2019 -- S 0080 SUBSTITUTE A

LC000110/SUB A/2

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2019

AN ACT

RELATING TO TAXATION - LEVY AND ASSESSMENT OF LOCAL TAXES

Introduced By: Senators Seveney, DiPalma, Coyne, Valverde, and Euer Date Introduced: January 16, 2019 Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 44-5-1, 44-5-12, 44-5-13, 44-5-26 and 44-5-30 of the General 2 Laws in Chapter 44-5 entitled "Levy and Assessment of Local Taxes" are hereby amended to 3 read as follows:

4

44-5-1. Powers of city or town electors to levy -- Date of assessment of valuations.

The electors of any city or town qualified to vote on any proposition to impose a tax or for the expenditure of money, when legally assembled, may levy a tax for the purposes authorized by law, on the ratable property of the city or town, either in a sum certain, or in a sum not less than a certain sum and not more than a certain sum. The tax is apportioned upon the assessed valuations <u>pursuant to § 44-5-12</u> as determined by the assessors of the city or town as of December 31 in each year at 12:00 A.M. midnight, the date being known as the date of assessment of city or town valuations.

12

44-5-12. Assessment at full and fair cash value.

(a) All real property subject to taxation shall be assessed at its full and fair cash value, <u>as</u>
of December 31 in the year of the last update or revaluation or at a uniform percentage of its
value thereof, not to exceed one hundred percent (100%), to be determined by the assessors in
each town or city; provided, that:

(1) Any residential property encumbered by a covenant recorded in the land records in favor of a governmental unit or Rhode Island housing and mortgage finance corporation restricting either or both the rents that may be charged or the incomes of the occupants shall be 1 assessed and taxed in accordance with § 44-5-13.11;

2 (2) In assessing real estate that is classified as farm land, forest, or open space land in 3 accordance with chapter 27 of this title, the assessors shall consider no factors in determining the 4 full and fair cash value of the real estate other than those that relate to that use without regard to 5 neighborhood land use of a more intensive nature;

(3) Warwick. The city council of the city of Warwick is authorized to provide, by 6 7 ordinance, that the owner of any dwelling of one to three (3) family units in the city of Warwick 8 who makes any improvements or additions on his or her principal place of residence in the 9 amount up to fifteen thousand dollars (\$15,000), as may be determined by the tax assessor of the 10 city of Warwick, is exempt from reassessment of property taxes on the improvement or addition 11 until the next general citywide reevaluation of property values by the tax assessor. For the 12 purposes of this section, "residence" is defined as voting address. This exemption does not apply 13 to any commercial structure. The property owner shall supply all necessary plans to the building 14 official for the improvements or addition and shall pay all requisite building and other permitting 15 fees as now are required by law; and

16 (4) Central Falls. The city council of the city of Central Falls is authorized to provide, by 17 ordinance, that the owner of any dwelling of one to eight (8) units who makes any improvements 18 or additions to his or her residential or rental property in an amount not to exceed twenty-five 19 thousand dollars (\$25,000), as determined by the tax assessor of the city of Central Falls, is 20 exempt from reassessment of property taxes on the improvement or addition until the next general 21 citywide reevaluation of property values by the tax assessor. The property owner shall supply all 22 necessary plans to the building official for the improvements or additions and shall pay all requisite building and other permitting fees as are now required by law. 23

24 (5) Tangible property shall be assessed according to the asset classification table as 25 defined in § 44-5-12.1.

26 (6) Provided, however, that, for taxes levied after December 31, 2015, new construction 27 on development property is exempt from the assessment of taxes under this chapter at the full and 28 fair cash value of the improvements, as long as:

29

(i) An owner of development property files an affidavit claiming the exemption with the 30 local tax assessor by December 31 each year; and

31 (ii) The assessor shall then determine if the real property on which new construction is 32 located is development property. If the real property is development property, the assessor shall 33 exempt the new construction located on that development property from the collection of taxes on 34 improvements, until such time as the real property no longer qualifies as development property,

1 as defined herein.

