LU-1-PC

Real Estate Appraisal

Application For Taxation On The Basis Of A Land Use Assessment



OFFICE USE ONLY

- A single application shall be filed for each line on the land book.
- More than one qualifying use may be included on the one application.
- Application will not be accepted if there are delinquent taxes owed on this parcel.

County, City or Town			Type Application		Eff. Year	Fee	
Pulaski County			New	Renewal		\$	
District (e.g., Ingles, Robinson, etc.)			Tax Map No.			Taxes Verified Y / N	
Owner(s) Name Appearing on Land Book			Account No.		Total Acres		
			Date Application M	lust Be Returned By	Approved By / I	Date	
Mailing Address							
				new application shall			
City	State	ZIP	\$15.00 plus \$0.10 per acre. Each additional application for the same owner shall have a fee of \$5.00 and \$0.10 per acre. For reapplications the fee is \$15.00 only. Per County ordinance, an annual renewal of the				
Telephone Number			application is required. No fee is charged during reassessment. Checks should be made payable to Treasurer, Pulaski County.				
		Qualify	ing Uses				
I. Agricultural Use:				. No. of Acres			
Is this real estate devoted to the bor to and meeting the requirements an 1. What field crops are being pr ☐ Hay ☐ Corn ☐	d qualificatio	n for payments with a salify this parcel of re	an agency of the	federal government?		□ No	
How many of the following are	ses	on the real estate the	previous year?	Swine	-		
II. Forest Use:				. No. of A	No. of Acres		
Is this real estate devoted to forest usin such quantity and so spaced and		, ,				□ No	
Up to 20.0 acres of forested land ma Pulaski County Board of Supervisor 1. Are the number of acres on I	s. Forest us	e acreage must not b	e accessible by I	ivestock.	. □ Yes	□ No	
If you answered NO to quest parcel that exceed 20.0 acres	ion 1 above, . To qualify	you are stating that g for a land use asses	you have forested sment on forested	l areas on this tax map			
acres, you are required to pro Management Plan. Do you h If you answered yes to the a If you answered no, our offic	ave a signed bove questic	copy of the Forest Non, please attach a co	Management Plan	? ation.	. □ Yes	□ No	
		Λffi	davit				
I/we the undersigned certify that all la Commissioner of Agriculture and Con I/we declare under penalties of law knowledge are true and correct. I/we Classes to the proper authorities for th	sumer Servion that this apply do hereby	use taxation is requices, the Director of to Dication and any at grant permission to	ested meets all re he Department o tachments hereto the Soil Conserva	f Conservation and Recr b have been examined ation Service to provide	reation, and tl by my and t	ne State Forester. o the best of my	
Signature of owner or corporation offic	er:			Title:			
Signature of co-owner(s):							
Corporation name:				Date:			

Section 58.1-3238. Penalties – Any person failing to report properly any changes in use of property for which an application for use value taxation had been filed shall be liable for all such taxes in such amount and at such times as if he had complied herewith and assessments had been properly made, and he shall be liable for such penalties and interest thereon as may be provided by ordinance. Any person making a material misstatement of fact in any such application shall be liable for all such taxes, in such amounts and at such times as if such property had been assessed on the basis of fair market value as applied to other real estate in the taxing jurisdiction, together with interest and penalties thereon. If such material misstatement was made with the intent to defraud the locality, he shall be further assessed with an additional penalty of 100% of such unpaid taxes.

