Unofficial Copy Q1 2002 Regular Session (2lr1445)

### **ENROLLED BILL**

-- Budget and Taxation/Ways and Means --

## Introduced by Senators Hogan, Currie, Ferguson, Lawlah, Munson, and Neall

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this \_\_\_\_\_ day of \_\_\_\_\_\_ at \_\_\_\_\_ o'clock, \_\_\_\_M.

President.

CHAPTER\_\_\_\_\_

## 1 AN ACT concerning

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## Property Tax Assessment - Country Clubs and Golf Courses

3 FOR the purpose of making certain golf courses eligible for special use value

4 assessment for property tax purposes under certain circumstances; authorizing

5 the Department of Assessments and Taxation to make certain agreements with

6 golf courses that specify the manner of assessing certain property of a golf

7 course; altering the scope of certain agreements entered into between the

8 Department and certain country clubs; altering the basis of the valuation of

9 certain land of a country club or golf course for certain purposes; <del>providing for</del>

10 special valuation of certain golf course improvements for certain purposes;

11 authorizing the Department to enter into agreements with golf courses to

12 provide for the manner of assessing certain property of a golf course to be

13 effective beginning with a certain date of finality for assessments for a certain

14 tax year; requiring the Department to adopt certain regulations; providing for

15 the application of this Act; and generally relating to the property tax assessment

16 of country clubs and golf courses.

17 BY repealing and reenacting, with amendments,

- 1 Article Tax Property
- 2 Section 8-101(b)(4) and 8-212 through 8-218 8-219
- 3 Annotated Code of Maryland
- 4 (2001 Replacement Volume and 2001 Supplement)

5 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 6 MARYLAND, That the Laws of Maryland read as follows:

## **Article - Tax - Property**

8 8-101.

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9 (b) Real property is a class of property and is divided into the following 10 subclasses:

11(4)land of a country club OR GOLF COURSE, assessed under §§ 8-21212through 8-217 of this title;

13 8-212.

# 14 (A) A GOLF COURSE THAT IS OPEN TO THE PUBLIC IS ELIGIBLE TO BE 15 ASSESSED UNDER §§ 8-213 THROUGH 8-218 OF THIS SUBTITLE <u>IF IT IS LOCATED ON</u> 16 <u>AT LEAST 50 ACRES OF LAND ON WHICH IS MAINTAINED A REGULAR OR</u> 17 <u>CHAMPIONSHIP GOLF COURSE OF AT LEAST 9 HOLES.</u>

18 (B) A country club is eligible to be assessed under §§ 8-213 through 8-218 of 19 this subtitle if it:

20 (1) has at least 100 members, who pay dues averaging \$50 or more 21 annually for each member;

22 (2) restricts use of its facilities primarily to members, families, and 23 guests; and

- 24 (3) is located on at least 50 acres of land, on which is maintained:
- 25 (i) a regular or championship golf course of at least 9 holes; and
- 26 (ii) a clubhouse.

27 8-213.

(a) In this section, "agreement" means an agreement made under subsection(b) of this section.

30 (b) The Department may make agreements with country clubs AND GOLF

31 COURSES that specify the manner of assessing the land AND COURSE

32 **IMPROVEMENTS** of a country club OR GOLF COURSE. All agreements shall contain 33 uniform provisions.