2 For the purposes of this section, "development property" means: (A) Real property on 3 which a single-family residential dwelling or residential condominium is situated and said single-4 family residential dwelling or residential condominium unit is not occupied, has never been 5 occupied, is not under contract, and is on the market for sale; or (B) Improvements and/or rehabilitation of single-family residential dwellings or residential condominiums that the owner 6 7 of such development property purchased out of a foreclosure sale, auction, or from a bank, and 8 which property is not occupied. Such property described in § 44-5-12(a)(6)(ii) shall continue to 9 be taxed at the assessed value at the time of purchase until such time as such property is sold or 10 occupied and no longer qualifies as development property. As to residential condominiums, this 11 exemption shall not affect taxes on the common areas and facilities as set forth in § 34-36-27. In 12 no circumstance shall such designation as development property extend beyond two (2) tax years 13 and a qualification as a development property shall only apply to property that applies for, or 14 receives, construction permits after July 1, 2015. Further, the exemptions set forth in this section 15 shall not apply to land.

16 The exemptions set forth in this subsection (a)(6) for development property shall expire 17 as of December 31, 2021.

18 (b) Municipalities shall make available to every land owner whose property is taxed 19 under the provisions of this section a document that may be signed before a notary public 20 containing language to the effect that they are aware of the additional taxes imposed by the 21 provisions of § 44-5-39 in the event that they use land classified as farm, forest, or open space 22 land for another purpose.

23 (c) Pursuant to the provisions of § 44-3-29.1, all wholesale and retail inventory subject to 24 taxation is assessed at its full and fair cash value, or at a uniform percentage of its value, not to 25 exceed one hundred percent (100%), for fiscal year 1999, by the assessors in each town and city. 26 Once the fiscal year 1999 value of the inventory has been assessed, this value shall not increase. The phase-out rate schedule established in § 44-3-29.1(d) applies to this fixed value in each year 27 28 of the phase out.

29

44-5-13. Assessment and apportionment according to law -- Date of assessment.

30 The assessors shall assess all valuation and apportion any tax levy on the inhabitants of 31 the city or town and the ratable property in the city or town according to law, and the assessed 32 valuation of the ratable property is made as of the date of assessment provided in § 44-5-1 and 33 shall be in accordance with the provisions of § 44-5-12; except that personal property consisting 34 of stocks in trade and materials used in manufacture, which include raw materials, fuel, goods in

process of manufacture, and completed products, except those which are specifically exempt by statute, are estimated at the average of the personalty kept on hand or located in the taxing district during the twelve (12) months ending with the date of assessment, or the average of any portion of the twelve (12) months when the business has not been carried on or located in the taxing district for a year.

6

44-5-26. Petition in superior court for relief from assessment.

7 (a) Any person aggrieved on any ground whatsoever by any assessment of taxes against 8 him or her in any city or town, or any tenant or group of tenants, of real estate paying rent 9 therefrom, and under obligation to pay more than one-half of the taxes thereon, may within ninety 10 (90) days from the date the first tax payment is due, file an appeal in the local office of tax 11 assessment; provided, if the person to whom a tax on real estate is assessed chooses to file an 12 appeal, the appeal filed by a tenant or group of tenants will be void. For the purposes of this 13 section, the tenant(s) has the burden of proving financial responsibility to pay more than one-half 14 (1/2) of the taxes. The assessor has forty-five (45) days to review the appeal, render a decision 15 and notify the taxpayer of the decision. The taxpayer, if still aggrieved, may appeal the decision 16 of the tax assessor to the local tax board of review, or in the event that the assessor does not 17 render a decision, the taxpayer may appeal to the local tax board of review at the expiration of the 18 forty-five (45) day period. Appeals to the local tax board of review are to be filed not more than 19 thirty (30) days after the assessor renders a decision and notifies the taxpayer, or if the assessor 20 does not render a decision within forty-five (45) days of the filing of the appeal, not more than 21 ninety (90) days after the expiration of the forty-five (45) day period. The local tax board of 22 review shall, within ninety (90) days of the filing of the appeal, hear the appeal and render a 23 decision within thirty (30) days of the date that the hearing was held. Provided, that a city or town 24 may request and receive an extension from the director of the Rhode Island department of 25 revenue.

