential housing financed or 117 assisted by such loans and grants; and providing direction and guidance to the Virginia Housing 118 119 Development Authority as to the investment of moneys in such Fund.

120 21. Advising the Board on matters relating to policies for the low-income housing credit and121 administering the approval of low-income housing credits as provided in § 36-55.63.

122 22. Carrying out such other duties as may be necessary and convenient to the exercise of powers 123 granted to the Department.

124 23. Approving the proposals of business firms or community development organizations for the 125 purpose of determining eligibility for tax credits available under the Community Development Act of 126 1994 (§ 36-152 et seq.).

127 CHAPTER 10.

128 COMMUNITY DEVELOPMENT ACT OF 1994.

129 § 36-152. Definitions.

130 As used in this chapter:

"Business Firm" means any business entity authorized to do business in the Commonwealth that is 131 132 also subject to the state income tax on net corporation income (§ 58.1-400 et seq.) or public service 133 companies subject to the franchise or license tax on gross receipts, or regulated financial institutions, 134 partnerships, S corporations, or sole proprietorships.

"Community development bank" means any community development institution that also employs a 135 136 commercial bank, credit union, or savings and loan as a vehicle for providing development credit to a 137 targeted community or population of the Commonwealth, particularly impoverished persons or an 138 impoverished area.

139 "Community development organization" means non-profit organizations providing economic or 140 community development services, investment, or programs directed at impoverished persons or 141 impoverished areas of the Commonwealth. Such organization shall be exempt from federal taxation 142 under §§ 501(c) (3) and 501 (c) (4) of the Internal Revenue Code.

143 "Impoverished area" means any area in the Commonwealth which is designated as such by the 144 Director of the Department of Planning and Budget or his designee. Such designation shall be made on the basis of standard definitions of poverty or other equivalent, uniform, and verifiable data source. 145

146 "Impoverished persons" means any persons in the Commonwealth who are designated as such by the 147 Director of the Department of Planning and Budget or his designee. Such designation shall be made on 148 the basis of standard definitions of poverty or other equivalent, uniform, and verifiable data source.

149 "Normal course of business" means those acts which are engaged in by a business firm with a view 150 toward winning financial gain, or those acts which are performed by a business firm in the conduct of 151 the business firm as a business. 152

§ 36-153. Public policy, business firms, investment.

153 It is hereby declared to be the public policy of the Commonwealth of Virginia to encourage 154 investment by business firms, including financial institutions, in nonprofit community development 155 organizations that offer a source of capital to impoverished persons and areas for the purpose of 156 enhancing economic development and opportunities for employment and entrepreneurship. 157

§ 36-154. Tax credit authorized; proposals, regulations; amount for programs.

158 Any business firm which offers either a grant or loan to a nonprofit community development 159 organization which provides economic or community development services, investment or other 160 programs to impoverished persons or impoverished areas of the Commonwealth shall be entitled to a 161 tax credit as provided in § 36-155, if the Director of the Housing and Community Development board or 162 his designee approves the proposal of such business firm or of a community development organization. The proposal shall set forth the terms of the proposed grant or loan, the impoverished persons or areas 163 164 intended to benefit from the proposal, and the plan for extending the credit enabled by the grant or loan 165 to the target community or persons. The Board of Housing and Community Development shall 166 promulgate regulations for the approval or disapproval of such proposals by the business firm or 167 community development organization. Such regulations shall contain a requirement that an annual audit 168 be provided by the business firm or community development organization as a prerequisite for approval. 169 The total amount of the tax credit available for grants or loans approved under this chapter shall not 170 exceed one million dollars in any taxable year. Tax credits shall not be authorized after fiscal year 171 1997-98. 172

§ 36-155. Tax credit; amount, limitation, carry over.

The Board of Housing and Community Development shall certify to the Commissioner of the 173 174 Department of Taxation, or in the case of public service corporations subject to a license tax imposed 175 by Chapter 26 of Title 58.1, to the Director of Public Taxation for the State Corporation Commission, 176 the applicability of the tax credit provided herein for a business firm against any tax due under 177 § 58.1-400 et seq. or against any income tax, franchise tax, gross receipts tax or premium tax due from 178 a public service company, bank, bank and trust company, trust company, insurance company, other than 179 a foreign fire or casualty insurance company, national bank, mutual savings bank, savings and loan 180 association, partnership, S corporation, or sole proprietorship, in an amount equal to (i) fifty percent of 181 the total amount of investment made, in the form of a grant, to a qualifying community development 182 organization, or (ii) ten percent of the total amount (a) of the proceeds of a loan made to a qualifying

community development organization, or (b) of the return earned on an equity investment in a qualifying
community development organization, received in the form of dividends or capital gains.

185 § 58.1-438.2. Tax credit for investments under the Community Development Act of 1994.

186 Any business firm, as defined in § 36-153, shall be entitled to a credit against the tax imposed by § 58.1-400, Chapter 12, § 58.1-2501 and § 58.1-2626 of this title, of an amount equal to (i) fifty 187 percent of the total amount investment made, in the form of a grant, to a qualifying community 188 development organization, or (ii) ten percent of the total amount (a) of the proceeds of a loan made to 189 190 a qualifying community development organization, or (b) of the return earned on an equity investment in a qualifying community development organization, received in the form of dividends or capital gains. No 191 192 tax credit of less than fifty dollars shall be granted, nor shall a tax credit be granted to any business firm for investments if such activity is a part of its normal course of business as defined in 36.1-153. 193 Any tax credit not usable for the taxable year the investment was made may be carried over to the 194 195 extent usable for the next five succeeding taxable years or until the full credit is utilized, whichever is 196 sooner. Credits granted to a partnership or S corporation shall be passed through to the partners or 197 shareholders, respectively.