

(410) 222-1748 Hearing Speech Impaired 711

## CONSERVATION LAND PROPERTY TAX CREDIT RENEWAL APPLICATION

To be completed by applicant(s)

Please type or print using ink only

IMPORTANT! This application is to renew an existing Conservation Land Property Tax Credit. Do not use this application if you are applying for the Conservation Land Property Tax Credit for the first time.

A separate renewal application must be completed for each property tax account number.

This application must be received on or before June 1, 2025 to be considered for the taxable year beginning July 1, 2025 and ending June 30, 2026. Please read County Code § 4-2-308, a copy of which is included with the application and is the basis for determining whether the requirements to receive the property tax credit have been satisfied.

Name(s) of Property C	)wner(s):			<del></del>	
Property Address:					
City:		State:	Zip Code:		
Parcel ID# (District/Su	bdivision/Account Number	):		<del></del>	
Primary Telephone #:		Secondary Telephone #:	<del>-</del>		
Email Address:					
Mailing Address (if dif	ferent):				
City:		State:	Zip Code:		
Tax Map, Block, and P	arcel Number:				
Current Primary Use o	of the Property (Select <u>Only</u>	One):			
O Residen	tial				
Agricult	ural				
O Vacant/	Unimproved				
Other (F	Please Specify):				
Describe the current i	mprovement(s) on the prop	perty. Include all structures, such	as homes, garages	, sheds, and barns: 	
The property is still su	• • •	al conservation easement placed	on the property wh • Yes	en the conservation I	land
natural area, for the e		tion easement was placed is still the public, generally to promote llife:	_	•	

I/we have receive	ed any additional consideration since the perpetual conservation easen	nent was placed o	n the property and
the conservation	land property tax credit was approved:	O Yes	O No
I/we have include	ed Part B of this application, which was completed by the Land Trust:	O Yes	O No
the property desc on conservation application is ap	nt(s), hereby certify that I/we have read the attached § 4-2-308, that I/we reibed above. I/we understand that this is a tax credit from the Anne Ard land and that this tax credit applies for a period of five taxable year proved. I/we understand that if consideration was received for the I to the percentage of the donation (to be determined based on the onation).	undel County real property in the tall easement, the tall easement, the tall easement.	property taxes levied e year in which the x credit will be in a
perpetual conser property no long	that the property described above must meet the definition of "conservation easement. I/we understand that if the perpetual conservation meets the definition of "conservation land", or if the land trust selected ntal agency, then the property owner shall be liable for:	on easement is to	erminated, or if the
grar	property taxes that the property owner would have been liable for if inted; and the property taxes computed as provided in $\S$ 4-1-		
is sought. I/we fu	that this application must be filed on or before June 1 immediately befourther understand that if the application is filed after June 1, the application is filed after June 1.		
that all information	er penalties of perjury provided for by the Tax – Property Article of the on above is true, correct, and complete to the best of my/our knowled ent permission to take whatever action is necessary to verify this document	ge and belief. I/w	• •
Applicant:			
присате.	Signature	Date	
Applicant:			
	Signature	Date	

Please submit this application and all supporting documentation to taxcredits@aacounty.org, or by mail to:

Anne Arundel County Office of Finance, Attn: Tax Credits 44 Calvert Street, Room 110 Annapolis, MD 21401

For questions call:

(410) 222-1748

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If you are mailing your application less than 14 days before the deadline, it is suggested that you use a traceable form of delivery. Anne Arundel County is not responsible for delays in mail delivery.

Written notification will be sent upon approval or denial of a completed application.

## Part B – To be completed by the Land Trust

Name of the Land Trust:			
Is the property referenced i	n the application still subject to the same perpetual conservatio	n easement place	d on the
property when the conserva	ation land property tax credit was first approved	O Yes	O No
Is the land trust a qualified	organization under § 3-2A-01 of the Natural Resources Article o	f the Annotated Co	ode of
Maryland?		O Yes	O No
I have attached IRS verificat	tion of qualification and a copy of the cooperative agreement:	O yes	O No
	ne perpetual conservation easement was placed is still being use nmental education of the public, generally to promote conserva or a sanctuary for wildlife:	-	
·	irm under penalty of perjury that the contents of Part B of this a and correct to the best of my knowledge, information, and believed.		enservation land
Land Trust Representative:			
·	Signature	Date	<del></del>
	Printed Name	 Title	

## § 4-2-308. Conservation land.

- (a) **Definitions.** In this section, the following words have the meanings indicated.
  - (1) "Conservation land" means real property that is:
    - (i) subject to a perpetual conservation easement donated to a land trust on or after July 1, 1991; or
    - (ii) acquired by a land trust on or after July 1, 1991; owned in fee by that land trust; and subject to a letter of intent, agreement, or option agreement for the resale of the property to a government agency.
  - (2) "Land trust" means a qualified conservation organization as defined in the Natural Resources Article, § 3-2A-01, of the State Code.
- (b) **Creation.** There is a tax credit from County real property taxes levied on conservation land that is used to assist in the preservation of a natural area, for the environmental education of the public, generally to promote conservation, or for the maintenance of a natural area for public use or a sanctuary for wildlife.
- (c) **Time for filing application.** An application for the tax credit created by this section shall be filed on or before June 1 immediately before the first taxable year for which the tax credit is sought. An application for continuation of the tax credit shall be filed on or before June 1 immediately before the taxable year for which continuation of the tax credit is sought. If the application is filed after June 1, the credit shall be disallowed that year but shall be treated as an application for a tax credit for the next succeeding taxable year.
- (d) **Form of application.** An application for the tax credit or for continuation of the tax credit shall be submitted to the Controller on forms that the Office of Finance requires; be accompanied by proof that the property meets the definition of "conservation land" and other requirements set forth in this section; and be under oath, containing a declaration preceding the signature of the applicant to the effect that it is made under the penalties of perjury provided for by the Tax-Property Article, § 1-201, of the State Code.
- (e) **Review by Planning and Zoning.** The Office of Planning and Zoning shall review each initial application for a tax credit and certify that the property qualifies for the credit. The Office of Planning and Zoning may review any application for continuation of the tax credit to verify that the property qualifies for a continuation of the tax credit.
- (f) **Calculation.** The tax credit shall be calculated and credited based on the total taxable assessment on conservation land, not including improvements.
- (g) **Duration and termination.** The tax credit shall be granted for a period of five taxable years after an application for the tax credit or for continuation of the tax credit is approved, so long as the property meets the definition of "conservation land" and meets the other requirements of this section. If the perpetual conservation easement on the real property is terminated, the property no longer meets the definition of "conservation land", or if the land trust sells the real property to a person other than a government agency, the property owner shall be liable for all property taxes that the property owner should have been liable for if the property tax credit had not been granted under this section and all interest and penalties on those taxes computed as provided under § 4-1-103.

(1985 Code, Art. 6, § 1-104.3) (Bill No. 52-94; Bill No. 17-00; Bill No. 20-00; Bill No. 66-03; Bill No. 23-04; Bill No. 48-10; Bill No. 22-16; Bill No. 69-16; Bill No. 17-20)