(b) Appeals to the local office of tax assessment are to be on an application. In the event
of an appeal to the local tax board of review, the local office of tax assessment, upon request by
the taxpayer, shall forward the application to the local tax board of review. The application shall
be in the following form:
STATE OF RHODE ISLAND

31	FISCAL YEAR
32	Name of City or Town
33	APPLICATION FOR APPEAL OF PROPERTY TAX
34	For appeals to the tax assessor, this form must be filed with the local office of

tax

1	assessment within ninety (90) days from the date the first tax payment is due. For appeals to the				
2	local tax board of review, this form must be filed with the local tax board of review not more than				
3	thirty (30) days after the assessor renders a decision, or if the assessor does not render a decision				
4	within forty-five (45) days of the filing of the appeal, not more than ninety (90) days after the				
5	expiration of the forty-five (45) day	period.			
6	1. TAXPAYER INFORMATION:				
7	A. Name(s) of Assessed Owner:				
8	B. Name(s) and Status of Applicant (if other than Assessed Owner):				
9	Subsequent Owner (Acquired Title After December 31 on				
10	20)				
11	Administrator/Executor _	Lessee	Mortgag	ee	
12	Other Specify				
13	C. Mailing Address and Telephone	No.:	()		
14		Address		Tel. No.	
15	D. Previous Assessed Value	E. New Asse	essed Value		
16	2. PROPERTY IDENTIFICATION: Complete using information as it appears on tax bill.				
17	A. Tax Bill Account No.: Assessed Valuation Annual Tax				
18	B. Location:	Description:			
19	No. Street Zip				
20	Real Estate Parcel Identification: Map Block Parcel Type				
21	Tangible Personal				
22	C. Date Property Acquired: Purchase Price: Total cost of any improvements				
23	What is the amount of fire insurance	e on building:			
24	3. REASON(S) REDUCTION SOUGHT: Check reason(s) reduction is warranted and briefly				
25	explain why it applies. Continue explanation on attachment if necessary.				
26	Overvaluation.		Incorrect U	sage Classification.	
27	Disproportionate Assessment.		Other Speci	fy:	
28	Applicant's Opinion of Value \$	Fair Market Value	Class	Assessed Value	
29		(as of December			
30		31 in the year of			
31		the last update or			
32		revaluation for			
33		real estate and			
34		as of December 31			

		of the tax y	vear	
		for persona	ll estate;)	
Exp	planation			
			t this year with the C	ity Assessor as required b
law?				
Comparable	e Properties that s	upport your claim:		
Address			1 5 51	Assessed value
4. SIGNAT				
SIGNATUI	RE OF APPLICA	NT		DATE
SIGNATUI	RE OF AUTHOR	IZED AGENT		DATE
				()
Name of Pr	reparer	Address		Tel. No.
	TAXPAYER	R INFORMATION A	ABOUT APPEAL PR	OCEDURE
RE	ASONS FOR AN	N APPEAL. It is the	e intent of the general	assembly to ensure that a
taxpayers in	n Rhode Island ar	re treated equitably.	Ensuring that taxpaye	ers are treated fairly begin
where citie	es and towns me	eet defined standar	ds related to perform	ming property values. A
properties s	should be assesse	ed in a uniform m	anner, and properties	of equal value should b
assessed the	e same.			
ТО	DISPUTE YOU!	R VALUATION O	R ASSESSMENT OR	CORRECT ANY OTHE
BILLING	PROBLEM OR	ERROR THAT C.	AUSED YOUR TAX	K BILL TO BE HIGHE
THAN IT S	SHOULD BE, Y	OU MUST APPEA	AL WITHIN NINETY	(90) DAYS FROM TH
DATE THE	E FIRST TAX PA	YMENT IS DUE.		
You may appeal your assessment if your property is: (1) OVERVALUED (assessed valu				
is more than the fair market value as of December 31 in the year of the last update or revaluation				
for real estate and as of December 31 of the tax year for personal estate for any reason, includin				
clerical and data processing errors; (2) disproportionately assessed in comparison with othe				
properties; (3) classified incorrectly as residential, commercial, industrial or open space, farm o				
forest; (4) illegal tax partially or fully exempt; (5) modified from its condition from the time o				
the last upd	ate or revaluation			

