- 1 HB198
- 2 208428-1
- 3 By Representative Lipscomb
- 4 RFD: Financial Services
- 5 First Read: 02-FEB-21
- 6 PFD: 01/29/2021

208428-1:n:10/20/2020:LSA-JK\*/jmb 1 2 3 4 5 6 7 Under current law, a financial institution 8 SYNOPSIS: doing business in Alabama is subject to the Alabama 9 10 financial institution excise tax. Financial 11 institutions operating in Alabama and other states 12 are required to allocate and apportion their income 13 to Alabama. 14 This bill will clarify the calculation of 15 taxable income for credit unions under the Alabama financial institution excise tax law and would 16 17 further provide for assessments and refunds. 18 19 A BILL 20 TO BE ENTITLED 21 AN ACT 22 23 Relating to financial institution excise tax; to 24 update existing law to provide clarification on the calculation of taxable income for credit unions; and to 25 26 further provide for assessments and refunds. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 27

Section 1. Section 40-16-1.3, Code of Alabama 1975
 as enacted by Act 2019-284 of the 2019 Regular Session is
 amended to read as follows:

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"§40-16-1.3.

5 "(a) With respect to credit unions only, net income means financial statement income which is the final net income 6 7 amount, total revenue less total expenses, calculated for 8 financial statement purposes and reported to the Internal 9 Revenue Service as a tax exempt organization and to the 10 Alabama Credit Union Administration (ACUA) or other government regulatory authority as appropriate, less the subtractions 11 specified in subsection (b) and as allocated and apportioned 12 13 to Alabama according to rules adopted by the Department of 14 Revenue pursuant to Section 40-16-4.

15 "(b) Subtractions. The following items shall be 16 subtracted from financial statement income for purposes of 17 computing the net income of a credit union under this chapter:

18 "(1) Dividends received from other credit unions and 19 credit union service organizations as defined by federal law 20 and the regulations of the National Credit Union 21 Administration.

"(2) In lieu of deductions for losses or bad debts,
reasonable additions to reserves for losses, bad debts, and
extraordinary expenses. Reasonable additions to regular
reserves as defined by the Capital Preservation Plan approved
by each credit union's Board of Directors annually and
accepted by the ACUA pursuant to ACUA regulations pertaining

1	to Capital Preservation Plans. Upon withdrawal or reduction of
2	such reserves the amount withdrawn or reduced shall be
3	included in the calculation of taxable income for the tax year
4	in which the withdrawal occurs. Provided that, direct
5	transfers between reserve accounts, including the allowance
6	for loan losses, that are not included in the calculation of
7	net income shall not be includible in the calculation of
8	taxable income.
9	"(c) Nothing in this section shall be construed to
10	allow:
11	"(1) Any item to be deducted more than once.
12	"(2) A deduction for any item that is excluded from
13	income.
14	"(3) Any item to be included in the Alabama net
15	income of more than one taxpayer.
16	"(d) No assessments of Financial Institution Excise
17	Tax shall be entered or issued and no refunds shall be granted
18	or paid for tax years ending on or before January 1, 2021 to
19	adjust the amounts subtracted from net income of credit unions
20	for additions to reserves, as previously provided in this
21	section. Further, such amount included in any assessment
22	entered prior to the effective date of this act shall be void
23	and unenforceable and shall be withdrawn or dismissed with
24	prejudice by the department, and any such refund petitions
25	filed prior to the effective date of this act shall be denied
26	by the department."

1	Section 2. This act shall become operative for tax
2	years beginning after December 31, 2020.
3	Section 3. This act shall become effective January

4 1, 2021, following its passage and approval by the Governor,
5 or upon its otherwise becoming law.