## **1998 SESSION**

984529811 HOUSE BILL NO. 1419 1 2 House Amendments in [] — February 14, 1998 3 A BILL to amend and reenact § 58.1-3230 of the Code of Virginia and to amend the Code of Virginia 4 by adding in Article 5 of Chapter 36 a section numbered 58,1-3665, relating to taxation of wetlands 5 6 and riparian buffers; exemptions from tax. 7 Patron-Harris 8 9 Introduced at the request of the Governor 10 11 Referred to Committee on Finance 12 13 Be it enacted by the General Assembly of Virginia: 14 1. That § 58.1-3230 of the Code of Virginia is amended and reenacted and that the Code of Virginia is amended by adding in Article 5 of Chapter 36 a section numbered 58.1-3665 as 15 16 follows: 17 § 58.1-3230. Special classifications of real estate established and defined. 18 For the purposes of this article the following special classifications of real estate are established and 19 defined: 20 "Real estate devoted to agricultural use" shall mean real estate devoted to the bona fide production 21 for sale of plants and animals useful to man under uniform standards prescribed by the Commissioner of 22 Agriculture and Consumer Services in accordance with the Administrative Process Act (§ 9-6.14:1 et 23 seq.), or devoted to and meeting the requirements and qualifications for payments or other compensation 24 pursuant to a soil conservation program under an agreement with an agency of the federal government. 25 Real estate upon which recreational activities are conducted for a profit or otherwise, shall be considered 26 real estate devoted to agricultural use as long as the recreational activities conducted on such real estate 27 do not change the character of the real estate so that it does not meet the uniform standards prescribed 28 by the Commissioner. 29 "Real estate devoted to horticultural use" shall mean real estate devoted to the bona fide production 30 for sale of fruits of all kinds, including grapes, nuts, and berries; vegetables; nursery and floral products under uniform standards prescribed by the Commissioner of Agriculture and Consumer Services in 31 32 accordance with the Administrative Process Act (§ 9-6.14:1 et seq.); or real estate devoted to and 33 meeting the requirements and qualifications for payments or other compensation pursuant to a soil 34 conservation program under an agreement with an agency of the federal government. Real estate upon 35 which recreational activities are conducted for profit or otherwise, shall be considered real estate devoted 36 to horticultural use as long as the recreational activities conducted on such real estate do not change the 37 character of the real estate so that it does not meet the uniform standards prescribed by the 38 Commissioner. 39 "Real estate devoted to forest use" shall mean land including the standing timber and trees thereon, 40 devoted to tree growth in such quantity and so spaced and maintained as to constitute a forest area 41 under standards prescribed by the State Forester pursuant to the authority set out in § 58.1-3240 and in 42 accordance with the Administrative Process Act (§ 9-6.14:1 et seq.). Real estate upon which recreational activities are conducted for profit, or otherwise, shall still be considered real estate devoted to forest use 43 44 as long as the recreational activities conducted on such real estate do not change the character of the 45 real estate so that it no longer constitutes a forest area under standards prescribed by the State Forester pursuant to the authority set out in § 58.1-3240. 46 "Real estate devoted to open-space use" shall mean real estate used as to be provided, or preserved 47 **48** for, (i) park or recreational purposes, (ii) conservation of land or other natural resources, (iii) floodways, (iv) wetlands as defined in § 28.2-1300, (v) riparian buffers as defined in § 58.1-3665, (vi) historic or 49 scenic purposes, or (vii) assisting in the shaping of the character, direction, and timing of community 50 51 development or for the public interest and consistent with the local land-use plan under uniform 52 standards prescribed by the Director of the Department of Conservation and Recreation pursuant to the 53 authority set out in § 58.1-3240, and in accordance with the Administrative Process Act (§ 9-6.14:1 et 54 seq.) and the local ordinance. 55 § 58.1-3665. Wetlands and riparian buffers. Wetlands, as defined in § 28.2-1300, that are subject to a perpetual easement permitting inundation 56 57 by water, and riparian buffers, as defined herein, that are subject to a perpetual easement permitting inundation by water, are hereby declared to be a separate class of property and shall constitute a 58 59 classification for local taxation separate from other classifications of real property. The governing body

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60 of any county, city or town may, by ordinance, exempt or partially exempt such property from local 61 taxation.

"Riparian buffer" means an area of trees, shrubs or other vegetation [, subject to a perpetual easement, ] that is (i) at least thirty-five feet in width, (ii) adjacent to a body of water, and (iii) managed to maintain the integrity of stream channels and shorelines and reduce the effects of upland 62 63

64 sources of pollution by trapping, filtering, and converting sediments, nutrients, and other chemicals.

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