<ol> <li>(c) (1) Except as provided in paragraph (2) of this subsection, the land of a</li> <li>country club <u>OR GOLF COURSE</u> that is actively used as a country club <u>OR GOLF</u></li> <li><u>COURSE</u> that meets the requirements of § 8-212 of this subtitle <del>OR GOLF COURSE</del></li> <li>shall be valued [on the basis of that use and may not be valued on the basis of any</li> <li>other use] <u>USING THE HIGHEST USE VALUE RATES PER ACRE USED BY THE</u></li> <li><u>DEPARTMENT FOR VALUING LAND THAT IS ELIGIBLE FOR AGRICULTURAL USE</u></li> <li><u>ASSESSMENT UNDER § 8-209 OF THIS SUBTITLE</u> <u>AT RATES EQUIVALENT TO LAND</u></li> <li><u>ASSESSED UNDER § 8-219 OF THIS SUBTITLE</u>.</li> </ol>
9 (2) If the land of a country club <u>OR GOLF COURSE</u> that meets the 10 requirements of § 8-212 of this subtitle <del>OR GOLF COURSE</del> has a greater MARKET 11 value than its value when used as a country club OR GOLF COURSE, the land shall 12 also be assessed on the basis of the greater value.
13 (3) Except as provided under § 8-216 of this subtitle, the property tax 14 payable by a country club OR GOLF COURSE under this section is based on the 15 assessment of the land under paragraph (1) of this subsection.
16 (4) If an assessment is made on the greater value under paragraph (2) of 17 this subsection, the assessment records for the country club OR GOLF COURSE shall 18 record the assessment under paragraphs (1) and (2) of this subsection.
19(5)Any assessment of the land of a country club OR GOLF COURSE under20 this section is effective on the date of finality next following the date of an agreement.
<ul> <li>21 (D) (1) COURSE IMPROVEMENTS AT A COUNTRY CLUB OR GOLF COURSE,</li> <li>22 SUCH AS TEES, GREENS, BUNKERS, FAIRWAYS, AND SIMILAR ITEMS, SHALL BE</li> <li>23 VALUED BASED ON 50% OF THE CURRENT REPLACEMENT COST OF THE</li> <li>24 IMPROVEMENTS.</li> </ul>
<ul> <li>25 (2) ANY ASSESSMENT OF THE COURSE IMPROVEMENTS OF A COUNTRY</li> <li>26 CLUB OR GOLF COURSE UNDER THIS SECTION IS EFFECTIVE ON THE DATE OF</li> <li>27 FINALITY NEXT FOLLOWING THE DATE OF AN AGREEMENT.</li> </ul>
28 $f(d)$ (E) (1) An agreement shall be for at least 10 consecutive years or for a 29 longer period as determined by the country club OR GOLF COURSE and the 30 Department.
31 (2) An agreement may be extended, but only in increments of at least 5 32 years.
33 ( <del>F)</del> NOTWITHSTANDING SUBSECTIONS (C)(1) AND (D)(1) OF THIS SECTION, FOR 34 ANY TAXABLE YEAR BEGINNING AFTER JUNE 30, 2002:
<ul> <li>35 (1) FOR ANY COUNTRY CLUB OR GOLF COURSE IN EXISTENCE ON</li> <li>36 JANUARY 1, 2002, THE USE VALUE OF THE PROPERTY FOR PURPOSES OF THIS</li> <li>37 SECTION SHALL BE THE GREATER OF:</li> </ul>
<ul> <li>38 (I) THE VALUE AS DETERMINED UNDER SUBSECTION (C)(1) OR</li> <li>39 (D)(1) OF THIS SECTION; OR</li> </ul>

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 (II)
 THE VALUATION OF THE PROPERTY FOR PROPERTY TAX

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 PURPOSES AS OF THE MOST RECENT DATE OF FINALITY BEFORE THE JANUARY 1,

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 2002 DATE OF FINALITY; AND

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 (2)
 FOR A COUNTRY CLUB OR GOLF COURSE CONSTRUCTED AFTER

5 JANUARY 1, 2002, THE USE VALUE OF THE PROPERTY FOR PURPOSES OF THIS 6 SECTION SHALL BE THE GREATER OF:

7 (I) THE VALUE AS DETERMINED UNDER SUBSECTION (C)(1) OR 8 (D)(1) OF THIS SECTION; OR

9 (II) THE VALUATION OF THE PROPERTY AS IT WOULD HAVE BEEN
10 DETERMINED BY THE DEPARTMENT USING THE SAME METHODS AND ASSUMPTIONS
11 THAT THE DEPARTMENT USED FOR ASSESSMENTS OF SIMILAR PROPERTY AS OF THE
12 MOST RECENT DATE OF FINALITY BEFORE THE JANUARY 1, 2002 DATE OF FINALITY.

13 8-214.