1 WHO MAY FILE AN APPLICATION: You may file an application if you are (1) the 2 assessed or subsequent (acquiring title after December 31) owner of the property; (2) the owner's 3 administrator or executor; (3) a tenant or group of tenants of real estate paying rent therefrom, 4 and under obligations to pay more than one-half (1/2) of the taxes thereon; (4) a person owning or 5 having an interest in or possession of the property; or (5) a mortgagee if the assessed owner has 6 not applied. In some cases, you must pay all or a portion of the tax before you can file.

7 WHEN AND WHERE APPLICATION MUST BE FILED. Your application must be 8 filed with the local office of tax assessment within NINETY (90) days from the date the first tax 9 payment is due. THESE DEADLINES CANNOT BE EXTENDED OR WAIVED BY THE 10 ASSESSOR FOR ANY REASON. IF YOUR APPLICATION IS NOT FILED ON TIME, YOU 11 LOSE ALL RIGHTS TO AN ABATEMENT AND THE ASSESSOR CANNOT BY LAW 12 GRANT YOU ONE. AN APPLICATION IS FILED WHEN RECEIVED BY THE 13 ASSESSOR'S OFFICE.

PAYMENT OF TAX. Filing an application does not stay the collection of your taxes. In some cases, you must pay the tax when due to appeal the assessors disposition of your application. Failure to pay the tax assessed when due may also subject you to interest charges and collection action. To avoid any loss of rights or additional charges, you should pay the tax as assessed. If an abatement is granted and you have already paid the entire year's tax as abated, you will receive a refund of any overpayment.

20 FILING AN ACCOUNT. Rhode Island General Laws Section 44-5-15 requires the 21 annual filing of a true and exact account of all ratable estate owned or possessed by every person 22 and corporate body. The time to file is between December 31, and January 31, of intention to 23 submit declaration by March 15. Failure to file a true and full account, within the prescribed time, 24 eliminates the right to appeal to the superior court, subject to the exceptions provided in Rhode 25 Island General Laws Section 44-5-26(b). No amended returns will be accepted after March 15th. 26 Such notice of your intention must be sent by certified mail, postage prepaid, postmark no later than 12 o'clock midnight of the last day, January 31. No extensions beyond March 15th can be 27 28 granted. The form for filing such account may be obtained from the city or town assessor.

ASSESSOR'S DISPOSITION. Upon applying for a reduction in assessment, you may be asked to provide the assessor with further written information about the property and to permit them to inspect it. Failure to provide the information or permit an inspection within thirty (30) days of the request may result in the loss of your appeal rights.

APPEAL. The assessor shall have forty-five (45) days to review the appeal, render a
 decision and notify the taxpayer of the decision. The taxpayer, if still aggrieved, may appeal the

decision of the tax assessor to the local tax board of review, or in the event that the assessor does not render a decision, the taxpayer may appeal to the local tax board of review at the expiration of the forty-five (45) day period. Appeals to the local tax board of review shall be filed not more than thirty (30) days after the assessor renders a decision and notifies the taxpayer, or if the assessor does not render a decision within forty-five (45) days of the filing of the appeal, not more than ninety (90) days after the expiration of the forty-five (45) day period.

