# 2012 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-513 of the Code of Virginia, relating to the Virginia Land 3 Conservation Fund; distribution of revenues.

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## Approved

#### Be it enacted by the General Assembly of Virginia: 6 7

1. That § 58.1-513 of the Code of Virginia is amended and reenacted as follows: 8

§ 58.1-513. Limitations; transfer of credit; gain or loss from tax credit.

9 A. Any taxpayer claiming a tax credit under this article shall not claim a credit under any similar 10 Virginia law for costs related to the same project. To the extent a credit is taken in accordance with this article, no subtraction allowed for the gain on the sale of (i) land dedicated to open-space use or (ii) an 11 12 easement dedicated to open-space use under subsection C of § 58.1-322 shall be allowed for three years 13 following the year in which the credit is taken. Any building which serves as the basis, in whole or in part, of a tax credit under this article shall not serve as the basis of the tax credit allowed under 14 15 § 58.1-339.2 for a period of five years following the donation on which the credit is based; and any building which serves as the basis for the tax credit allowed under § 58.1-339.2 shall not serve as the 16 17 basis, in whole or in part, for a tax credit under this article for a period of five years following the 18 completion of the rehabilitation project on which the credit is based.

19 B. Any tax credits that arise under this article from the donation of land or an interest in land made 20 by a pass-through tax entity such as a trust, estate, partnership, limited liability company or partnership, 21 limited partnership, subchapter S corporation or other fiduciary shall be used either by such entity if it is the taxpayer on behalf of such entity or by the member, manager, partner, shareholder or beneficiary, as 22 23 the case may be, in proportion to their interest in such entity in the event that income, deductions and 24 tax liability pass through such entity to such member, manager, partner, shareholder or beneficiary or as 25 set forth in the agreement of said entity. Such tax credits shall not be claimed by both the entity and the 26 member, manager, partner, shareholder or beneficiary for the same donation.

27 C. 1. Any taxpayer holding a credit under this article may transfer unused but otherwise allowable 28 credit for use by another taxpayer on Virginia income tax returns. A taxpayer who transfers any amount 29 of credit under this article shall file a notification of such transfer to the Department in accordance with 30 procedures and forms prescribed by the Tax Commissioner.

31 2. A fee of two percent of the value of the donated interest shall be imposed upon any transfer 32 arising from the sale by any taxpayer of credits under this article and upon the distribution of a portion 33 of credits under this article to a member, manager, partner, shareholder or beneficiary pursuant to subsection B. Revenues generated by such fees first shall be used by the Department of Taxation and 34 the Department of Conservation and Recreation for their costs in implementing this article but in no 35 36 event shall such amount exceed 50 percent of the total revenue generated by the fee on an annual basis. 37 The remainder of such revenues shall be transferred to the Virginia Land Conservation Fund for 38 distribution to the public or private conservation agencies or organizations, excluding federal 39 governmental entities, that are responsible for enforcing the conservation and preservation purposes of 40 the donated interests. Distribution of such revenues shall be made annually by the Virginia Land 41 Conservation Foundation proportionally based on a three-year average of the number of donated interests 42 accepted by the public or private conservation agencies or organizations, excluding federal governmental 43 entities, during the immediately preceding three-year period.

44 D. To the extent included in and not otherwise subtracted from federal adjusted gross income 45 pursuant to § 58.1-322 or federal taxable income pursuant to § 58.1-402, there shall be subtracted any amount of gain or income recognized by a taxpayer on the application of a tax credit under this article 46 47 against a Virginia income tax liability.

48 E. The transfer of the credit and its application against a tax liability shall not create gain or loss for 49 the transferor or the transferee of such credit.

50 F. A pass-through tax entity, such as a partnership, limited liability company or Subchapter S corporation, may appoint a tax matters representative, who shall be a general partner, member/manager 51 52 or shareholder, and register that representative with the Tax Commissioner. The Tax Commissioner shall 53 be entitled to deal with the tax matters representative as representative of the taxpayers to whom credits 54 have been allocated or transferred by the entity under this article with respect to those credits. In the 55 event a pass-through tax entity allocates or transfers tax credits arising under this article to its partners, 56 members or shareholders and the allocated or transferred credits shall be disallowed, in whole or in part,

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such that an assessment of additional tax against a taxpayer shall be made, the Tax Commissioner shall
first make written demand for payment of any additional tax, together with interest and penalties, from
the tax matters representative. In the event such payment demand is not satisfied, the Tax Commissioner
shall proceed to collection against the taxpayers in accordance with the provisions of Chapter 18
(§ 58.1-1800 et seq.).