14 (a) If a country club <u>OR GOLD GOLF COURSE</u> that meets the qualifications of §
15 8-212 of this subtitle <del>OR A GOLF COURSE</del> allows or practices discrimination based on
16 race, color, creed, sex, or national origin in granting membership or guest privileges,
17 the country club OR GOLF COURSE may not make or continue an agreement under
18 this subtitle.

(b) A country club OR GOLF COURSE may not discriminate or retaliate against
any person who has opposed any discrimination practice prohibited by subsection (a)
of this section or who has filed a complaint, testified, or assisted a party in any
manner in an investigation, proceeding, or hearing conducted under § 8-215 of this

23 subtitle.

24 8-215.

25 (a) (1) A person claiming to be aggrieved by discrimination prohibited by §
26 8-214 of this subtitle may file a sworn, written complaint with the Attorney General.

27 (2) The Attorney General or the Attorney General's designee shall28 investigate all written complaints.

29 (3) The Attorney General may initiate an investigation of a suspected30 violation.

31 (4) If there is reasonable cause for believing that a country club OR GOLF
32 COURSE has practiced or is practicing discrimination in violation of § 8-214 of this
33 subtitle, the Attorney General or the Attorney General's designee shall hold a hearing
34 to determine the existence of the alleged violation.

35 (5) The Attorney General or the Attorney General's designee may:

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(i) administer oaths; and

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1 (ii) issue subpoenas to compel the attendance and testimony of 2 witnesses or the production of books, papers, records, and documents.

3 (b) If the Attorney General finds evidence of a pattern or practice of 4 discrimination, the Attorney General shall make a consent agreement with the 5 country club OR GOLF COURSE to end the discrimination.

6 (c) If a country club OR GOLF COURSE refuses to make a consent agreement, 7 or breaches or violates a consent agreement, the Attorney General shall issue an 8 order to the country club OR GOLF COURSE to end the discrimination.

9 (d) (1) If a country club OR GOLF COURSE fails to comply with an order 10 issued under subsection (c) of this section, the country club OR GOLF COURSE may not 11 be assessed as a country club OR GOLF COURSE under § 8-213 of this subtitle until 12 the Attorney General determines that the country club OR GOLF COURSE complies 13 with the order.

14 (2) A country club OR GOLF COURSE that has failed to comply with an 15 order issued under subsection (c) of this section shall be assessed as if there were no 16 agreement under § 8-213 of this subtitle. However, the country club OR GOLF COURSE 17 is not liable for the unpaid taxes described in § 8-216 of this subtitle.

18 (e) A country club OR GOLF COURSE may appeal any action taken under this
 19 section as provided by §§ 10-222 and 10-223 of the State Government Article.

20 (f) (1) If a country club OR GOLF COURSE fails to provide information
21 requested by the Attorney General to investigate a charge of discrimination, the
22 Attorney General may request that the circuit court for the county in which the
23 country club OR GOLF COURSE is located issue a subpoena for the information.

24 (2) If the circuit court finds that the information sought relates to proof 25 of discrimination by a country club OR GOLF COURSE, the court shall issue a subpoena 26 for the information.

27 (g) (1) After a complaint has been filed, the Attorney General may bring an 28 action to obtain a temporary injunction.

29 (2) The action shall be brought in the circuit court for the county where 30 the country club OR GOLF COURSE which is the subject of the alleged discrimination 31 is located.

32 8-216.

(a) (1) Except as provided in § 8-217 of this subtitle, a property tax is due,
for the amount of the difference, if any, between the assessment of the land under §
8-213(c)(1) and (2) of this subtitle, when before the end of an agreement made under
§ 8-213 of this subtitle any land subject to the agreement:

37 (i) is conveyed to a new owner;

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#### (ii) ceases to be used as a country club OR GOLF COURSE; or fails to meet the qualifications for a country club OR GOLF (iii) 3 COURSE under this subtitle. The property tax shall be calculated at the tax rate applicable for (2)5 each taxable year. Except as provided in paragraph (2) of this subsection, a property tax (b) (1)7 is due for each taxable year beginning with the first taxable year in which the land 8 was assessed under § 8-213(c)(1) or (2) and ending with the taxable year in which the property tax becomes due under subsection (a) of this section. 10 (2)The period for which the property tax is due may not exceed 10 years. (c) (1)Except as provided by § 8-217 of this subtitle, if during the 10-year 12 period following the year in which an agreement made under § 8-213 of this subtitle 13 is ended, the land subject to the agreement is conveyed to a new owner, a deferred 14 property tax is due.

