2022 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-3234 of the Code of Virginia, relating to land use assessment;
3 forms.

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Approved

- 6 Be it enacted by the General Assembly of Virginia:
- 7 1. That § 58.1-3234 of the Code of Virginia is amended and reenacted as follows:

§ 58.1-3234. Application by property owners for assessment, etc., under ordinance; continuation
9 of assessment, etc.

10 Property owners shall submit an application for taxation on the basis of a use assessment to the local 11 assessing officer as follows:

The property owner shall submit an initial application, unless it is a revalidation form, at least 60 days preceding the tax year for which such taxation is sought;

14 2. In any year in which a general reassessment is being made, the property owner may submit such application until 30 days have elapsed after his notice of increase in assessment is mailed in accordance with § 58.1-3330, or 60 days preceding the tax year, whichever is later; or

3. In any locality which has adopted a fiscal tax year under Chapter 30 (§ 58.1-3000 et seq.), but continues to assess as of January 1, such application shall be submitted for any year at least 60 days preceding the effective date of the assessment for such year.

20 The governing body, by ordinance, may permit applications to be filed within no more than 60 days 21 after the filing deadline specified herein, upon the payment of a late filing fee to be established by the governing body. In addition, a locality may, by ordinance, permit a further extension of the filing 22 23 deadline specified herein, upon payment of an extension fee to be established by the governing body in 24 an amount not to exceed the late filing fee, to a date not later than 30 days after notices of assessments 25 are mailed. An individual who is owner of an undivided interest in a parcel may apply on behalf of 26 himself and the other owners of such parcel upon submitting an affidavit that such other owners are 27 minors or cannot be located. An application shall be submitted whenever the use or acreage of such land 28 previously approved changes; however, no application fee may be required when a change in acreage 29 occurs solely as a result of a conveyance necessitated by governmental action or condemnation of a portion of any land previously approved for taxation on the basis of use assessment. The governing 30 31 body of any locality may, however, require any such property owner to revalidate at least every six 32 years with such locality, on or before the date on which the last installment of property tax prior to the 33 effective date of the assessment is due, on forms prepared by the locality Department, any applications 34 previously approved. Each locality which that has adopted an ordinance hereunder may provide for the imposition of a revalidation fee every sixth year. Such revalidation fee shall not, however, exceed the 35 application fee currently charged by the locality. The governing body may also provide for late filing of 36 revalidation forms on or before the effective date of the assessment, on payment of a late filing fee. 37 38 Forms shall be prepared by the State Tax Commissioner Department and supplied to the locality for use 39 of the applicants and applications shall be submitted on such forms. An application fee may be required 40 to accompany all such applications.

In the event of a material misstatement of facts in the application or a material change in such facts prior to the date of assessment, such application for taxation based on use assessment granted thereunder shall be void and the tax for such year extended on the basis of value determined under § 58.1-3236 D. Except as provided by local ordinance, no application for assessment based on use shall be accepted or approved if, at the time the application is filed, the tax on the land affected is delinquent. Upon the payment of all delinquent taxes, including penalties and interest, the application shall be treated in accordance with the provisions of this section.

48 Continuation of valuation, assessment and taxation under an ordinance adopted pursuant to this article shall depend on continuance of the real estate in a qualifying use, continued payment of taxes as referred to in § 58.1-3235, and compliance with the other requirements of this article and the ordinance 51 and not upon continuance in the same owner of title to the land.

In the event that the locality provides for a sliding scale under an ordinance, the property owner and the locality shall execute a written agreement which sets forth the period of time that the property shall remain within the classes of real estate set forth in § 58.1-3230. The term of the written agreement shall be for a period not exceeding 20 years, and the instrument shall be recorded in the office of the clerk of the circuit court for the locality in which the subject property is located. HB238ER

[H 238]

57 No locality shall require any applicant who is a lessor of the property or a portion of the property that is the subject of an application submitted pursuant to this section to provide the lease agreement governing the property for the purpose of determining whether the property is eligible for special assessment and taxation pursuant to this article. 2. That the Department of Taxation shall, in developing the forms authorized by this act, seek 58 59 60

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input from commissioners of revenue throughout the Commonwealth regarding such forms and 62

ensure geographic diversity in conducting its review. 63