SENATE BILL 486

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7lr1385 CF 7lr1397

By: **Senator Hogan** Introduced and read first time: February 2, 2007 Assigned to: Budget and Taxation

A BILL ENTITLED

1 AN ACT concerning

Property Tax Credit - Replacement Home Purchased After Acquisition of Dwelling for Public Use

4 FOR the purpose of providing for a tax credit against the State, county, and municipal 5 corporation property taxes for certain property purchased by certain owners of certain property that is acquired for public use; providing for the computation 6 7 and duration of the credit; requiring the State Department of Assessments and 8 Taxation to adopt certain regulations; defining certain terms; providing for the 9 application of this Act; and generally relating to a property tax credit for certain 10 property purchased by certain owners of certain property acquired for public 11 use.

- 12 BY adding to
- 13 Article Tax Property
- 14 Section 9–110
- 15 Annotated Code of Maryland
- 16 (2001 Replacement Volume and 2006 Supplement)
- 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18 MARYLAND, That the Laws of Maryland read as follows:
 - Article Tax Property
- 20 **9–110.**

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EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 1 2 **MEANINGS INDICATED.** "ACQUIRED DWELLING" MEANS A DWELLING: 3 (2) 4 **(I)** THAT WAS OWNED BY A QUALIFIED DISPLACED 5 HOMEOWNER; 6 THAT BY NEGOTIATION OR CONDEMNATION WAS **(II)** 7 ACQUIRED FROM THE QUALIFIED DISPLACED HOMEOWNER FOR PUBLIC USE BY THE STATE OR A POLITICAL SUBDIVISION OR INSTRUMENTALITY OF THE STATE, 8 9 WHERE THE ACQUIRING AGENCY HAD THE POWER TO ACQUIRE THE DWELLING FOR PUBLIC USE BY CONDEMNATION; AND 10 11 (III) FOR WHICH THE QUALIFIED DISPLACED HOMEOWNER 12 WAS ELIGIBLE FOR A CREDIT UNDER § 9–105 OF THIS SUBTITLE FOR THE TAXABLE YEAR IN WHICH THE DWELLING WAS ACQUIRED FOR PUBLIC USE. 13 "ACQUISITION YEAR" MEANS THE TAXABLE YEAR IN WHICH 14 (3) AN ACQUIRED DWELLING WAS ACQUIRED FOR PUBLIC USE BY THE STATE OR A 15 POLITICAL SUBDIVISION OR INSTRUMENTALITY OF THE STATE. 16 "DWELLING" HAS THE MEANING STATED IN § 9–105 OF THIS 17 (4) 18 SUBTITLE. "QUALIFIED DISPLACED HOMEOWNER" MEANS A PROPERTY 19 (5) 20 **OWNER WHO:** 21 **(I)** QUALIFIED FOR A CREDIT UNDER § 9–105 OF THIS 22 SUBTITLE FOR AN ACQUIRED DWELLING FOR THE ACQUISITION YEAR; AND 23 DID NOT RECEIVE COMPENSATION FOR INCREASED **(II)** PROPERTY TAXES RESULTING FROM THE LOSS OF THE CREDIT UNDER § 9-105 24 25 OF THIS SUBTITLE. 26 (6) "REPLACEMENT DWELLING" MEANS A DWELLING THAT IS 27 PURCHASED BY A QUALIFIED DISPLACED HOMEOWNER BY THE END OF THE

