975704376 **HOUSE BILL NO. 1680** 1 2 Offered January 8, 1997 34 56 7 Prefiled January 7, 1997 A BILL to amend and reenact § 58.1-332 of the Code of Virginia, relating to credits for income tax paid to other states. Patron-Murphy 8 9 Referred to Committee on Finance 10 11 Be it enacted by the General Assembly of Virginia: 1. That § 58.1-332 of the Code of Virginia is amended and reenacted as follows: 12 13 § 58.1-332. Credits for taxes paid other states. 14 A. Whenever a Virginia resident has become liable to another state for income tax on any earned or 15 business income or any gain on the sale of a principal residence (within the meaning of 1034 of the Internal Revenue Code) to the extent that such gain is included in federal adjusted gross income, for the 16 taxable vear. derived from sources outside the Commonwealth and subject to taxation under this chapter, 17 the amount of such tax payable by him shall, upon proof of such payment, be credited on the taxpayer's 18 19 return with the income tax so paid to the other state. 20 However, no franchise tax, license tax, excise tax, unincorporated business tax, occupation tax or any 21 tax characterized as such by the taxing jurisdiction, although applied to earned or business income, shall 22 qualify for a credit under this section, nor shall any tax which, if characterized as an income tax or a 23 commuter tax, would be illegal and unauthorized under such other state's controlling or enabling 24 legislation qualify for a credit under this section. The credit allowable under this section shall not exceed: (i) such proportion of the income tax 25 26 otherwise payable by him under this chapter as his income upon which the tax imposed by the other 27 state was computed bears to his Virginia taxable income upon which the tax imposed by this 28 Commonwealth was computed or (ii) the income tax otherwise payable under this chapter in the event 29 that the income upon which the tax imposed by the other state is computed is less than the Virginia 30 taxable income upon which the tax imposed by this Commonwealth is computed and all income derived from sources outside the Commonwealth and subject to taxation under this chapter is earned income 31 32 from a single state contiguous to Virginia. The credit provided for by this section shall not be granted to 33 a resident individual when the laws of another state, under which the income in question is subject to 34 tax assessment, provide a credit to such resident individual substantially similar to that granted by 35 subsection B of this section.

36 B. Whenever a nonresident individual of this Commonwealth has become liable to the state where he 37 resides for income tax upon his Virginia taxable income for the taxable year, derived from Virginia 38 sources and subject to taxation under this chapter, the amount of such tax payable under this chapter 39 shall be credited with such proportion of the tax so payable by him to the state where he resides, upon 40 proof of such payment, as his income subject to taxation under this chapter bears to his entire income 41 upon which the tax so payable to such other state was imposed. The credit, however, shall be allowed 42 only if the laws of such state: (i) grant a substantially similar credit to residents of Virginia subject to income tax under such laws or (ii) impose a tax upon the income of its residents derived from Virginia 43 sources and exempt from taxation the income of residents of this Commonwealth. No credit shall be 44 45 allowed against the amount of the tax on any income taxable under this chapter which is exempt from taxation under the laws of such other state. 46

C. For purposes of this section, the amount of any state income tax paid by an electing small 47 **48** business corporation (S corporation) shall be deemed to have been paid by its individual shareholders in proportion to their ownership of the stock of such corporation. 49

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