

Senate Bill 59

By: Senators Watson of the 11th, Hickman of the 4th, Goodman of the 8th, Anderson of the 24th, Summers of the 13th and others

A BILL TO BE ENTITLED
AN ACT

1 To amend Code Section 48-5-7.4 of the Official Code of Georgia Annotated, relating to
2 preferential assessment for bona fide conservation use property and bona fide residential
3 transitional property, so as to remove a limitation on leased property as to certain entities; to
4 provide for related matters; to provide for an effective date and applicability; to repeal
5 conflicting laws; and for other purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 **SECTION 1.**

8 Code Section 48-5-7.4 of the Official Code of Georgia Annotated, relating to preferential
9 assessment for bona fide conservation use property and bona fide residential transitional
10 property, is amended by revising subsection (b) as follows:

11 "(b) Except in the case of the underlying portion of a tract of real property on which is
12 actually located a constructed storm-water wetland, the following additional rules shall
13 apply to the qualification of conservation use property for current use assessment:

14 (1) When one-half or more of the area of a single tract of real property is used for a
15 qualifying purpose, then such tract shall be considered as used for such qualifying
16 purpose unless some other type of business is being operated on the unused portion;

17 provided, however, that such unused portion must be minimally managed so that it does
18 not contribute significantly to erosion or other environmental or conservation problems.
19 The lease of hunting rights or the use of the property for hunting purposes shall not
20 constitute another type of business. The charging of admission for use of the property for
21 fishing purposes shall not constitute another type of business;

22 (2)(A)(i) The owner of a tract, lot, or parcel of land totaling less than ten acres shall be
23 required by the tax assessor to submit additional relevant records regarding proof of
24 bona fide conservation use for qualified property that on or after May 1, 2012, is either
25 first made subject to a covenant or is subject to a renewal of a previous covenant. The
26 provisions of this paragraph relating to requiring additional relevant records regarding
27 proof of bona fide conservation use shall not apply to such property if the owner of the
28 subject property provides one or more of the following:

29 (i)(I) Proof that such owner has filed with the Internal Revenue Service a
30 Schedule E, reporting farm related income or loss, or a Schedule F, with Form 1040,
31 or, if applicable, a Form 4835, pertaining to such property;

32 (ii)(II) Proof that such owner has incurred expenses for the qualifying use; or

33 (iii)(III) Proof that such owner has generated income from the qualifying use.

34 (ii) Prior to a denial of eligibility under this paragraph, the tax assessor shall conduct
35 and provide proof of a visual, on-site inspection of the property. Reasonable notice
36 shall be provided to the property owner before being allowed a visual, on-site
37 inspection of the property by the tax assessor.

38 (B) The owner of a tract, lot, or parcel of land totaling ten acres or more shall not be
39 required by the tax assessor to submit additional relevant records regarding proof of
40 bona fide conservation use for qualified property that on or after May 1, 2012, is either
41 first made subject to a covenant or is subject to a renewal of a previous covenant;

42 (3) No property shall qualify as bona fide conservation use property if such current use
43 assessment would result in any person who has a beneficial interest in such property,

44 including any interest in the nature of stock ownership, receiving in any tax year any
45 benefit of current use assessment as to more than 2,000 acres. If any taxpayer has any
46 beneficial interest in more than 2,000 acres of tangible real property which is devoted to
47 bona fide conservation uses, such taxpayer shall apply for current use assessment only
48 as to 2,000 acres of such land;

49 (4) No property shall qualify as bona fide conservation use property if it is leased to a
50 person or entity which would not be entitled to conservation use assessment. The
51 provisions of this paragraph shall not apply to a corporation, a partnership, a general
52 partnership, a limited partnership, a limited corporation, or a limited liability company
53 registered with the Secretary of State that meets the following conditions:

54 (A)(i) Its ownership includes only natural or naturalized citizens;

55 (ii) It has as its primary purpose the production of agricultural products or timber
56 from or on the land, including, but not limited to, subsistence farming or commercial
57 production; and

58 (iii) It derives 80 percent or more of its gross income from bona fide conservation
59 uses, including earnings on investments directly related to past or future bona fide
60 conservation uses, within this state; or

61 (B) At least one of its members has no less than a 25 percent ownership interest in the
62 property being leased and would be entitled to conservation use assessment;

63 (5) No property shall qualify as bona fide conservation use property if such property is
64 at the time of application for current use assessment subject to a restrictive covenant
65 which prohibits the use of the property for the specific purpose described in
66 subparagraph (a)(1)(E) of this Code section for which bona fide conservation use
67 qualification is sought; and

68 (6) No otherwise qualified property shall be denied current use assessment on the
69 grounds that no soil map is available for the county in which such property is located;
70 provided, however, that, if no soil map is available for the county in which such property

71 is located, the owner making an application for current use assessment shall provide the
72 board of tax assessors with a certified soil survey of the subject property unless another
73 method for determining the soil type of the subject property is authorized in writing by
74 such board."

75 **SECTION 2.**

76 This Act shall become effective upon its approval by the Governor or upon its becoming law
77 without such approval and shall be applicable to all taxable years beginning on or after
78 January 1, 2026.

79 **SECTION 3.**

80 All laws and parts of laws in conflict with this Act are repealed.