- (b) For the purposes of this subtitle, (1) a savings bank is an institution or corporation organized for receiving deposits of money and paying interest thereon, other than banks having a capital stock; (2) a building, saving and loan association is an association as defined in Section 161B of Article 23 of this Code (1964 Supplement, as amended from time to time); (3) net earnings is an amount equal to the net income of a taxpayer if computed for the particular savings bank or building, saving and loan association under the provisions of the subtitle "Income Tax" in Article 81 of this Code (1957 Edition), as amended from time to time.
- The tax imposed shall be computed at the rate of threequarters of one percentum (3/4 of 1%) of that portion of the annual net earnings of the savings bank or of the building, saving and loan association, which exceeds the sum of one hundred thousand dollars (\$100,000.). The computation shall be made in particular cases either on a calendar year or on a fiscal year basis, whichever the bank or association is using for its regular accounting period. The computation shall be based upon all operations and branches of the bank or association and upon the annual net earnings of the bank or association as an entirety. The computation shall be made before the calculation or allowance of any dividends OR INTEREST PAID OR CREDITED ON SAVINGS ACCOUNTS AND INVEST-MENT CERTIFICATES or other apportionment of profits; and the computation shall be made before allowing for any reserves PRO-VIDED HOWEVER, THAT WITH RESPECT TO FOREIGN SAVINGS BANKS AND ASSOCIATIONS ADMITTED TO DO BUSINESS IN THE STATE OF MARYLAND THE COMPUTA-TION SHALL BE BASED ON THAT PART OF THE YEARLY NET EARNINGS OF THE SAVINGS BANK OR ASSOCIATION AS AN ENTIRETY WHICH BEARS THE SAME RATIO TO THE TOTAL ANNUAL NET EARNINGS OF THE SAVINGS BANK OR ASSOCIATION AS AN ENTIRETY AS THE TOTAL OF ALL LOANS MADE BY THE SAVINGS BANK OR ASSOCIATION ON THE SECURITY OF PROPERTY LOCATED IN MARYLAND BEARS TO THE TOTAL OF ALL LOANS MADE BY THE SAV-INGS BANK OR ASSOCIATION AS AN ENTIRETY, BOTH AS SHOWN BY THE BOOKS OF THE SAVINGS BANK OR AS-SOCIATION ON THE LAST DAY OF THE ACCOUNTING YEAR OF THE SAVINGS BANK OR ASSOCIATION. PROVIDED FURTHER, THAT IF BY REASON OF ANY LAW OF ANY FOREIGN JURISDICTION A SAVINGS BANK OR ASSOCIA-TION CHARTERED IN THIS STATE OR ADMITTED TO DO BUSINESS IN THIS STATE AND DOING BUSINESS IN SUCH OTHER JURISDICTION IS REQUIRED TO PAY A FRANCHISE TAX TO SAID FOREIGN JURISDICTION BASED UPON ITS SAVINGS ACCOUNTS OR FREE SHARES PURCHASED IN THE STATE OF MARYLAND, OR IS REQUIRED TO PAY TO SAID FOREIGN JURISDICTION A TAX ON ITS GROSS RECEIPTS INCLUDING ITS GROSS RECEIPTS FROM BUSINESS DONE IN THE STATE OF MARYLAND, OR IS REQUIRED TO PAY TO SAID FOREIGN JURISDICTION A TAX ON ITS INCOME INCLUDING INCOME DERIVED FROM BUSINESS DONE IN THE STATE OF MARYLAND, THEN THE TAX IMPOSED BY THIS SECTION SHALL BE REDUCED TO THE EXTENT OF ANY SUCH FRANCHISE TAX OR GROSS RECEIPTS TAY OF INCOME TAY SO PAID TO SAID FOREIGN CEIPTS TAX OR INCOME TAX SO PAID TO SAID FOREIGN