2013 SESSION

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1	HOUSE BILL NO. 82
2	Offered January 11, 2012
3	Prefiled December 21, 2011
4	A BILL to amend and reenact § 58.1-3237 of the Code of Virginia, relating to real property tax; land
5	use valuation.
6	
-	Patron—Orrock
7 8	Referred to Committee on Finance
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 58.1-3237 of the Code of Virginia is amended and reenacted as follows:
12	§ 58.1-3237. Change in use or zoning of real estate assessed under ordinance; roll-back taxes.
13	A. When 1. Except as provided in subdivision 2, whenever real estate qualifies for assessment and
14	taxation on the basis of use under an ordinance adopted pursuant to this article, and the use by which it
15	qualified changes to a nonqualifying use, or the zoning of the real estate is changed to a more intensive
16 17	use at the request of the owner or his agent, it shall be subject to additional taxes, hereinafter referred to
17	as roll-back taxes. Such additional taxes shall only be assessed against that portion of such real estate which no longer qualifies for assessment and taxation on the basis of use or zoning. Liability for
19	roll-back taxes shall attach and be paid to the treasurer only if the amount of tax due exceeds ten dollars
20	\$10.
21	2. The owner shall be entitled to a refund of any roll-back taxes paid pursuant to subdivision 1 on
22	real estate that loses its qualification as devoted to agricultural or horticultural use if (i) the sole
23	nonqualifying use or change in zoning involves the extraction of sand or gravel from the real estate and
24	(ii) such extraction ceases and the real estate remains or becomes devoted to agricultural or
25	horticultural use within two years of the date that it became nonqualified. In addition, in the event that
26 27	the real estate's agricultural or horticultural designation was disqualified as a result of a change in zoning, the owner shall make application to have the real estate revert to its previous zoning
27 28	designation within two years of the date that the real estate became nonqualified, to be entitled to a
2 9	refund of roll-back taxes paid pursuant to subdivision 1.
30	B. In localities which have not adopted a sliding scale ordinance, the roll-back tax shall be equal to
31	the sum of the deferred tax for each of the five most recent complete tax years including simple interest
32	on such roll-back taxes at a rate set by the governing body, no greater than the rate applicable to
33	delinquent taxes in such locality pursuant to § 58.1-3916 for each of the tax years. The deferred tax for
34	each year shall be equal to the difference between the tax levied and the tax that would have been
35 36	levied based on the fair market value assessment of the real estate for that year. In addition the taxes for the current year shall be extended on the basis of fair market value which may be accomplished by
30 37	the current year shall be extended on the basis of fair market value which may be accomplished by means of a supplemental assessment based upon the difference between the use value and the fair
38	market value.
39	C. In localities which have adopted a sliding scale ordinance, the roll-back tax shall be equal to the
40	sum of the deferred tax from the effective date of the written agreement including simple interest on
41	such roll-back taxes at a rate set by the governing body, which shall not be greater than the rate
42	applicable to delinquent taxes in such locality pursuant to § 58.1-3916, for each of the tax years. The
43	deferred tax for each year shall be equal to the difference between the tax levied and the tax that would
44 45	have been levied based on the fair market value assessment of the real estate for that year and based on the highest tay and it not been subject to special
45 46	the highest tax rate applicable to the real estate for that year, had it not been subject to special
46	assessment. In addition the taxes for the current year shall be extended on the basis of fair market value

which may be accomplished by means of a supplemental assessment based upon the difference between the use value and the fair market value and based on the highest tax rate applicable to the real estate for that year. D. Liability to the roll-back taxes shall attach when a change in use occurs, or a change in zoning of

the real estate to a more intensive use at the request of the owner or his agent occurs. Liability to the roll-back taxes shall not attach when a change in ownership of the title takes place if the new owner does not rezone the real estate to a more intensive use and continues the real estate in the use for which it is classified under the conditions prescribed in this article and in the ordinance. The owner of any real estate which has been zoned to more intensive use at the request of the owner or his agent as provided in subsection E, or otherwise subject to or liable for roll-back taxes, shall, within sixty days following such change in use or zoning, report such change to the commissioner of the revenue or other assessing officer on such forms as may be prescribed. The commissioner shall forthwith determine and assess the

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roll-back tax, which shall be assessed against and paid by the owner of the property at the time the change in use which no longer qualifies occurs, or at the time of the zoning of the real estate to a more intensive use at the request of the owner or his agent occurs, and shall be paid to the treasurer within thirty days of the assessment. If the amount due is not paid by the due date, the treasurer shall impose a penalty and interest on the amount of the roll-back tax, including interest for prior years. Such penalty and interest shall be imposed in accordance with §§ 58.1-3915 and 58.1-3916.

65 E. Real property zoned to a more intensive use, at the request of the owner or his agent, shall be 66 subject to and liable for the roll-back tax at the time such zoning is changed. The roll-back tax shall be levied and collected from the owner of the real estate in accordance with subsection D. Real property 67 zoned to a more intensive use before July 1, 1988, at the request of the owner or his agent, shall be 68 69 subject to and liable for the roll-back tax at the time the qualifying use is changed to a nonqualifying use. Real property zoned to a more intensive use at the request of the owner or his agent after July 1, 70 71 1988, shall be subject to and liable for the roll-back tax at the time of such zoning. Said roll-back tax, 72 plus interest calculated in accordance with subsection B, shall be levied and collected at the time such 73 property was rezoned. For property rezoned after July 1, 1988, but before July 1, 1992, no penalties or 74 interest, except as provided in subsection B, shall be assessed, provided the said roll-back tax is paid on or before October 1, 1992. No real property rezoned to a more intensive use at the request of the owner 75 or his agent shall be eligible for taxation and assessment under this article, provided that these 76 77 provisions shall not be applicable to any rezoning which is required for the establishment, continuation, 78 or expansion of a qualifying use. If the property is subsequently rezoned to agricultural, horticultural, or 79 open space, it shall be eligible for consideration for assessment and taxation under this article only after 80 three years have passed since the rezoning was effective.

However, the owner of any real property that qualified for assessment and taxation on the basis of 81 use, and whose real property was rezoned to a more intensive use at the owner's request prior to 1980, 82 83 may be eligible for taxation and assessment under this article provided the owner applies for rezoning to agricultural, horticultural, open-space or forest use. The real property shall be eligible for assessment and 84 85 taxation on the basis of the qualifying use for the tax year following the effective date of the rezoning. 86 If any such real property is subsequently rezoned to a more intensive use at the owner's request, within five years from the date the property was initially rezoned to a qualifying use under this section, the 87 88 owner shall be liable for roll-back taxes when the property is rezoned to a more intensive use. 89 Additionally, the owner shall be subject to a penalty equal to fifty percent of the roll-back taxes due as 90 determined under subsection B of this section.

F. If real estate annexed by a city and granted use value assessment and taxation becomes subject to roll-back taxes, and such real estate likewise has been granted use value assessment and taxation by the county prior to annexation, the city shall collect roll-back taxes and interest for the maximum period allowed under this section and shall return to the county a share of such taxes and interest proportionate to the amount of such period, if any, for which the real estate was situated in the county.