28 TAXABLE YEAR FOLLOWING THE ACQUISITION YEAR.

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"TAXABLE ASSESSMENT" HAS THE MEANING STATED IN (7) 1 2 § 9–105 OF THIS SUBTITLE. 3 **(B)** THE STATE, A COUNTY, OR A MUNICIPAL CORPORATION SHALL 4 GRANT A TAX CREDIT AS PROVIDED IN THIS SECTION AGAINST THE STATE, 5 COUNTY, OR MUNICIPAL CORPORATION PROPERTY TAX IMPOSED ON A **REPLACEMENT DWELLING.** 6 7 (C) (1) THE PROPERTY TAX CREDIT UNDER THIS SECTION: 8 **(I)** SHALL BE GRANTED FOR 5 YEARS BEGINNING WITH THE 9 FIRST TAXABLE YEAR AFTER THE TAXABLE YEAR IN WHICH THE REPLACEMENT **DWELLING WAS PURCHASED; AND** 10 11 **(II)** SHALL EQUAL THE FOLLOWING PERCENTAGES OF THE 12 STATE, COUNTY, OR MUNICIPAL CORPORATION PROPERTY TAX ATTRIBUTABLE 13 TO THE ELIGIBLE HOMESTEAD ASSESSMENT OF THE ACQUIRED DWELLING. AS DETERMINED UNDER PARAGRAPHS (2) AND (3) OF THIS SUBSECTION: 14 1. 15 **100%** FOR THE FIRST TAXABLE YEAR; 16 2. **80% FOR THE SECOND TAXABLE YEAR;** 3. **60%** FOR THE THIRD TAXABLE YEAR; 17 4. 18 **40% FOR THE FOURTH TAXABLE YEAR; AND** 19 5. **20% FOR THE FIFTH TAXABLE YEAR.** 20 **(2)** THE STATE, COUNTY, OR MUNICIPAL CORPORATION PROPERTY TAX ATTRIBUTABLE TO THE ELIGIBLE HOMESTEAD ASSESSMENT OF 21 22 THE ACQUIRED DWELLING IS THE PRODUCT OF MULTIPLYING THE APPLICABLE STATE, COUNTY, OR MUNICIPAL CORPORATION TAX RATE FOR THE CURRENT 23 24 YEAR TIMES THE ELIGIBLE HOMESTEAD ASSESSMENT OF THE ACQUIRED 25 DWELLING, AS DETERMINED UNDER PARAGRAPH (3) OF THIS SUBSECTION.

26 (3) FOR PURPOSES OF PARAGRAPH (2) OF THIS SUBSECTION,
27 SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION, THE ELIGIBLE HOMESTEAD
28 ASSESSMENT OF THE ACQUIRED DWELLING IS THE AMOUNT BY WHICH THE

1 ACQUISITION YEAR ASSESSMENT OF THE ACQUIRED DWELLING EXCEEDS THE 2 PRODUCT OF MULTIPLYING THE PRIOR YEAR'S TAXABLE ASSESSMENT OF THE 3 ACQUIRED DWELLING TIMES:

4 (I) FOR PURPOSES OF THE COUNTY OR MUNICIPAL 5 CORPORATION PROPERTY TAX WHERE THE REPLACEMENT DWELLING AND THE 6 ACQUIRED DWELLING ARE LOCATED IN THE SAME COUNTY OR THE SAME 7 MUNICIPAL CORPORATION, THE HOMESTEAD CREDIT PERCENTAGE APPLICABLE 8 TO THE COUNTY PROPERTY TAX OR MUNICIPAL CORPORATION PROPERTY TAX 9 FOR THE ACQUISITION YEAR;

10(II) FOR PURPOSES OF THE COUNTY OR MUNICIPAL11CORPORATION PROPERTY WHERE THE REPLACEMENT DWELLING AND THE12ACQUIRED DWELLING ARE NOT LOCATED IN THE SAME COUNTY OR THE SAME13MUNICIPAL CORPORATION, 110%; AND

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(III) FOR PURPOSES OF THE STATE PROPERTY TAX, 100%.

15 (4) THE ELIGIBLE HOMESTEAD ASSESSMENT DETERMINED 16 UNDER PARAGRAPH (3) OF THIS SUBSECTION SHALL BE REDUCED, BUT NOT 17 BELOW ZERO, BY THE AMOUNT, IF ANY, BY WHICH THE ACQUISITION YEAR 18 ASSESSMENT OF THE ACQUIRED DWELLING EXCEEDS THE ASSESSMENT OF THE 19 REPLACEMENT DWELLING FOR THE FIRST TAXABLE YEAR FOR WHICH THE 20 CREDIT UNDER THIS SECTION IS ALLOWED.

(D) THE DEPARTMENT OF ASSESSMENTS AND TAXATION SHALL ADOPT
REGULATIONS TO CARRY OUT THIS SECTION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
June 1, 2007, and shall be applicable to all taxable years beginning after June 30,
2007.