APPLICATION FOR TAXATION ON THE BASIS OF A LAND USE ASSESSMENT IN PULASKI COUNTY

A single application shall be filed for each line on the land book. **APPLICATION WILL NOT BE ACCEPTED IF THERE ARE DELINQUENT TAXES ON THIS PARCEL.**

DATE	OFFICE USE ONLY
Owner(s) Name appearing on Land Book	Account # Year Type Application: New Split
Mailing Address:	Fee: \$ Taxes Verified Map #
	Number of Acres: Description:
Telephone Number:	Application due
RETURN TO: COMMI	E TO: TREASURER, PULASKI COUNTY SSIONER OF THE REVENUE E 200, PULASKI VA 24301
QUALI	FYING USES
AGRICULTURAL USE: Nui	mber of Acres:
to and meeting the requirements and qualification f Yes No a) What field crops are being produced to qualify th Hay Corn Soybeans b) How many of the following animals were on the r	ion for sale of plants and animals useful to man or devoted for payments with an agency of the federal government? is parcel of real estate under the agricultural standards? Alfalfa Other real estate the previous years? How many months? Swine Chickens Turkeys Other
	AFFIDAVIT
uniform standards prescribed by the Commissioner penalties of law that this application and any attac of my knowledge are true and correct. I/we do he	th use taxation is requested meets all requirements of the of Agriculture and Consumer Services. I/we declare under hments hereto have been examined by me and to the best ereby grant permission to the Soil Conservation Service to the proper authorities for the purpose of administering the
Signature of Owner	Signature of Corporation Officer
	Title
	Corporation Name
Notes: Failure to obtain signatures of all parties owning of fact.	g an interest in this real estate constitutes a material misstatement

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.