2015 SESSION

INTRODUCED

HB1378

	15100177D
1	HOUSE BILL NO. 1378
2 3	Offered January 14, 2015
3	Prefiled December 8, 2014
4 5	A BILL to amend and reenact § 58.1-3330 of the Code of Virginia, relating to real property tax; notice of assessment.
5 6	of ussessment.
	Patron—Yost
7 8	Referred to Committee on Finance
9 10	Be it enacted by the General Assembly of Virginia:
11	1. That § 58.1-3330 of the Code of Virginia is amended and reenacted as follows:
12	§ 58.1-3330. Notice of change in assessment.
13	A. Whenever in any county, city or town there is a reassessment of real estate, or any change in the
14 15	assessed value of any real estate, notice shall be given by mail directly to each property owner, as shown by the land books of the county, city or town whose assessment has been changed. Such notice
15 16	shall be sent by postpaid mail at least fifteen days prior to the date of a hearing to protest such change
17	to the address of the property owner as shown on such land books. The governing body of the county,
18	city or town shall require the officer of such county, city or town charged with the assessment of real
19	estate to send such notices or it shall provide funds or services to the persons making such reassessment
20 21	so that such persons can send such notices. B. Every notice shall, among other matters, show the magisterial or other district, if any, in which
22	the real estate is located, the amount and the new and immediately prior two <i>tax years' final</i> assessed
23	values of land, and the new and immediately prior two <i>tax years' final</i> assessed values of improvements.
24	It shall further set out the time and place at which persons may appear before the officers making such
25	reassessment or change and present objections thereto. The notice shall also inform each property owner
26 27	of the right to view and make copies of records maintained by the local assessment office pursuant to §§ 58.1-3331 and 58.1-3332, and inform each property owner that the records available and the
28	procedure for accessing them are set out in §§ 58.1-3331 and 58.1-3332. In counties that have elected by
29	ordinance to prepare land and personal property books in alphabetical order as authorized by
30	§ 58.1-3301 B, such notice may omit reference to districts, as provided herein.
31 32	The following requirements shall apply to any notice of change in assessment other than one in which the change arises solely from the construction or addition of new improvements to the real estate.
32 33	If the tax rate that will apply to the new assessed value has been established, then the notice shall set
34	out such rate. In addition, whether or not the tax rate applicable to the new assessed value has been
35	established, the notice shall set out the tax rates for the immediately prior two tax years, the total
36	amount of the new tax levy, based on the current tax rate at the time the notices are prepared, and the
37 38	amounts of the total tax levies for the immediately prior two tax years, based on the final tax rates for those tax years multiplied by the final assessed values of land and improvements for those tax years,
39	and the percentage changes in the new tax levy from the tax levies in the immediately prior two tax
40	years.
41	If the tax rate that will apply to the new assessed value has not been established, then the notice
42	shall set out the time and place of the next meeting of the local governing body at which public
43 44	testimony will be accepted on any real estate tax rate changes. If this meeting will be more than 60 days from the date of the reassessment notice, then instead of the date of the meeting, the notice shall include
45	information on when the date of the meeting will be set and where it will be publicized.
16	C Any names other than the summer who accelerate and acceleration that the nation

46 C. Any person other than the owner who receives such reassessment notice, shall transmit the notice 47 to such owner, at his last known address, immediately on receipt thereof, and shall be liable to such 48 owner in an action at law for liquidated damages in the amount of twenty-five dollars, in the event of a 49 failure to so transmit the notice. Mailing such notice to the last known address of the property owner 50 shall be deemed to satisfy the requirements of this section.

51 D. Notwithstanding the provisions of this section, if the address of the taxpayer as shown on the tax 52 record is in care of a lender, the lender shall upon request furnish the county, city or town a list of such 53 property owners, together with their current addresses as they appear on the books of the lender, or the 54 parties may by agreement permit the lender to forward such notices to the property owner, with the cost of postage to be paid by the county, city or town. ldtitle> 55