5lr1658 CF 5lr0976

#### By: Delegates King, Barkley, Boschert, Cardin, G. Clagett, Dumais, Feldman, Gutierrez, Hixson, Kaiser, Lee, Montgomery, and Murray Introduced and read first time: January 24, 2005

Assigned to: Ways and Means

# A BILL ENTITLED

1 AN ACT concerning

#### 2

## **Property Tax - Valuation - Affordable Housing**

3 FOR the purpose of requiring a supervisor valuing certain commercial real property

4 financed by a federal or state affordable housing program to consider the impact

5 of certain rent restrictions, certain affordability requirements, or certain related

6 restrictions required by certain federal or state programs; prohibiting a

7 supervisor from valuing certain commercial real property financed by a federal

8 or state affordable housing program from considering certain federal income tax

9 credits as income attributable to certain commercial real property and from

10 considering certain replacement cost of certain commercial real property; and

11 generally relating to the valuation of certain commercial real property used as

12 affordable housing.

13 BY repealing and reenacting, with amendments,

14 Article - Tax - Property

15 Section 8-105

16 Annotated Code of Maryland

17 (2001 Replacement Volume and 2004 Supplement)

## 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

19 MARYLAND, That the Laws of Maryland read as follows:

Article -	Tax -	Property
1	Article -	Article - Tax -

21 8-105.

22 (a) (1) Except for land that is actively devoted to farm or agricultural use, 23 the supervisor:

24 (i) may value income producing real property by using the 25 capitalization of income method or any other appropriate method of valuing the real 26 property; and

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2	U	NOFFI	CIAL COPY OF HOUSE BILL 235	
1 2	1 (ii 2 commercial real propert		all consider an income method in valuing income producing	5
	4 supervisor may value the	e propert	e producing single-family residential real property, the y by using the same methods that are used for perty that is owner-occupied.	
			RMINING THE VALUE OF COMMERCIAL REAL PROP R STATE AFFORDABLE HOUSING PROGRAM, THE	ERTY
	0 RESTRICTIONS, AFF	ORDAB	HALL CONSIDER THE IMPACT OF APPLICABLE REN LITY REQUIREMENTS, OR ANY OTHER RELATED BY THE FEDERAL OR STATE PROGRAMS; AND	Ϋ́Τ
12	2 (I	I) N	AY NOT CONSIDER:	
13 14		1 INCOMI	INCOME TAX CREDITS UNDER § 42 OF THE I E ATTRIBUTABLE TO THE REAL PROPERTY; OR	NTERNAL
1.	5	2	THE REPLACEMENT COST OF THE REAL PRO	PERTY.
16 17			isor shall notify each owner of income producing real n or before May 15 of each year, a current:	
18 19	8 (i) 9 that the Department req		come and expense statement for the real property, on the fo	rm
20 21	0 (ii 1 acceptable to the Depar		nnual income and expense statement in another form that is	
24	3 \$5,000,000 as listed on 4 for which the owner mu	the asses st provid	e producing real property that has a value in excess of sment roll, the supervisor shall designate properties e income and expense information or be subject to a his section for failure to provide the information.	
20 27	6 (3) Fo 7 paragraph (2) of this sub		e producing real property that is designated under the supervisor shall:	
30	9 assessed under subsection	on (e) of	clude in the notice a statement that a penalty may be this section if the owner of real property valued at ncome and expense information required under this	
32 33	(		and the notice by first class certified mail to the owner as rolls or the owner's registered agent.	
	5 \$5,000,000 as listed on	the asses	e producing real property that has a value in excess of sment roll that is designated under subsection (b)(2)	

of this section, if the income and expense statement required under subsection (b) of

## **UNOFFICIAL COPY OF HOUSE BILL 235**

1 this section is not received by May 15, the Department shall send a letter by first

2 class certified mail to the owner notifying the owner that the statement has not been

3 received and that if the statement is still not received by June 15, the penalty

4 specified in subsection (e) of this section will be assessed.

5 (2) For property other than the property described in paragraph (1) of 6 this subsection, upon request, an extension of up to 30 days may be granted by the 7 supervisor for the filing required by subsection (b) of this section.

8 (d) The supervisor is not required to accept the expenses or depreciation 9 claimed by the owner and may use other methods to determine these amounts.

10 (e) (1) This subsection applies only to income producing real property that 11 has a value in excess of \$5,000,000 as listed on the assessment roll that is designated 12 under subsection (b)(2) of this section.

13 (2) If an owner of income producing real property fails to submit income 14 and expense information as required by subsection (b) of this section, by June 15, the 15 supervisor shall assess on the owner of the real property a penalty of \$100 per day up 16 to a maximum equal to 0.1% of the value of the property listed on the assessment roll.

17 (3) The supervisor shall notify the collector of the county in which the 18 property is located of assessment of a penalty.

19(4)The collector shall collect the penalty imposed under this subsection20 and shall remit the penalty to the State Comptroller.

21 (5) The penalty imposed under this subsection may be waived by the 22 supervisor for good cause.

(6) If the penalty imposed under this subsection is a direct
"pass-through" to a lessee, the lessee shall have a right to recover that amount from
the owner.

(f) When requested by the supervisor for valuation purposes, an officer or
employee of any county or municipal corporation may provide to the supervisor the
amount of income or any particulars disclosed in any tax return filed with the county
or municipal corporation.

30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 31 July 1, 2005.

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