2016 SESSION

16105653D

SENATE BILL NO. 366

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Finance

on February 22, 2016)

(Patron Prior to Substitute—Senator Chafin)

- 5 6 A BILL to amend and reenact §§ 46.2-653.1, 58.1-3219.5, and 58.1-3219.9 of the Code of Virginia, 7 relating to real property tax exemption; residence of disabled veteran, and the spouse of a service 8 member killed in action.
- Q Be it enacted by the General Assembly of Virginia:

1. That §§ 46.2-653.1, 58.1-3219.5, and 58.1-3219.9 of the Code of Virginia are amended and 10 11 reenacted as follows:

§ 46.2-653.1. Conversion of manufactured home to real property.

13 A. After a manufactured home has been titled in the Commonwealth and at such time as the wheels 14 and other equipment previously used for mobility have been removed and the unit has been attached to real property owned by the manufactured home owner, the owner may convert the home to real property 15 16 in accordance with the provisions of subsection B. The Except as provided in §§ 58.1-3219.5 and 58.1-3219.9, and for the purposes stated in §§ 58.1-3219.5 and 58.1-3219.9, the provisions of this 17 section constitute the only manner by which a manufactured home owner may convert a manufactured 18 19 home to real property.

20 B. A manufactured home owner who wishes to convert the home to real property shall submit a 21 sworn affidavit to the Department that the wheels and other equipment previously used for mobility 22 have been removed from the manufactured home and the unit has been attached to real property owned 23 by the manufactured home owner.

24 The affidavit must be in a form approved by the Commissioner. Upon compliance by the owner with 25 the procedure for surrender of title, the Department shall rescind and cancel the Virginia title. The Department shall not cancel the title if a security interest has been recorded on the title and not released 26 by the secured party. After canceling the title, the Department shall provide written confirmation to the 27 28 owner that the title has been surrendered and has been canceled by the Department.

29 Upon receipt of confirmation that the title has been surrendered and has been canceled by the 30 Department, the owner shall file a sworn affidavit of affixation with the circuit court of the locality where the real property is located. The affidavit shall include all of the following information: 31 32

1. The manufacturer and, if applicable, the model name of the manufactured home.

2. The vehicle identification number and serial number of the manufactured home.

3. The legal description of the real property on which the manufactured home is placed, including the property address, stating that the owner of the manufactured home also owns the real property.

36 4. Certification that there are no security interests in the manufactured home that have not been 37 released by the secured party.

38 5. The homeowner's statement that the title has been surrendered and has been canceled by the 39 Department and that the home is intended to be a permanent fixture and improvement to the land, to the 40 same extent as any site-built home, and assessed and taxed with the land as real property.

In addition, a copy of the confirmation provided by the Department that the title has been 41 42 surrendered and canceled by the Department shall be attached to and filed with the affidavit.

Upon filing the affidavit of affixation, the manufactured home shall then be deemed to be real estate 43 44 and shall thereafter be conveyed and encumbered only as real estate is conveyed and encumbered, except when the home is thereafter physically severed from the real property and a new title issued in 45 46 accordance with subsection C.

47 A security interest in a manufactured home is perfected against the rights of judicial lien creditors, **48** execution creditors, and purchasers for value on and after the date such security interest attaches. The 49 Commissioner shall have prepared a list of all titles canceled pursuant to this section and furnish it, in 50 conjunction with the reports submitted pursuant to § 46.2-210, to the commissioner of the revenue of 51 each county and city without cost.

52 C. If the owner of a manufactured home whose certificate of title has been canceled under this 53 section subsequently seeks to sever the manufactured home from the real property, the owner may apply 54 for a new certificate of title in accordance with the provisions of this section.

55 1. The owner shall file with the circuit court where the real property is located an affidavit that includes or provides for all of the following information: 56 57

a. The manufacturer and, if applicable, the model name of the manufactured home.

b. The vehicle identification number and serial number of the manufactured home.

59 c. The legal description of the real property on which the manufactured home is or was placed, SB366H1

1 2 3

4

12

33

34

35

58

0/4/22 14:23

66

stating that the owner of the manufactured home also owns the real property. 60

61 d. Certification that there are no security interests in the manufactured home that have not been 62 released by the secured party.

63 e. The homeowner's statement that the home has been or will be physically severed from the real 64 property. 65

2. The owner must submit the following to the Department:

a. A copy of the affidavit filed in accordance with subdivision C 1.

