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By: Delegate Hixson

Introduced and read first time: January 31, 2001

Assigned to: Ways and Means

A BILL ENTITLED

4	A 3 T	1 000	
1	AN	ACT	concerning

/	2	Inneritance	1ax -	Corrective

- 3 FOR the purpose of clarifying and correcting certain provisions of the inheritance tax
- 4 law made obsolete as a result of the exemption from the inheritance tax for
- 5 certain relatives of a decedent and the repeal of the lineal inheritance tax rate;
- 6 clarifying the applicability of the inheritance tax under certain circumstances
- 7 when property passes to spouses as tenants by the entireties; clarifying the
- 8 applicability of the inheritance tax under certain circumstances when an
- 9 application to prepay the tax on a subsequent interest is filed; repealing certain
- provisions relating to an elective inheritance tax exemption for certain farmland
- passing to certain relatives of a decedent; providing for the application of this
- Act; and generally relating to clarifying and correcting certain provisions of the
- inheritance tax law made obsolete as a result of the exemption from the
- inheritance tax for certain relatives of a decedent and the repeal of the lineal
- inheritance tax rate.
- 16 BY repealing and reenacting, with amendments,
- 17 Article Tax General
- 18 Section 7-209(c), 7-210(d), 7-211, and 7-221
- 19 Annotated Code of Maryland
- 20 (1997 Replacement Volume and 2000 Supplement)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 22 MARYLAND, That the Laws of Maryland read as follows:
- 23 Article Tax General
- 24 7-209.
- 25 (c) (1) If an absolute interest in property passes from a decedent to 2 or
- 26 more persons as tenants by the entireties:
- 27 (i) the value of the interest that passes to each tenant is
- 28 determined by dividing the value of the entire value of the absolute interest in the

1 property by the number of tenants to whom the absolute interest in the property 2 passes; and (ii) the tenants by the entireties are jointly and severally liable for 4 the entire inheritance tax. When property passes from a decedent to a husband and wife as 6 tenants by the entireties and only 1 spouse is entitled to the [lineal inheritance tax 7 rate under § 7-204(c)] EXEMPTION UNDER § 7-203(B) of this subtitle, [that rate] THE 8 EXEMPTION applies to 50% of the value of the property, and the [collateral tax rate 9 under § 7-204(b) of this subtitle] INHERITANCE TAX applies to the other 50%. 10 7-210. 11 (d) If the [collateral inheritance tax rate under § 7-204(b) of this 12 subtitle] INHERITANCE TAX applies to 1 OR MORE of the persons by or for whom an 13 application to prepay the inheritance tax is filed under § 7-219 of this subtitle and 14 the [lineal tax rate under § 7-204(c)] EXEMPTION UNDER § 7-203(B) of this subtitle 15 applies to others, [the higher tax rate shall be used to determine the inheritance tax 16 due on THE INHERITANCE TAX APPLIES TO the subsequent interest. 17 On application of a party in interest, the inheritance tax due 18 may be apportioned among the persons by or for whom the application to prepay the 19 inheritance tax is filed. 20 After the apportionment, each of those persons is responsible (ii) 21 only for the amount of the inheritance tax apportioned to that person. 22 7-211. 23 (a) The person responsible for paying the inheritance tax may elect to value 24 real property, for purposes of the inheritance tax: 25 at its most recent real property assessment plus any inflation (1) 26 allowance if, for the 5 years immediately before the date of the death of the decedent, 27 the real property qualifies under § 8-209 or § 8-211 of the Tax - Property Article as 28 farmland or woodland; or 29 based on its actual use on the date of the decedent's death if the real 30 property qualifies as National Register property by a listing in the National Register 31 of Historic Places, whether as a separate property or as a part of a listed district. 32 If real property that passes from a decedent to a person described in § [(b)]33 7-204(c)(1) or (2) of this subtitle has qualified under § 8-209 of the Tax - Property 34 Article as farmland for the 5 years immediately before the date of the death of the 35 decedent and the farmland consists of at least 50 acres, the person responsible for 36 paying the inheritance tax may elect that the real property be exempt from the 37 inheritance tax, subject to disqualification under § 7-221 of this subtitle.]

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	[(c)] (B) (b)] of this section, th with the register a sta		To elect a valuation [or exemption] under subsection (a) [or responsible for paying the inheritance tax shall file at:				
	this section [or of exe manner that the Comp		contains a written election of a valuation under subsection (a) or nder subsection (b) of this section], in the form and quires; and				
7 8	including its fair marl	(ii) ket value.	describes the qualifying real property in reasonable detail,				
9	(2)	The state	ement shall be filed:				
10 11	the qualifying real pr	(i) operty; or	with the administration account that affects the distribution of				
		(ii) the report	if the qualifying real property is not subject to formal or inventory required under § 7-224 or § 7-225(c) or				
15	7-221.						
17 18 19 20	16 (a) (1) [Subject to subsection (g) of this section, if,] IF within 15 years after 17 the date of a decedent's death, property valued [or exempt] under § 7-211 of this 18 subtitle is disqualified for the special valuation [or exemption], additional 19 inheritance tax is due in the amount of the difference between the inheritance tax 20 paid and the inheritance tax that would have been paid if the election under § 7-211 21 of this subtitle had not been made.						
22 23	(2) under § 7-211 of this		is disqualified for the special valuation [or exemption] if:				
24 25		(i) ved from	the property qualified for valuation as National Register the National Register of Historic Places; or				
			the property qualified for valuation [or exemption] as farmland alify for farmland or woodland assessment under § Property Article.				
	(3) Comptroller and the special valuation [or	register a	partment or the Maryland Historical Trust shall report to the my event that causes property to be disqualified for m].				
	` ' ' '	ificate tha	perty owner may submit to the appropriate register an at a disqualifying event has not occurred before a date				
35	(2)	The app	lication shall:				

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