HOUSE BILL 1516

Q3

4lr3316 CF SB 1054

By: Delegates Hixson and Frick, Frick, and A. Washington

Introduced and read first time: February 28, 2014 Assigned to: Rules and Executive Nominations Re–referred to: Ways and Means, March 7, 2014

Committee Report: Favorable with amendments House action: Adopted Read second time: March 25, 2014

CHAPTER _____

1 AN ACT concerning

Economic Development – Arts and Entertainment Districts – Qualifying Residing Artists

- FOR the purpose of altering the definition of qualifying residing artist for an arts and
 entertainment district to include individuals who own or rent residential real
 property in the State and who conduct business and derive income in certain
 areas; altering the eligibility for certain individuals to claim certain tax
 incentives; and generally relating to qualifying residing artists in arts and
 entertainment districts.
- 10 BY repealing and reenacting, without amendments,
- 11 Article Economic Development
- 12 Section 4–701(a) and (c) and 4–706(a)
- 13 Annotated Code of Maryland
- 14 (2008 Volume and 2013 Supplement)
- 15 BY repealing and reenacting, with amendments,
- 16 Article Economic Development
- 17 Section 4–701(f)
- 18 Annotated Code of Maryland
- 19 (2008 Volume and 2013 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 21 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



	2	HOUSE BILL 1516
1		Article – Economic Development
2	4-701.	
3	(a)	In this subtitle the following words have the meanings indicated.
4 5	(c) and private t	"Arts and entertainment district" means a developed district of public uses that:
6 7 8		(1) is distinguished by physical and cultural resources that play a vital fe and development of the community and contribute to the public through educational, and recreational uses; and
9 10	district with	(2) ranges in size from a portion of a political subdivision to a regional a special coherence.
11	(f)	"Qualifying residing artist" means an individual who:
$\frac{12}{13}$	arts and ente	(1) owns or rents residential real property in the [county where the ertainment district is located] STATE ;
$14\\15$	and	(2) conducts a business in [the] ANY arts and entertainment district;
16 17 18		(3) derives income from the sale or performance within [the] ANY arts nment district of an artistic work that the individual wrote, composed, or ther alone or with others, in [the] ANY arts and entertainment district.
19	4-706.	
20	(a)	In an arts and entertainment district:
$\begin{array}{c} 21 \\ 22 \end{array}$	subtraction 1	(1) each qualifying residing artist is eligible for the income tax modification under § 10–207(v) of the Tax – General Article;
$\begin{array}{c} 23\\ 24 \end{array}$	applies; and	(2) the property tax credit under § 9–240 of the Tax – Property Article
$\frac{25}{26}$	4–104 of the	(3) the exemption from the admissions and amusement tax under § Tax – General Article applies.
$27 \\ 28 \\ 29$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2014, and shall be applicable to all taxable years beginning after December 31, 2013.	