



VETERAN TAX RELIEF INFORMATION QUESTIONNAIRE

RENEE POPE

COMMISSIONER OF THE REVENUE

PO BOX 389 ORANGE, VA 22960

NEED ASSISTANCE? (540) 672-4441

Please return by July 1st

REAL ESTATE

Name (Applicant/Owner) :

Phone#:

Name (Spouse) :

Mailing Address:

IS THIS PROPERTY OCCUPIED AS THE PRINCIPAL RESIDENCE BY THE QUALIFYING VETERAN OR WIDOW/WIDOWER? YES NO

PERSONAL PROPERTY

Vehicle Year:

Vehicle Make:

VEHICLE MUST BE OWNED ON JANUARY 1ST OF THE CURRENT TAX YEAR

I (WE) declare, under penalties provided by law, that this affidavit has been examined by me (us) and to the best of my (our) knowledge and belief is true, correct, and complete.

Signature of Applicant/Owner

Signature of Spouse

Date

OFFICE USE ONLY

Owner of Record:	Map Number:
Qualifies? <input type="checkbox"/> YES <input type="checkbox"/> NO IF no, explain why:	Qualifies as: <input type="checkbox"/> VETERAN 100% Service Related Disability
Vehicle year:	Vehicle Make:

Land Value		Vehicle Value:	
Building Value		Tax Rate:	
Total Value:		Total Taxes	
Tax Rate:		Amount of Relief:	
Land Value		Vehicle Value:	

Amount of Relief	
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Personal Property Tax Exemption for Disabled Veterans

The Constitution of Virginia [Article X, Section 6(a)(8)] and Virginia Code §58.1-3668 was amended effective January 1, 2021 to establish the exemption from taxation one motor vehicle owned and used primarily by or for any Veteran of the Armed Forces or Virginia National Guard who meets the following:

- Veteran must have been rated by the US Department of Veterans affairs or its successor agency pursuant to federal law with a 100% service-connected and permanent AND total disability.
- The one motor vehicle includes only a passenger car or a pickup or panel truck that is registered for personal use.
- Any such motor vehicle owned by a married person may qualify if either spouse is a Veteran of the Armed Forces or Virginia National Guard who is 100% service-connected, totally, and permanently disabled.
- This exemption shall be applicable beginning on the date the motor vehicle is acquired or January 1, 2021, whichever is later, and shall not be applicable for any period prior to January 1, 2021.
- Once a vehicle has been selected to receive the exemption, another vehicle (i.e. a replacement vehicle or a vehicle purchased mid-year) can only be selected if the original vehicle is disposed or sold.
- Leased vehicles and vehicles owned by a business will not qualify.