67 b. Verification that the manufactured home has been severed from the real property. Confirmation of severance by the commissioner of the revenue where the real property is located shall constitute 68 acceptable evidence that the unit has been severed from the real property. 69

Upon receipt of the information required in subdivision C 2, together with a title application and 70 71 required fee, the Department is authorized to issue a new title for the manufactured home. The initial 72 title issued under the provisions of this subsection shall contain no security interests, provided however, 73 that nothing contained herein shall be construed to prevent a subsequent security interest from being 74 recorded on the title. 75

§ 58.1-3219.5. Exemption from taxes on property for disabled veterans.

76 A. Pursuant to subdivision (a) of Section 6-A of Article X of the Constitution of Virginia, and for tax years beginning on or after January 1, 2011, the General Assembly hereby exempts from taxation 77 78 the real property, including the joint real property of husband and wife, of any veteran who has been 79 rated by the U.S. Department of Veterans Affairs or its successor agency pursuant to federal law to have 80 a 100 percent service-connected, permanent, and total disability, and who occupies the real property as his principal place of residence. If the veteran's disability rating occurs after January 1, 2011, and he has 81 a qualified primary residence on the date of the rating, then the exemption for him under this section 82 83 begins on the date of such rating. However, no county, city, or town shall be liable for any interest on 84 any refund due to the veteran for taxes paid prior to the veteran's filing of the affidavit or written statement required by § 58.1-3219.6. If the qualified veteran acquires the property after January 1, 2011, 85 then the exemption shall begin on the date of acquisition, and the previous owner may be entitled to a 86 87 refund for a pro rata portion of real property taxes paid pursuant to § 58.1-3360.

88 B. The surviving spouse of a veteran eligible for the exemption set forth in this article shall also 89 qualify for the exemption, so long as the death of the veteran occurs on or after January 1, 2011, the 90 surviving spouse does not remarry, and the surviving spouse continues to occupy the real property as his 91 principal place of residence.

92 C. A county, city, or town shall provide for the exemption from real property taxes the qualifying 93 dwelling pursuant to this section, and shall provide for the exemption from real property taxes the land, not exceeding one acre, upon which it is situated. However, if a county, city, or town provides for an 94 95 exemption from or deferral of real property taxes of more than one acre of land pursuant to Article 2 96 (§ 58.1-3210 et seq.), then the county, city, or town shall also provide an exemption for the same 97 number of acres pursuant to this section. If the veteran owns a house that is his residence, including a 98 manufactured home as defined in § 46.2-100 whether or not the wheels and other equipment previously 99 used for mobility have been removed, such house or manufactured home shall be exempt even if the 100 veteran does not own the land on which the house or manufactured home is located. If such land is not 101 owned by the veteran, then the land is not exempt.

102 D. For purposes of this exemption, real property of any veteran includes real property (i) held by a veteran alone or in conjunction with the veteran's spouse as tenant or tenants for life or joint lives, (ii) 103 held in a revocable inter vivos trust over which the veteran or the veteran and his spouse hold the power 104 105 of revocation, or (iii) held in an irrevocable trust under which a veteran alone or in conjunction with his spouse possesses a life estate or an estate for joint lives or enjoys a continuing right of use or support. 106 107 The term does not include any interest held under a leasehold or term of years.

108 The exemption for a surviving spouse under subsection B includes real property (a) held by the 109 veteran's spouse as tenant for life, (b) held in a revocable inter vivos trust over which the surviving 110 spouse holds the power of revocation, or (c) held in an irrevocable trust under which the surviving 111 spouse possesses a life estate or enjoys a continuing right of use or support. The exemption does not 112 apply to any interest held under a leasehold or term of years.

E. 1. In the event that (i) a person is entitled to an exemption under this section by virtue of holding 113 114 the property in any of the three ways set forth in subsection D and (ii) one or more other persons have an ownership interest in the property that permits them to occupy the property, then the tax exemption 115 116 for the property that otherwise would have been provided shall be prorated by multiplying the amount of 117 the exemption by a fraction that has as a numerator the number of people who are qualified for the 118 exemption pursuant to this section and has as a denominator the total number of all people having an 119 ownership interest that permits them to occupy the property.

120 2. In the event that the primary residence is jointly owned by two or more individuals, not all of 121 whom qualify for the exemption pursuant to subsection A or B, and no person is entitled to the

SB366H1

122 exemption under this section by virtue of holding the property in any of the three ways set forth in 123 subsection D, then the exemption shall be prorated by multiplying the amount of the exemption or 124 deferral by a fraction that has as a numerator the percentage of ownership interest in the dwelling held 125 by all such joint owners who qualify for the exemption pursuant to subsections A and B, and as a 126 denominator, 100 percent.

