

Also in subsection (c)(1) of this section, the former reference that the land may not be assessed "as if subdivided" is deleted as superfluous.

In subsection (c)(3) of this section, the reference to the "property tax ... based on the assessment of the land under paragraph (1) of this subsection" is substituted for the former reference to "no taxes shall be due ... upon such greater assessment", for clarity.

In subsection (c)(4) of this section, the phrase "assessment records" is substituted for the former phrase "all assessment notices, assessment rolls and tax rolls required to be prepared by this article", for clarity.

In subsection (c)(5) of this section, the reference to the "valuation ... adjusted as provided by § 8-103(d)(2) of this title" is substituted for the former references to the land being "reassessed" and that reassessment "continue from year to year, until changed pursuant to the provisions of this article", for clarity.

Also in subsection (c)(5) of this section, the former reference to the agreement covering assessment for "State, county, special tax district and municipal taxes" is deleted as unnecessary in light of the defined term "agreement".

Also in subsection (c)(5) of this section, the former reference to the "review" of assessments made under this section is deleted as unnecessary in light of the general administrative and judicial review provisions applicable to assessments.

In subsection (d)(2) of this section, the former phrases "from time to time" and "beyond the original termination date", which modified extending agreements, are deleted as superfluous.

Former Art. 81, § 19(e)(15), which related to the assessment of country club land at the end of an agreement, is deleted as superfluous.

Defined terms:	"Assess" § 1-101	
"Assessment" § 1-101	"Date of finality" § 1-101	
"Department" § 1-101	"Property tax" § 1-101	
"Valuation" § 1-101	"Value" § 1-101	

8-214. SAME -- DISCRIMINATION.

(A) IN GENERAL.