2011 SESSION

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HOUSE BILL NO. 1899

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Finance

on February 16, 2011)

(Patron Prior to Substitute—Delegate Hugo)

A BILL to amend and reenact §§ 58.1-3219.4 and 58.1-3220 of the Code of Virginia, relating to real property tax assessment; partial exemption for certain improvements.

Be it enacted by the General Assembly of Virginia:

9 1. That §§ 58.1-3219.4 and 58.1-3220 of the Code of Virginia are amended and reenacted as 10 follows:

11 § 58.1-3219.4. Partial exemption for structures in redevelopment or conservation areas or rehabilitation districts. 12 13

For purposes of this section, unless the context requires otherwise:

14 "Redevelopment or conservation area or rehabilitation district" means a redevelopment or 15 conservation area or a rehabilitation district established in accordance with law.

A. The governing body of any county, city, or town may, by ordinance, provide for the partial 16 17 exemption from taxation of (i) new structures located in a redevelopment or conservation area or rehabilitation district or (ii) other improvements to real estate located in a redevelopment or conservation 18 19 area or rehabilitation district. The governing body of a county, city, or town may (a) establish criteria 20 for determining whether real estate qualifies for the partial exemption authorized by this section, (b) 21 establish requirements for the square footage of new structures that would qualify for the partial 22 exemption, and (c) place such other restrictions and conditions on such new structures or improvements 23 as may be prescribed by ordinance.

24 B. The partial exemption provided by the local governing body shall be provided in the local 25 ordinance and shall be either (i) an amount equal to the increase in assessed value or a percentage of such increase resulting from the construction of the new structure or other improvement to the real 26 27 estate as determined by the commissioner of the revenue or other local assessing officer, or (ii) an 28 amount up to 50% 50 percent of the cost of such construction or improvement, as determined by 29 ordinance. The exemption may commence upon completion of the new construction or improvement or 30 on January 1 of the year following completion of the new construction or improvement and shall run with the real estate for a period of no longer than 15 years. The governing body of a county, city, or 31 32 town may place a shorter time limitation on the length of such exemption, or reduce the amount of the 33 exemption in annual steps over the entire period or a portion thereof, in such manner as the ordinance 34 may prescribe.

35 C. The local governing body or its designee shall provide written notification to the property owner 36 of the amount of the assessment of the property that will be exempt from real property taxation and the 37 period of such exemption. Such exempt amount shall be a covenant that runs with the land for the 38 period of the exemption and shall not be reduced by the local governing body or its designee during the 39 period of the exemption, unless the local governing body or its designee by written notice has advised 40 the property owner at the initial time of approval of the exemption that the exempt amount may be 41 decreased during the period of such exemption. In no event, however, shall such partial exemption result 42 in totally exempting the value of the structure.

43 CD. Nothing in this section shall be construed so as to permit the commissioner of the revenue to 44 list upon the land book any reduced value due to the exemption provided in subsection B.

45 DE. The governing body of any county, city, or town may assess a fee not to exceed \$125 for residential properties, or \$250 for commercial, industrial, and/or apartment properties of six units or 46 47 more, for processing an application requesting the exemption provided by this section. No property shall be eligible for such exemption unless the appropriate building permits have been acquired and the **48** commissioner of the revenue or assessing officer has verified that the new structures or other 49 50 improvements have been completed.

51 $\mathbf{E}F$. Where the construction of a new structure is achieved through demolition and replacement of an existing structure, the exemption provided in subsection A shall not apply when any structure 52 53 demolished is a registered Virginia landmark or is determined by the Department of Historic Resources 54 to contribute to the significance of a registered historic district.

55 § 58.1-3220. Partial exemption for certain rehabilitated, renovated or replacement residential 56 structures.

57 A. The governing body of any county, city or town may, by ordinance, provide for the partial 58 exemption from taxation of real estate on which any structure or other improvement no less than fifteen 59 15 years of age has undergone substantial rehabilitation, renovation or replacement for residential use,

HB1899S1

60 subject to such conditions as the ordinance may prescribe. The ordinance may, in addition to any other 61 restrictions hereinafter provided, restrict such exemptions to real property located within described zones

or districts whose boundaries shall be determined by the governing body. The governing body of a 62 63 county, city or town may (i) establish criteria for determining whether real estate qualifies for the partial 64 exemption authorized by this provision, (ii) require such structures to be older than fifteen 15 years of 65 age, (iii) establish requirements for the square footage of replacement structures, and (iv) place such 66 other restrictions and conditions on such property as may be prescribed by ordinance. Such ordinance may also provide for the partial exemption from taxation of multifamily residential units that have been 67 68 substantially rehabilitated by replacement for multifamily use.

69 B. The partial exemption provided by the local governing body may be an amount equal to the 70 increase in assessed value or a percentage of such increase resulting from the rehabilitation, renovation or replacement of the structure as determined by the commissioner of revenue or other local assessing 71 72 officer or an amount up to fifty 50 percent of the cost of the rehabilitation, renovation or replacement, as determined by ordinance. The exemption may commence upon completion of the rehabilitation, 73 74 renovation or replacement or on January 1 of the year following completion of the rehabilitation, 75 renovation or replacement and shall run with the real estate for a period of no longer than fifteen 15 years. The governing body of a county, city or town may place a shorter time limitation on the length 76 of such exemption, or reduce the amount of the exemption in annual steps over the entire period or a 77 78 portion thereof, in such manner as the ordinance may prescribe.

C. The local governing body or its designee shall provide written notification to the property owner 79 80 of the amount of the assessment of the property that will be exempt from real property taxation and the period of such exemption. Such exempt amount shall be a covenant that runs with the land for the 81 period of the exemption and shall not be reduced by the local governing body or its designee during the 82 period of the exemption, unless the local governing body or its designee by written notice has advised the property owner at the initial time of approval of the exemption that the exempt amount may be 83 84 decreased during the period of such exemption. In no event, however, shall such partial exemption result 85 86 in totally exempting the value of the structure.

87 CD. Nothing in this section shall be construed as to permit the commissioner of the revenue to list 88 upon the land book any reduced value due to the exemption provided in subsection B.

89 DE. The governing body of any county, city or town may assess a fee not to exceed one hundred 90 twenty-five dollars \$125 for residential properties, or two hundred fifty dollars \$250 for commercial, 91 industrial, and/or apartment properties of six units or more for processing an application requesting the 92 exemption provided by this section. No property shall be eligible for such exemption unless the 93 appropriate building permits have been acquired and the commissioner of the revenue or assessing 94 officer has verified that the rehabilitation, renovation or replacement indicated on the application has 95 been completed.

96 EF. Where rehabilitation is achieved through demolition and replacement of an existing structure, the 97 exemption provided in subsection A shall not apply when any structure demolished is a registered 98 Virginia landmark or is determined by the Department of Historic Resources to contribute to the 99 significance of a registered historic district.

100 2. That the provisions of this act shall become effective for assessments for tax years beginning on 101 or after January 1, 2011. A property owner, however, shall not be entitled under this act to a 102 refund for any taxes paid for tax years beginning prior to January 1, 2011. If, for tax years beginning prior to January 1, 2011, a governing body or its designee reduced the amount of the 103 104 partial exemption to an amount less than the original amount of the partial exemption during the 105 period of exemption, and did not by written notice advise the property owner at the initial time of approval of the exemption that the exempt amount may be decreased during the period of such 106 exemption, such local governing body or designee shall reinstate the original exempt amount for 107 108 tax years beginning on or after January 1, 2011, for the balance of the period of the exemption, if 109 any, remaining on that date.

110 3. That an emergency exists and this act is in force from its passage.