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By: Delegates Holt, DeCarlo, and Weir

Introduced and read first time: February 12, 1997 Assigned to: Ways and Means

Committee Report: Favorable House action: Adopted Read second time: March 14, 1997

CHAPTER ____

1 AN ACT concerning

2 Baltimore County - Property Tax Credits - Harewood Park Community League, Inc.

3 FOR the purpose of authorizing the governing body of Baltimore County to grant, by law,

4 a property tax credit against the county property tax imposed on real property that

5 is owned by the Harewood Park Community League, Inc.

6 BY repealing and reenacting, with amendments,

- 7 Article Tax Property
- 8 Section 9-305(b)
- 9 Annotated Code of Maryland
- 10 (1994 Replacement Volume and 1996 Supplement)

11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

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

13 Article - Tax - Property

14 9-305.

- (b) The governing body of Baltimore County may grant, by law, a property tax16 credit under this section against the county property tax imposed on:
- 17 (1) real property that is owned by the Twin River Protective and18 Improvement Association, Incorporated;
- (2) real property that is owned by the Bowley's Quarters ImprovementAssociation, Incorporated;
- 21 (3) real property that is owned by the Oliver Beach Improvement22 Association, Incorporated;

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1 2	Association;	(4) real property that is owned by the Baltimore County Game and Fish
3 4	Incorporated;	(5) real property that is owned by the Eastfield Civic Association,
5 6	Association;	(6) real property that is owned by the Rockaway Beach Improvement
7 8	Maryland;	(7) real property that is used only for and occupied by the Fire Museum of
9		(8) real property that is owned by the Carney Rod and Gun Club;
10 11	which credit:	(9) real property improvements that promote business redevelopment, for
12 13	eligible; and	(i) the governing body shall define by law what improvements are
14 15	determine the c	(ii) on reassessment by the supervisor, the governing body shall redit as a percentage of the actual cost of the improvements;
16 (10) each unit of a condominium (as both are defined in § 11-101 of the Real17 Property Article), if:		
18 19	owners (as defi	(i) the governing body of the county consults with the council of unit ned in § 11-101 of the Real Property Article) of the condominium; and
	elements (as de the responsibili	(ii) the council of unit owners provides services or maintains common fined in § 11-101 of the Real Property Article) that would otherwise be ty of the county;
23 24	3 (11) dwellings, the land on which the dwelling is located and other 4 improvements to the land if:	
	has a declaratio association of n	(i) the dwelling is in a homeowners' association where the dwelling n of covenants or restrictive covenants that may be enforced by an nembers;
28 29	association; and	(ii) the governing body of the county consults with the homeowners'
30 31	association prov	(iii) the governing body of the county determines that the homeowners' vides services that would otherwise be the responsibility of the county;
32		(12) real property that is:
33 34	known as "Villa	(i) owned by the Rosa Ponselle Charitable Foundation, Incorporated, a Pace"; and
35		(ii) not exempt under this article; [and]
36 37	agricultural pre	(13) agricultural land, not including any improvements, that is located in an servation district; AND

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1 (14) REAL PROPERTY THAT IS OWNED BY HAREWOOD PARK 2 COMMUNITY LEAGUE, INC.

3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 4 July 1, 1997.