ENGROSSED

HB2074E

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| 1 | HOUSE BILL NO. 2074 |
| 2 | House Amendments in [] — January 28, 1999 |
| 2 3 | A BILL to amend and reenact § 6.1-125.15 of the Code of Virginia, relating to banking and finance; |
| 4 | joint accounts; required disclosures. |
| 5 | joint accounts, required disclosures. |
| 5 6 | Patrons—Dickinson and Howell; Senator: Houck |
| 7 | I duons—Dicknison and Howen, Schator. Houck |
| 8 | Referred to Committee on Corporations, Insurance and Banking |
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| 10 | Be it enacted by the General Assembly of Virginia: |
| 11 | 1. That § 6.1-125.15 of the Code of Virginia is amended and reenacted as follows: |
| 12 | § 6.1-125.15. Identification of joint accounts. |
| 13 | A. Every financial institution in this Commonwealth offering joint accounts to its depositors shall |
| 13 14 | either: |
| 14 | 1. Maintain two separate forms for the creation of joint accounts, one of which shall be clearly |
| 15 16 | labeled "JOINT ACCOUNT WITH SURVIVORSHIP" and the other of which shall be clearly labeled |
| 17 | "JOINT ACCOUNT - NO SURVIVORSHIP," both of which shall be made available to all persons |
| 18 | opening joint accounts; or |
| 19 | 2. Maintain one form for the creation of such accounts that shall contain the two labels "JOINT |
| 20 | ACCOUNT WITH SURVIVORSHIP" and "JOINT ACCOUNT - NO SURVIVORSHIP," with |
| 20 21 | appropriate blank space or lines beside such labels for the parties to sign in order to indicate the type of |
| 22 | account desired, which signature requirement shall be in addition to any signature verification form. |
| $\frac{22}{23}$ | The forms provided for in alternative 1 may be identical in all respects except for the labels therein |
| 23 24 | specified. This section shall not be construed to prevent any financial institution from changing from one |
| 25 | method of identification to the other method of identification at any time, nor to require a financial |
| 23 26 | institution making such a change to make any changes to the forms of its existing accounts. This section |
| 20 27 | is not applicable to joint accounts created before July 1, 1980. |
| 2 7 2 8 | B. The forms described in subsection A shall include disclosures to inform persons opening joint |
| 28 29 | accounts of the disposition of such accounts upon a party's death. Disclosures in a form substantially |
| 29 30 | similar to the following shall satisfy the requirements of this section: |
| 30 | similar to the johowing small satisfy the requirements of this section. |

Joint Account With Survivorship - On the death of a party to the account, the deceased party's 31 32

ownership in the account passes to the surviving party or parties to the account, the deceased party's Joint Account - No Survivorship - On the death of a party to the account, the deceased party's ownership in the account passes as a part of the party's estate under the party's will [, trust,] or by 33 34 35 intestacy.

36 2. That the provisions of this act shall become effective on July 1, 2000.