# 2014 -- H 7631 SUBSTITUTE A

LC004746/SUB A

# STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

#### JANUARY SESSION, A.D. 2014

## AN ACT

#### RELATING TO TAXATION - LEVY AND ASSESSMENT OF LOCAL TAXES

<u>Introduced By:</u> Representatives Edwards, Williams, Marshall, Nunes, and Finn <u>Date Introduced:</u> February 26, 2014 <u>Referred To:</u> House Municipal Government

It is enacted by the General Assembly as follows:

SECTION 1. Section 44-5-12 of the General Laws in Chapter 44-5 entitled "Levy and
 Assessment of Local Taxes" is hereby amended to read as follows:

<u>44-5-12. Assessment at full and fair cash value. --</u> (a) All real property subject to
taxation shall be assessed at its full and fair cash value, or at a uniform percentage of its value,
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
assessed and taxed in accordance with section 44-5-13.11;

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

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

(4) Central Falls. - The city council of the city of Central Falls is authorized to provide, 6 7 by ordinance, that the owner of any dwelling of one to eight (8) units who makes any 8 improvements or additions to his or her residential or rental property in an amount not to exceed 9 twenty-five thousand dollars (\$25,000) as determined by the tax assessor of the city of Central 10 Falls is exempt from reassessment of property taxes on the improvement or addition until the next 11 general citywide reevaluation of property values by the tax assessor. The property owner shall 12 supply all necessary plans to the building official for the improvements or additions and shall pay 13 all requisite building and other permitting fees as are now required by law.

14 (5) Tangible property shall be assessed according to the asset classification table as15 defined in section 44-5-12.1.

16 (6) Provided, however, that, for taxes levied after December 31, 2014, new construction

17 <u>on development property is exempt from the assessment of taxes under this chapter at the full and</u>

18 <u>fair cash value of the improvements, as long as:</u>

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

(ii) The assessor shall then determine if the real property on which new construction is
located is development property. If the real property is development property, the assessor shall
exempt the new construction located on that development property from the collection of taxes on
improvements, until such time as the real property no longer qualifies as development property,
as defined herein.
For the purposes of this section, "development property" means: (A) Real property on

27 which a single family residential dwelling or residential condominium is situated and said single 28 family residential dwelling or residential condominium unit is not occupied, has never been 29 occupied, is not under contract, and is on the market for sale; or (B) Improvements and/or 30 rehabilitation of single family residential dwellings or residential condominiums which the owner 31 of such development property purchased out of a foreclosure sale, auction, or from a bank, and 32 which property is not occupied. Such property described in the § 44-5-12(a)(6)(ii), shall continue 33 to be taxed at the assessed value at the time of purchase until such time as such property is sold or 34 occupied and no longer qualifies as development property. As to residential condominiums, this

- exemption shall not affect taxes on the common areas and facilities as set forth in § 34-36-27. In
   no circumstance shall such designation as development property extend beyond two (2) tax years
   and a qualification as a development property shall only apply to property which applies for or
   receives construction permits after July 1, 2014. Further, the exemptions set forth in this section
   shall not apply to land.
- 6 <u>The exemptions set forth in this subsection (a)(6) for development property shall expire</u>
  7 <u>as of December 31, 2021.</u>

8 (b) Municipalities shall make available to every land owner whose property is taxed 9 under the provisions of this section a document which may be signed before a notary public 10 containing language to the effect that they are aware of the additional taxes imposed by the 11 provisions of section 44-5-39 in the event that they use land classified as farm, forest, or open 12 space land for another purpose.

(c) Pursuant to the provisions of section 44-3-29.1, all wholesale and retail inventory
subject to taxation is assessed at its full and fair cash value, or at a uniform percentage of its
value, not to exceed one hundred percent (100%), for fiscal year 1999, by the assessors in each
town and city. Once the fiscal year 1999 value of the inventory has been assessed, this value shall
not increase. The phase-out rate schedule established in section 44-3-29.1(d) applies to this fixed
value in each year of the phase-out.
SECTION 2. This act shall take effect upon passage.

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### **EXPLANATION**

### BY THE LEGISLATIVE COUNCIL

### OF

# AN ACT

## RELATING TO TAXATION - LEVY AND ASSESSMENT OF LOCAL TAXES

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This act would create an exemption from taxation for certain residential property
 developments which have not been completed or, if completed, have not been sold and occupied.
 The exemption would not affect taxes on common areas and facilities for residential
 condominiums. The exemption would expire on December 31, 2021.
 This act would take effect upon passage.

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