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CF SB 189

By: Delegates Bonsack, Harkins, Heller, Fry, Linton, Shriver, Howard, Ports, Finifter, Cryor, and Muse	
Introduced and read first time: February 2, 1996	
Assigned to: Ways and Means	
Committee Report: Favorable with amendments	
House action: Adopted	
Read second time: March 20, 1996	
CHADWED	
CHAPTER	
1 AN ACT concerning	
2 Solos and Has Toy. Machinery or Equipment Head Prodominantly in a Production	
2 Sales and Use Tax - Machinery or Equipment Used Predominantly in a Production 3 Activity	
4 FOR the purpose of altering an exemption under the sales and use tax for certain	
5 machinery and equipment used in a production activity to require that the	
6 machinery or equipment be predominantly used in a production activity and to	
7 eliminate a requirement that the machinery or equipment not be used in certain	
8 activities; and providing for the effective date of this Act.	
9 BY repealing and reenacting, with amendments,	
10 Article - Tax - General	
11 Section 11-210(b)(1)	
12 Annotated Code of Maryland	
13 (1988 Volume and 1995 Supplement)	
14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF	
15 MARYLAND, That the Laws of Maryland read as follows:	
16 Article - Tax - General	
Article - Tax - Ocherai	
17 11-210.	
18 (b) The sales and use tax does not apply to a sale of:	
19 (1) machinery or equipment, a replacement part of machinery or 20 equipment, or a service for the assembly or fabrication of machinery or 21 replacement part that:	
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13 July 1, 1996 January 1, 1997.

1	(i) is capitalized to claim depreciation, using acceptableand
2	consistent accounting standards;
3	[(ii) is not used in administration, management, sales, orany other
4	nonoperational activity;]
5	[(iii)] (II) at any stage of operation from the handling of raw material or
6	components on the production activity site to the time the product is ready for delivery or
7	storage, is used PREDOMINANTLY in a production activity; and
8	[(iv)] (III) except for a foundation to support other machinery or
9	equipment or for an item required to conform to an air or water pollution law and
10	normally considered part of real property, is not installed so that it becomes real
	property; or
12	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect