Unofficial Copy L2 2004 Regular Session 4lr1946 CF 4lr1945

Dry Delegate Manufett (By Degreet - Politimore City Administration) and

By: Delegate Marriott (By Request - Baltimore City Administration) and Delegates C. Davis, Fulton, Goodwin, Hammen, Harrison, Haynes, Kirk, Krysiak, McHale, Oaks, and Paige

Introduced and read first time: February 13, 2004

Assigned to: Environmental Matters

.

A BILL ENTITLED

1 AN ACT concerning

2 Baltimore City - Extinguishment of Ground Rents

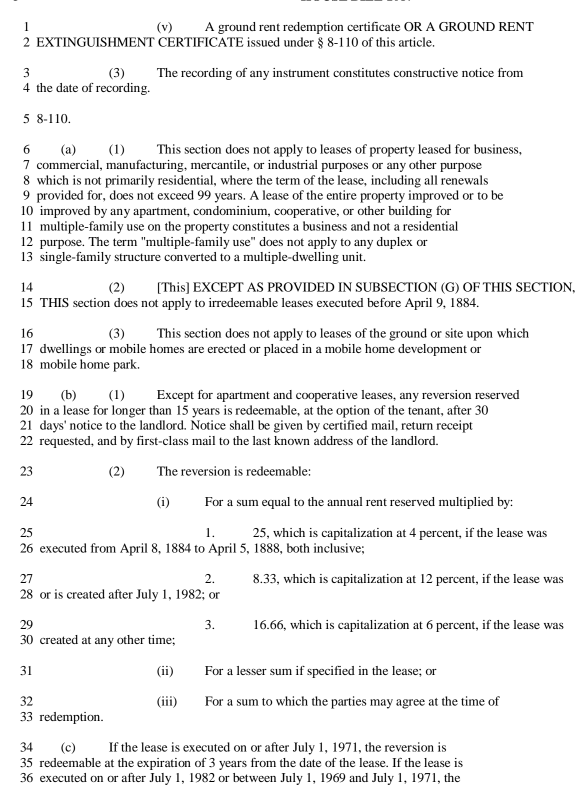
3	FOR the pu	irpose of ai	ithorizing the	Mayor an	d City C	Council o	of Baltimore	City to

- 4 apply to the State Department of Assessments and Taxation to extinguish a
- 5 ground rent on certain property under certain circumstances; requiring a tenant
- 6 seeking to extinguish a ground rent to give certain notice to the landlord;
- 7 requiring a tenant seeking to extinguish a ground rent to make a certain
- 8 application and pay certain fees to the Department; requiring the Department to
- 9 post a certain notice on its website regarding an extinguishment application
- under certain circumstances; requiring the tenant to pay certain back rent and
- provide a certain affidavit to the Department under certain circumstances;
- requiring the Department to issue to the tenant a ground rent extinguishment
- certificate under certain circumstances; providing that the extinguishment of a
- ground rent is effective to conclusively vest a fee simple title in the tenant;
- authorizing a landlord whose ground rent has been extinguished to file a certain
- claim with a certain Baltimore City unit of government to collect certain
- amounts under certain circumstances; authorizing a landlord whose ground rent
- has been extinguished to file an appeal regarding the valuation of the
- 19 extinguishment amount under certain circumstances; requiring the Department
- 20 to hold extinguishment amounts received in a certain account in a certain fund;
- 21 requiring the Department to maintain a list of properties for which ground rents
- have been extinguished; requiring extinguishment amounts not collected by a
- 23 landlord after a certain number of years to escheat to the State; authorizing the
- 24 recordation of a ground rent extinguishment certificate; and generally relating
- 25 to the extinguishment of ground rents in Baltimore City.
- 26 BY repealing and reenacting, without amendments,
- 27 The Public Local Laws of Baltimore City
- 28 Section 21-17(a)
- 29 Article 4 Public Local Laws of Maryland
- 30 (1979 Edition and 1997 Supplement, and 2000 Supplement, as amended)
- 31 (As enacted by Chapter 429 of the Acts of the General Assembly of 2003)

1 2 3 4 5	BY	Article Section Annota	- Corporated Code	ations and of Mary	d Associa land	umendments, ations 003 Supplement)
6 7 8 9 10	BY repealing and reenacting, with amendments, Article - Corporations and Associations Section 1-203(b)(8) and 1-203.3 Annotated Code of Maryland (1999 Replacement Volume and 2003 Supplement)					
11 12 13 14 15	Section 3-102(a) and 8-110 Annotated Code of Maryland					
16 17	MA					Y THE GENERAL ASSEMBLY OF rland read as follows:
18						Article 4 - Baltimore City
19	21-	17.				
20		(a)	(1)	In this	section th	e following words have the meanings indicated.
21			(2)	"Abanc	loned pro	perty" means:
22 23	arre	ears for a	at least 2	(i) years;	an unoc	ecupied structure or vacant lot on which taxes are in
24				(ii)	a buildi	ng:
25					1.	that is unoccupied by owner or tenant;
26					2.	that is unfit for habitation;
27					3.	that has deteriorated to the point where:
28					A.	the building is structurally unsound; or
29 30	reh	abilitatio	on marke	t value; a	B. nd	the cost of rehabilitation significantly exceeds the pos
31 32	not	ice from	the City	requiring	4. 2 the own	regarding which the owner has been issued a violation er to:

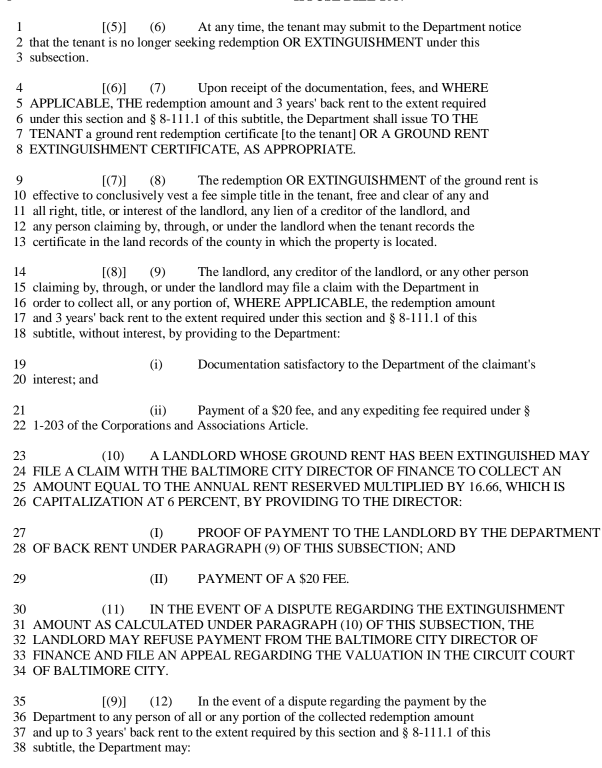
1 2	habitability requirements; or	A.	rehabilitate the building to conform to minimum code
3		B.	demolish the building for health and safety reasons;
4	(iii)	a vacant	lot on which a building has been demolished: or
5	(iv)	any buil	ding in a block of row houses where the block:
6 7	under subparagraph (i), (ii), or	1. (iii) of th	as a whole contains 70% abandoned property as defined is paragraph; and
	provided that any tenant or own accordance with subsection (1		is determined by the City to require a whole-block remedy pant has been offered assistance in section.
13	to a tax lien or liens with a lier	n or liens	erty" means a parcel of real property that is subject to value ratio equal to or greater than 15%, as artment of Housing and Community
15	(i)	contains	a dwelling unit or other structure that:
		1. rious and	has deteriorated to the extent that the dwelling unit or I growing menace to the public health, safety,
		2. y, to an e	is subject, under the building code of Baltimore City or the expired violation notice and order to correct the
			et to a lien or liens in an amount greater than \$1000 for rtment of Housing and Community
25		Article	- Corporations and Associations
26	1-203.		
27 28	(a) In addition to any 1-204 of this article, the Depart		ation and capitalization fee required under § all collect the following fees:
29 30	(b) (8) For proc the additional fee is as indicate		ach of the following documents on an expedited basis,
31	Recording any document, incl	uding fin	ancing statements \$50
			artnership, limited partnership, limited company, or a name reservation \$20
34	A copy of any document recor	ded or fi	led with the Department, or a corporate

1	abstract		\$20	
3		redempt		redemption OR A GROUND RENT EXTINGUISHMENT, or EXTINGUISHMENT amount to the former owner of the
5	1-203.3.			
6 7	(a) State Finance			nuing, nonlapsing fund that is not subject to § 7-302 of the at Article.
8 9	(b) shall use the		to the ap	ppropriation process in the State budget, the Department
10 11	or requested	(1) under th		costs of reviewing, processing, and auditing documents filed or other articles of the Code; and
	of ground re Property Ar			redemption OR EXTINGUISHMENT amounts to former owners EXTINGUISHED in accordance with § 8-110 of the Real
15 16	(c) the fund.	The Stat	e Treasu	urer shall hold and the State Comptroller shall account for
17 18	(d) State funds.	The fund	d shall b	e invested and reinvested in the same manner as other
19	(e)	Investm	ent earni	ings shall accrue to the benefit of the fund.
20				Article - Real Property
21	3-102.			
	` /		or any s	ner instrument affecting property, including any contract for subordination agreement establishing priorities between ecorded.
25		(2)	The fol	lowing instruments also may be recorded:
26 27	construction	;	(i)	Any notice of deferred property footage assessment for street
28 29	land surveyo	or or prop	(ii) perty line	Any boundary survey plat signed and sealed by a professional e surveyor licensed in the State;
30 31	the liability	of a debt	(iii) or other	Any assumption agreement by which a person agrees to assume obligation secured by a mortgage or deed of trust;
32 33	under a mor	tgage or	(iv) under a r	Any release of personal liability of a borrower or guarantor note or other obligation secured by a deed of trust; or



				expiration of 5 years from the date of the lease. If the 1969, the reversion is redeemable at any time.
	person who doe	es not h	ave a po	wer to redeem the reversion from a trustee or other wer of sale, the reversion nevertheless may be ne procedures prescribed in the Maryland Rules.
8 9 10	changes made l Department of Administration National Mort	by a fed Housin , the Go gage A	leral ager g and Ur overnmer ssociation	subsections (b) and (c) of this section, any regulatory ncy, instrumentality, or subsidiary, including the ban Development, the Federal Housing nt National Mortgage Association, the Federal n, and the Veterans' Administration, shall be applicable leases for longer than 15 years.
14 15	redemption, a on abandoned	reversion properte donat	on in a gr y in Balt ed to Bal	the entry of a judgment foreclosing an owner's right of round rent or lease for 99 years renewable forever held imore City, as defined in § 14-817 of the Tax - Property ltimore City or, at the option of Baltimore City, to an e City.
17 18	,			on of the donation of a reversionary interest pursuant to this ace with subsection (b) of this section.
	subsection (b)	of this	section n	A tenant who has given the landlord notice in accordance with may apply to the State Department of Assessments and ent as provided in this subsection.
24 25 26	CONDEMN P CITY SHALL LANDLORD APPLY TO TI	ROPEI BECO NOTIC HE STA	RTY THA ME THE E IN AC ATE DEI	WHEN THE MAYOR AND CITY COUNCIL OF BALTIMORE CITY AT IS SUBJECT TO AN IRREDEEMABLE GROUND RENT, THE ETENANT OF THE GROUND RENT AND, AFTER GIVING THE CORDANCE WITH SUBSECTION (B) OF THIS SECTION, MAY PARTMENT OF ASSESSMENTS AND TAXATION TO D RENT AS PROVIDED IN THIS SUBSECTION.
28 29	Taxation:	2)	The tena	ant shall provide to the State Department of Assessments and
30 31	the notice give		(i) e landloro	Documentation satisfactory to the Department of the lease and d; and
32 33			(ii) ions and	Payment of a \$20 fee, and any expediting fee required under § Associations Article.
	subsection, the	Depar		On receipt of the items stated in paragraph (2) of this all post notice on its website that application has been UISH the ground rent.
37	,		(ii)	The notice shall remain posted for at least 90 days.

	(4) No earlier than 90 days after the application has been posted as provided in paragraph (3) of this subsection, [the] A tenant SEEKING TO REDEEM A GROUND RENT shall provide to the Department:
	(i) Payment of the redemption amount and up to 3 years' back rent to the extent required under this section and § 8-111.1 of this subtitle, in a form satisfactory to the Department; and
7 8	(ii) An affidavit made by the tenant, in the form adopted by the Department, certifying that:
11	1. The tenant has not received a bill for ground rent due or other communication from the landlord regarding the ground rent during the 3 years immediately before the filing of the documentation required for the issuance of a redemption certificate under this subsection; or
	2. The last payment for ground rent was made to the landlord identified in the affidavit and sent to the same address where the notice required under subsection (b) of this section was sent.
18	(5) NO EARLIER THAN 90 DAYS AFTER THE APPLICATION HAS BEEN POSTED AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, A TENANT SEEKING TO EXTINGUISH AN IRREDEEMABLE GROUND RENT SHALL PROVIDE TO THE DEPARTMENT:
	(I) PAYMENT OF UP TO 3 YEARS' BACK RENT TO THE EXTENT REQUIRED UNDER THIS SECTION AND § 8-111.1 OF THIS SUBTITLE, IN A FORM SATISFACTORY TO THE DEPARTMENT; AND
	(II) AN AFFIDAVIT MADE BY THE DIRECTOR OF THE OFFICE OF PROPERTY ACQUISITION AND RELOCATION IN THE BALTIMORE CITY DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT CERTIFYING THAT:
28	$1. \qquad \text{THE PROPERTY IS ABANDONED PROPERTY, AS DEFINED IN } \$\ 21\text{-}17(A)(2) \text{ OF THE PUBLIC LOCAL LAWS OF BALTIMORE CITY, OR DISTRESSED PROPERTY, AS DEFINED IN } \$\ 21\text{-}17(A)(3) \text{ OF THE PUBLIC LOCAL LAWS OF BALTIMORE CITY;}$
30 31	2. THE PROPERTY WAS ACQUIRED OR IS BEING ACQUIRED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE CITY THROUGH CONDEMNATION;
32	3. A THOROUGH TITLE SEARCH HAS BEEN CONDUCTED;
33 34	4. THE LANDLORD OF THE PROPERTY CANNOT BE LOCATED OR IDENTIFIED; AND
35 36	5. THE EXISTENCE OF THE GROUND RENT IS AN IMPEDIMENT TO REDEVELOPMENT OF THE SITE.



1 2	where the property is	(i) located;	File an interpleader action in the circuit court of the county or
3 4	of the Corporations and	(ii) nd Assoc	Reimburse the landlord from the fund established in § 1-203.3 iations Article.
5 6	[(10)] Department that exce	(13) eds the su	The Department is not liable for any sum received by the um of:
7		(i)	The redemption amount; and
8 9	and § 8-111.1 of this	(ii) subtitle.	Up to 3 years' back rent to the extent required by this section
12 13	this subsection to the Associations Article.	Redemp	The Department shall credit all fees and funds collected under ablished under § 1-203.3 of the Corporations and tion AND EXTINGUISHMENT amounts received shall be ion AND GROUND RENT EXTINGUISHMENT account in
15 16	/ -	(15) en redeer	The Department shall maintain a list of properties for which med OR EXTINGUISHED under this subsection.
17 18	[(13)] provisions of this sub	(16) osection.	The Department shall adopt regulations to carry out the
21 22	a landlord under this Department by the te transfer any funds the at the end of each fis	nant shal at remain cal year.	Any REDEMPTION OR EXTINGUISHMENT funds not collected by on within 20 years after the date of the payment to the l escheat to the State. The Department shall annually uncollected after 20 years to the State General Fund
24 25	SECTION 2. AN	D BE IT	FURTHER ENACTED, That this Act shall take effect