15 The deferred property tax is due for a 10-year period ending with the (2)16 year in which the land subject to an agreement is conveyed. The amount of the 17 deferred property tax is the difference, if any, between the assessment of the land under § 8-213(c)(1) and (2) of this subtitle. 18

19 (d) If during the period specified in subsection (b) or (c) of this section for 20 which a property tax is due, any part of land subject to the agreement is conveyed and 21 the remaining part continues to qualify as a country club OR GOLF COURSE under this 22 subtitle, the property taxes that are due under subsection (b) or (c) of this section are 23 based only on the assessment of the part of the land that is conveyed.

24 Notwithstanding any period of limitation imposed by this article, a (e) 25 property tax that is due under this section is a lien on the land of the country club OR 26 GOLF COURSE to which the tax is applicable until the tax is paid or ended by 27 operation of law.

28 8-217.

29 If a purchaser of all or any part of the land of a country club OR GOLF COURSE

30 accepts the obligations of an agreement made under § 8-213 of this subtitle, the

31 agreement is transferred to the purchaser. Property tax is not due under § 8-216 of

32 this subtitle on a conveyance of land of a country club OR GOLF COURSE under this 33 section.

34 8-218.

To administer the country club AND GOLF COURSE assessment provisions of this 35 36 subtitle, the Department shall:

37 (1)adopt uniform regulations; and

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## **SENATE BILL 571**

7	SENATE BILL 571
1 (2)	prepare and distribute any forms that are required.
2 <u>8-219.</u>	
3 <u>(a)</u> <u>(1)</u>	In this section, the following words have the meanings indicated.
4 <u>(2)</u>	"Easement" means an interest in land that:
5 6 <u>time to the Natur</u>	(i) is conveyed or assigned in perpetuity or for a fixed period of e Conservancy or to a government or unit of a government; and
7 8 <u>the land.</u>	(ii) limits use of the land to preserve the natural open character of
9 <u>(3)</u> 10 <u>beauty, open spa</u>	"Natural open character" means an area of great natural scenic ce, natural conditions, or present use that:
11 12 <u>development; or</u>	(i) enhances the present or potential value of adjacent
13 14 <u>resources.</u>	(ii) maintains or enhances the conservation of natural or scenic
	v land subject to an easement shall be assessed on the basis of its value is subtitle, but the value shall be adjusted by the effect of the land.
	E DEPARTMENT SHALL ADOPT REGULATIONS ESTABLISHING THE ND ASSESSED UNDER THIS SECTION.
20 SECTION 2	AND BE IT FURTHER ENACTED, That:
23 assessing the lar	On or before September 30, 2002, the Department of Assessments y enter into agreements with golf courses to provide the manner of d <del>and course improvements</del> of a golf course as provided in §§ 8-212 the Tax - Property Article; and
27 before September	Notwithstanding § 8-213(c)(5) $\frac{\text{or } (d)(2)}{\text{or } (d)(2)}$ of the Tax - Property Article rision of law, the agreements entered into under this section <u>on or</u> <u>r 30, 2002</u> shall be effective beginning with the January 1, 2002 date ressments for the property tax year beginning July 1, 2002.
<ul><li>30 other provision</li><li>31 existing agreem</li><li>32 of the Tax - Proj</li><li>33 Property Article</li></ul>	AND BE IT FURTHER ENACTED, That, notwithstanding any f law, for a country club that as of January 1, 2002 was subject to an nt with the Department of Assessments and Taxation under § 8-213 erty Article, the provisions of § 8-213(c)(1) and (d)(1) of the Tax - as enacted under Section 1 of this Act shall be effective beginning 1, 2002 date of finality for assessments for the property tax year , 2002.

- 1 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 2 June 1, 2002.