DISPO	OSITION OF APPLICATION (ASS	SESSOR'S USE ONLY)	
	GRANTED	Assessed Value	
Date Sent	_	Abated Value	
Date Returned	DENIED	Adjusted Value	
		Assessed Tax	
On-Site Inspection	DEEMED DENIED	Abated Tax	
Date		Adjusted Tax	
By			
	Date Voted/Deemed Den	ied Tax Board of Review	
Date Change	Certificate No.		
Any person still aggrieved on any ground whatsoever by an assessment of taxes against			
him or her in any city or town may, within thirty (30) days of the tax board of review decision			
notice, file a petition in the superior court for the county in which the city or town lies for relief			
from the assessment, to which petition the assessors of taxes of the city or town in office at the			
time the petition is filed shall be made parties respondent, and the clerk shall thereupon issue			
citation substantially ir	n the following form:		
	THE STATE OF		
RH	ODE ISLAND AND PROVIDENC	CE PLANTATIONS.	
To the sheriffs	s of several counties, or to their de	puties, Greetings: We command you to	
summon the assessors	of taxes of the town of	: to wit, of (if to	
be found in your preci	inct) to answer the complaint of _	of on the return	
day hereof (said return	n day being the day of	A.D. 20) in the superior	
court to be holden at th	ne county courthouse in	_ as by petition filed in court is fully set	
forth; and to show cau	se why said petition should not be	granted. Hereof fail not, and make true	
return of this writ with your doings thereon. Witness, the seal of our superior court, at			
this day of in the year			
	, Clerk.		

1 (c) Provided, that in case the person has not filed an account, or filed an appeal first 2 within the local tax board of review, that person shall not have the benefit of the remedy provided 3 in this section and in §§ 44-5-27 -- 44-5-31, unless: (1) that person's real estate has been assessed 4 at a value in excess of the value at which it was assessed on the last preceding assessment day, 5 whether then owned by that person or not, and has been assessed, if assessment has been made at full and fair cash value, at a value in excess of its full and fair cash value, or, if assessment has 6 7 purportedly been made at a uniform percentage of full and fair cash value, at a percentage in 8 excess of the uniform percentage; or (2) the tax assessed is illegal in whole or in part; and that 9 person's remedy is limited to a review of the assessment on the real estate or to relief with respect 10 to the illegal tax, as the case may be.

11

44-5-30. Judgment on petition where taxpayer has filed account.

12 If the taxpayer has given in an account, and if on the trial of the petition, either with or 13 without a jury, it appears that the taxpayer's real estate, tangible personal property, or intangible personal property has been assessed, if assessment has been made at full and fair cash value, at a 14 15 value in excess of its full and fair cash value, or if assessment has purportedly been made at a 16 uniform percentage of full and fair cash value, at a percentage in excess of the uniform 17 percentage, in excess of the provisions of § 44-5-12 or if it appears that the tax assessed is illegal 18 in whole or in part, the court shall give judgment that the sum by which the taxpayer has been so 19 overtaxed, or illegally taxed, with his or her costs, be deducted from his or her tax; but if the 20 taxpayer's tax be paid, whether before or after the filing of the petition, then the court shall give 21 judgment for the petitioner for the sum by which he or she has been so overtaxed, or illegally 22 taxed, plus the amount of any penalty paid on the tax, with interest from the date on which the tax 23 and penalty were paid and costs, which judgment shall be paid to the petitioner by the city or 24 town treasurer out of the treasury. If, however, on the trial of the petition, it appears that the 25 taxpayer has fraudulently concealed or omitted any property from his or her account, or if it 26 appears that the assessors have not assessed either the taxpayer's real estate or his or her tangible 27 personal property or his or her intangible personal property at a value in excess of its full and fair 28 cash value, if assessment has been made at full and fair cash value, or if assessment has 29 purportedly been made at a uniform percentage of full and fair cash value, at a percentage in 30 excess of the uniform percentage, the provisions of <u>§</u> 44-5-12 and that the taxpayer has not been 31 illegally taxed, the assessors shall have judgment and execution for their costs. 32 SECTION 2. This act shall take effect upon passage.

LC000110/SUB A/2

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO TAXATION - LEVY AND ASSESSMENT OF LOCAL TAXES

- This act would authorize tax assessors to use the last revaluation as the assessed
- 2 valuation.

1

3 This act would take effect upon passage.

======= LC000110/SUB A/2 =======