ENGROSSED

2011 SESSION

11103089D **SENATE BILL NO. 784** 1 2 Senate Amendments in [] — January 20, 2011 3 A BILL to amend and reenact § 58.1-3295 of the Code of Virginia, relating to assessments of real 4 5 6 7 property; affordable housing. Patron Prior to Engrossment-Senator Watkins 8 Referred to Committee on Finance 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 58.1-3295 of the Code of Virginia is amended and reenacted as follows: 11 § 58.1-3295. (Effective for tax years beginning on or after January 1, 2011) Assessment of real 12 13 property; affordable housing. 14 A. Notwithstanding any other provision of law, in determining the fair market value of real property 15 operated in whole or in part as affordable rental housing, in accordance with the provisions of (i) 26 Ú.S.C. § 42, 26 U.S.C. § 142(d), 24 CFR § 983, 24 CFR § 236, 24 CFR § 241(f), 24 CFR § 221(d) (3), 16 17 or any successors thereto; (ii) applicable state law; or (iii) local ordinances adopted by the locality wherein such real property is located, the duly authorized real estate assessor shall consider: 18 19 1. The contract rent and the impact of applicable rent restrictions; 20 2. The actual operating expenses and expenditures and the impact of any such additional expenses or 21 expenditures: and 22 3. Restrictions on the transfer of title or other restraints on alienation of the real property. 23 The owner of real property that is operated in whole or in part as affordable rental housing in 24 accordance with the definition of affordable rental housing established by ordinance or resolution of the locality in which the real property is located may make an application to the locality to have the real 25 property assessed pursuant to this section. Notwithstanding the exception in § 58.1-3294 for an owner of 26 27 four or fewer residential units, upon application by such an owner, the duly authorized real estate 28 assessor may require the owner to furnish to such assessor, board, or department statements of the income and expenses attributable over a specified period of time to each such parcel of real estate in 29 the manner [provided required] by § 58.1-3294 and to comply with all provisions of § 58.1-3294 30 applicable to properties with [four or more more than four] rental [dwelling] units. The application 31 32 shall be granted by the locality if (i) the owner charges rents at levels that meet the locality's definition 33 of affordable housing and (ii) the real property does not have any pending building code violations at 34 the time of the application. 35 The duly authorized real estate assessor shall also consider evidence presented by the property owner 36 of other restrictions imposed by law that impact the variables set forth in this subsection. 37 B. Federal or state income tax credits with respect to affordable housing rental property within the 38 purview of subsection A shall not be considered real property or income attributable to real property. 39 C. For property where only a portion of the units are operated as affordable housing, as defined in 40 § 42 of the Internal Revenue Code or as required by state law or applicable local ordinance, only the 41 portion determined to be affordable housing shall be subject to this section.

D. Notwithstanding any other provision in this section or other law, the real property governed by
this section that is generating income as affordable housing shall be assessed using the income approach
based on: the property's current use, income restrictions, provisions of any arm's-length contract
including but not limited to restrictions on the transfer of title or other restraints on alienation of the real
property, the requirements of subsection B, and all other provisions of this section.

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