Instructions

- 1. General Qualifications Land may be eligible for special valuation and assessment when it meets the following criteria:
 - **Agricultural:** When devoted to the bona fide production for sale of crops and animals useful to man under uniform standards prescribed by the Commissioner of Agriculture and Consumer Services, or when devoted to and meeting the requirements and qualification for payments or other compensation pursuant to a soil conservation program under an agreement with an agency of the federal government. A count of the animals and the number of months they were located on the real estate for the previous year is to be furnished by the applicant. Requires a minimum of 5 acres in agricultural use; homesite is considered 1 acre for taxation.
 - Forest: When devoted to tree growth in such quantity and so spaced and maintained as to constitute a forest area under the standards prescribed by the State Forester. Requires a minimum of 20 acres in forest use and a copy of the Forest Management Plan signed by the State Forester.
- 2. **Proof Of Qualifications** Acreage amounts requested for land use assessment will be verified by using the latest aerial imagery and GIS approximations. The applicant must furnish, upon request of the local assessing officer, proof of all prerequisites to use valuation and assessment, such as proof of ownership, photographs, descriptions, areas, uses, and production. Proof generally constitutes a copy of the farmer's Schedule F; see Section 3 below, or a copy of the signed forest management plan from the Virginia State Forester. If required by the local assessing officer, a site visit may be performed to evaluate the land use sought.
- 3. Federal Form 1040 Schedule-F To verify farming status, a copy of the famer's Schedule F for the preceding five (5) continuous years is required. This schedule is found with Federal Tax Form 1040 which is submitted to the IRS annually. If a property is being leased, a copy of the lessee's Schedule F for the previous five years is required and should be attached to the Leased Property Certification Form obtained from the Office of the Commissioner of Revenue, Real Estate Department; see Section 4 below. New applicants (non-transfers) must wait a minimum of five years before applying to the use program to obtain the necessary paperwork to prove farm use. However, a tract of land without a five year history may qualify only if it is purchased in order to expand or replace existing operation on other tracts of land owned by the applicant.
- 4. Leased Property If land is leased to a farmer, a certification from the lessee is required to be obtained by the land owner and furnished to the local assessing officer with this application. This includes land that is provided free of charge to a farmer for use in farming. A form can be obtained from the Office of the Commissioner of Revenue, Real Estate Department.
- 5. **Tenant Housing** State law requires that house sites be excluded from land use assessment and must be assessed on a fair market basis. If you have a true tenant house on your property, you may furnish us with evidence of this fact and this house site acreage can be qualified for land use. Persons working only part time on the farm cannot qualify the house as a tenant house.
- 6. Filing Date Property owners must submit an application on the basis of a use assessment to the local assessing officer at least sixty (60) days preceding the tax year for which such taxation is sought, i.e., November 1st. In any year in which a general reassessment is being made, such application may be submitted until thirty (30) days have elapsed after the notice of increase in assessment has been mailed. Real estate that has qualified for land use assessment and that is transferred to a new owner requires a new application. The new owner will receive a statement from the Real Estate Department asking to verify the future land use. If the new owner chooses to remain in the program, they will need to complete a new application within sixty days or by December 31st of the preceding year, whichever occurs first: the late filing fee does not apply.
- 7. Late Filing The Pulaski County Board of Supervisors, by ordinance dated March 25, 1980, permits applications to be filed within no more than sixty (60) days after the filing deadline specified, upon the payment of a late filing fee. The late filing deadline is December 31st of the preceding tax year for which such taxation is sought and the fee is \$10.00.

IMPORTANT - Change in Use, Acreage, or Zoning - Roll Back Taxes and Penalty

- (a) Whenever land which has qualified for assessment and taxation according to use has been converted to a non-qualifying use or rezoned to a more intensive use at the request of the owner or his agent, the land is subject to the roll-back tax as provided in section 58.1-3237(D).
- (b) In the event of a change in use, acreage, or zoning, the property owner must report such change to the local Commissioner of Revenue, or the local assessing officer, within sixty days of said change. Please note that this includes building an additional house on the property which is under land use assessment.
- (c) On failure to report an pay roll back tax within sixty days following any change in use, the owner becomes liable for an additional penalty of 10% of the amount of the roll back tax and interest. Interest shall be charged at 1/2% of the roll-back taxes, interests, and penalty, for each month or fraction thereof.

OFFICE USE ONLY

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Qualifying Land (Use Value Appraisals)	Acres	Use Value			
Agricultural		\$			
Forest		\$		_	
Total Qualifying Acreage		Total Use Value Qualifying Land	\$	Assessed Use Value of Qualifying And Nonqualifying Real Estate	
Nonqualifying Land (Fair Market Value)	Acres/Sites	Fair Market Value		Land	\$
Homesite Acreage		\$			
Mobile Home Site(s)		\$		Bldgs.	\$
Other Nonqualifying Acreage		\$		Total	\$
Total Nonqualifying Acreage		Total Fair Market Value Nonqualifying Land	\$		
Grand Total Acreage Qualifying and Nonqualifying		Grand Total Land Assessment Qualifying and Nonqualifying	\$		