1	HOUSE BILL NO. 1896
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Finance
4	on)
5	(Patron Prior to SubstituteDelegate Byron)
6	A BILL to amend and reenact §§ 58.1-1206, 58.1-1207, and 58.1-1212 of the Code of Virginia, relating
7	to bank franchise tax.
8	Be it enacted by the General Assembly of Virginia:
9	1. That §§ 58.1-1206, 58.1-1207, and 58.1-1212 of the Code of Virginia are amended and reenacted
10	as follows:
11	§ 58.1-1206. Deductions from gross capital.
12	A. There shall be deducted from the gross capital otherwise ascertainable under § 58.1-1205:
13	1. The assessed value of real estate if otherwise taxed in-this the Commonwealth which is owned
14	by such bank, or is used or occupied by such bank, if held in the name of a majority-owned subsidiary of
15	the bank or of a bank holding company which owns a majority of the capital stock of such bank or of any
16	wholly-owned subsidiary of the bank holding company which owns the majority of the capital stock of
17	such bank and the assessed value, up to the amount of the unencumbered equity, of real estate in the nature
18	of improvements which are owned by the bank, or used or occupied by the bank and held by a majority-
19	owned subsidiary or a bank holding company or a wholly-owned subsidiary of a bank holding company,
20	even if assessed in the name of some other person because of the ownership of the underlying land by
21	such person. Real estate used or occupied by a subsidiary or originally conveyed as collateral for loans
22	made by a subsidiary of the bank and reacquired upon foreclosure of mortgage loans will be deemed to
23	be used or occupied by the bank. The deduction for assessed value of real estate shall be the most recent
24	assessment made prior to January 1 of the current bank franchise tax year for real estate owned by the
25	bank or affiliate on January 1 of the current year. Any locality shall provide electronic access to banks for
26	real estate assessment records for such real estate referenced by this section at their request.

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27 2. The book value of tangible personal property which shall be held for lease and is otherwise
28 taxed which is owned by such bank or in the name of a majority-owned subsidiary of the bank. If the bank
29 does not own all the stock of such subsidiary, it shall be entitled to deduct only such portion of the assessed
30 value of the real estate and the value of such tangible personal property as the common stock it owns in
31 such subsidiary bears to the whole issue of common stock of such corporation.

32 3. An amount which shall equal the same percentage of the gross capital account, defined as its 33 capital, surplus and undivided profits as set forth in § 58.1-1205 at December 31 next preceding as the 34 obligations of the United States bear to the total assets of the bank. Such percentage of U.S. obligations 35 shall be determined as of the four most recent (or less in case of a new bank) Reports of Condition and 36 the percentage obtained shall be averaged. For purposes of computing such percentage, total assets shall 37 not include the goodwill described in subdivision 5. The obligations of the United States as used herein 38 shall include all obligations of the United States exempt from taxation under 31 U.S.C. § 3124, of the 39 United States Constitution or any other statute, or any instrumentality or agency of the United States which 40 obligations shall be exempt from state or local taxation under the United States Constitution or any statute 41 of the United States.

42 4. The amount of retained earnings and surplus of subsidiaries to the extent included in the gross 43 capital of the bank. In addition, any portion of the amount added to federal taxable income pursuant to 44 subdivision B 9 of § 58.1-402 by a corporation that is for interest expenses and costs paid to the bank for 45 a loan or other obligation made by the bank to such corporation shall be deducted from the gross capital 46 of the bank provided that (i) at the time of payment of such portion to the bank, the bank was a related 47 member of the corporation, and (ii) such portion has not otherwise been deducted from gross capital. For **48** purposes of this subdivision, the terms "interest expenses and costs" and "related member" mean the same 49 as those terms are defined in § 58.1-302.

50 5. Any amount equal to 90 percent of goodwill created in connection with any acquisition or
51 merger occurring on or after July 1, 2001.

52 B. For purposes of this section, "goodwill" shall be determined using generally accepted53 accounting principles.

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§ 58.1-1207. Filing of return and payment of tax.

55 A. Each bank as defined in § 58.1-1201 as of January 1 of each year shall prepare and file 56 electronically with the commissioner of the revenue or comparable assessing officer of the county, city or 57 town where the principal office of the bank is located on or before March 1, a return in duplicate which 58 that shall set forth the tax on net capital as computed under this chapter. The return shall be in a form 59 prescribed by the Department of Taxation The Department of Taxation shall maintain a secure online 60 portal to receive returns and other required submissions under this chapter in a manner prescribed by the 61 Department for use by commissioners of the revenue or other assessing officers of any locality in accepting 62 filed returns and certifying and transmitting returns to the Department. The commissioner of the revenue 63 or comparable assessing officer shall certify a copy of the bank's return and schedules and shall forthwith 64 transmit such certified copy to the Department of Taxation. Additionally, -a an electronic copy of the real 65 estate deduction schedules and the apportionment under § 58.1-1211 shall be filed with the appropriate 66 assessing officer of each political subdivision imposing a tax on the filing bank. Such return shall set forth 67 the tax on net capital owing to each such political subdivision as computed under this chapter and shall 68 include the listing of the real estate, as assessed for the prior year, as well as a description of the total of 69 the obligations of the United States and the average percentage thereof on the four dates prescribed in 70 subdivision 3 of § 58.1-1206. Every bank, on or before June 1 of each year, shall pay into the state treasury 71 the state taxes assessed under this chapter and into the treasurer's office or other official of the local 72 political subdivisions all taxes assessed by such political subdivision.

B. In accordance with procedures established by the Tax Commissioner, any bank may elect an
extension of time within which to file the tax return required under this chapter to the date 60 days after
such due date. Such form shall be submitted to the Department of Taxation and the commissioner of the
revenue or other assessing officer of any locality in which the bank is required to file.

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§ 58.1-1212. Record of deposits through branches required.

Each bank in-this the Commonwealth that has as of the beginning of any tax year a bank located
in any county, incorporated town or city other than the county, incorporated town or city wherein such
bank's principal office is located, shall maintain a record of the deposits through each such branch as of

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the beginning of the tax year. Each bank shall also<u>electronically</u> submit to the commissioner of the
revenue or other assessing officer of the locality wherein such principal office is located a report of such
deposits with the return required under § 58.1-1207.

84 2. That the provisions of the first enactment of this act shall become effective on January 1, 2025.

85 3. That the Department of Taxation shall convene a work group to assess and develop potential 86 alternative methods for the filing and allocation of bank franchise tax revenues for consideration in 87 the 2024 Session of the General Assembly. At a minimum, the work group shall evaluate proposals 88 to allow banks to submit their bank franchise tax payments to the Commonwealth, the formula used 89 to redistribute funds to local governments, the impact of the new method of collecting and 90 distributing funds on counties, cities, and towns, the timeline for implementation of any proposed 91 changes, and the cost to the Commonwealth and local governments of implementing these changes. 92 The work group shall include representatives from the Virginia Bankers Association, Virginia 93 Association of Counties, Virginia Municipal League, and Commissioners of the Revenue 94 Association of Virginia and other relevant stakeholders. The work group shall report its findings 95 and recommendations to the General Assembly by December 1, 2023.

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