\$ 58.1-3219.9. Exemption from taxes on property of surviving spouses of members of the armed forces killed in action.

129 A. Pursuant to subdivision (b) of Section 6-A of Article X of the Constitution of Virginia, and for 130 tax years beginning on or after January 1, 2015, the General Assembly hereby exempts from taxation the real property described in subsection B of the surviving spouse (i) of any member of the armed 131 132 forces of the United States who was killed in action as determined by the United States Department of 133 Defense and (ii) who occupies the real property as his principal place of residence. If such member of 134 the armed forces of the United States is killed in action after January 1, 2015, and the surviving spouse 135 has a qualified principal residence on the date that such member of the armed forces is killed in action, 136 then the exemption for the surviving spouse shall begin on the date that such member of the armed 137 forces is killed in action. However, no county, city, or town shall be liable for any interest on any 138 refund due to the surviving spouse for taxes paid prior to the surviving spouse's filing of the affidavit or 139 written statement required by § 58.1-3219.10. If the surviving spouse acquires the property after January 140 1, 2015, then the exemption shall begin on the date of acquisition, and the previous owner may be 141 entitled to a refund for a pro rata portion of real property taxes paid pursuant to § 58.1-3360.

142 B. Those dwellings in the locality with assessed values in the most recently ended tax year that are 143 not in excess of the average assessed value for such year of a dwelling situated on property that is 144 zoned as single family residential shall qualify for a total exemption from real property taxes under this 145 article. If the value of a dwelling is in excess of the average assessed value as described in this 146 subsection, then only that portion of the assessed value in excess of the average assessed value shall be 147 subject to real property taxes, and the portion of the assessed value that is not in excess of the average 148 assessed value shall be exempt from real property taxes. Single family homes, condominiums, town homes, manufactured homes as defined in § 46.2-100 whether or not the wheels and other equipment 149 150 previously used for mobility have been removed, and other types of dwellings of surviving spouses, 151 whether or not the land on which the single family home, condominium, town home, manufactured 152 home, or other type of dwelling of a surviving spouse is located is owned by someone other than the surviving spouse, that (i) meet this requirement and (ii) are occupied by such persons as their principal 153 154 place of residence shall qualify for the real property tax exemption. If the land on which the single 155 family home, condominium, town home, manufactured home, or other type of dwelling is located is not 156 owned by the surviving spouse, then the land is not exempt.

157 For purposes of determining whether a dwelling, or a portion of its value, is exempt from county and
158 town real property taxes, the average assessed value shall be such average for all dwellings located
159 within the county that are situated on property zoned as single family residential.

160 C. The surviving spouse of a member of the armed forces killed in action shall qualify for the
 161 exemption so long as the surviving spouse does not remarry and continues to occupy the real property
 162 as his principal place of residence. The exemption applies without any restriction on the spouse's moving
 163 to a different principal place of residence.

D. A county, city, or town shall provide for the exemption from real property taxes (i) the qualifying dwelling, or the portion of the value of such dwelling and land that qualifies for the exemption pursuant to subsection B, and (ii) *except land not owned by the surviving spouse*, the land, not exceeding one acre, upon which it is situated. However, if a county, city, or town provides for an exemption from or deferral of real property taxes of more than one acre of land pursuant to Article 2 (§ 58.1-3210 et seq.), then the county, city, or town shall also provide an exemption for the same number of acres pursuant to this section.

E. For purposes of this exemption, real property of any surviving spouse of a member of the armed forces killed in action includes real property (i) held by a surviving spouse as a tenant for life, (ii) held in a revocable inter vivos trust over which the surviving spouse holds the power of revocation, or (iii) held in an irrevocable trust under which the surviving spouse possesses a life estate or enjoys a continuing right of use or support. The term does not include any interest held under a leasehold or term of years.

F. 1. In the event that (i) a surviving spouse is entitled to an exemption under this section by virtue
of holding the property in any of the three ways set forth in subsection E and (ii) one or more other
persons have an ownership interest in the property that permits them to occupy the property, then the
tax exemption for the property that otherwise would have been provided shall be prorated by
multiplying the amount of the exemption by a fraction that has 1 as a numerator and has as a
denominator the total number of all people having an ownership interest that permits them to occupy the

183 property.

184 2. In the event that the principal residence is jointly owned by two or more individuals including the
185 surviving spouse, and no person is entitled to the exemption under this section by virtue of holding the
186 property in any of the three ways set forth in subsection E, then the exemption shall be prorated by
187 multiplying the amount of the exemption by a fraction that has as a numerator the percentage of
188 ownership interest in the dwelling held by the surviving spouse, and as a denominator, 100 percent.