Department of Legislative Services

Maryland General Assembly 2011 Session

FISCAL AND POLICY NOTE Revised

Senate Bill 513

(Senator Middleton)

Budget and Taxation

Ways and Means

Maryland Estate Tax - Payment Deferral for Qualified Agricultural Property - Extension of Payment Deferral

This bill authorizes the Comptroller's Office to grant an extension of the deferred estate tax payment period allowed for qualified agricultural property used primarily for farming purposes. The recipient must have a pending application to place the land on which the deferred estate tax is due under a permanent land conservation easement with (1) the Maryland Agricultural Land Preservation Foundation (MALPF); (2) the Rural Legacy Board; or (3) a similar easement purchase program. The Comptroller's Office is required to adopt regulations to implement the bill.

The bill takes effect October 1, 2011, and applies to decedents dying after December 31, 2010.

Fiscal Summary

State Effect: To the extent the Comptroller's Office grants extensions as authorized by the bill, the repayment of deferred estate taxes will be delayed. No effect on expenditures.

Local Effect: None.

Small Business Effect: Minimal.

Analysis

Current Law: Chapter 554 of 2010 requires the Comptroller to allow a payment deferral for up to three years for the Maryland estate tax imposed on qualified agricultural

property that passes from a decedent to or for the use of a qualified recipient. The provision allowing an interest-free deferral of estate taxes of up to \$375,000 expires June 30, 2014.

Qualified agricultural property includes real and personal property that is used primarily for farming purposes, as defined in Section 2032A(E)(5) of the Internal Revenue Code (IRC). As defined in this section of IRC, farming purposes means cultivating the soil or raising or harvesting any agricultural or horticultural commodity (including the raising, shearing, feeding, caring for, training, and management of animals) on a farm.

A qualified recipient is an individual who enters into an agreement to use qualified agricultural property for farming purposes after the decedent's death.

The amount of tax eligible for deferral is the amount equal to the Maryland estate tax owed multiplied by the percentage resulting from dividing the value of the qualified agricultural property that passes from the decedent to or for the use of a qualified recipient by the value of the gross estate of the decedent. The amount of tax that may be deferred for any one decedent may not exceed \$375,000. To be eligible for a payment deferral, a qualified recipient must file an application and enter into an agreement in a form specified by the Comptroller to use the qualified agricultural property for farming purposes after the decedent's death and to file periodic reports or allow periodic inspections as required by the Comptroller.

Background: Although business and farm assets compose a small percentage of total assets reported by estates, the Congressional Budget Office (CBO) notes that considerable debate has focused on the potential negative impact of the estate tax on these operations. Federal estate law provides for additional estate tax relief for small businesses and farms to address concerns that the federal estate tax could hinder families who wish to pass on a farm or small business to their heirs. Most of these provisions allow for a reduction in the value of the estate for federal estate tax purposes; this reduction generally flows through to the Maryland estate tax and results in a reduction in State tax liability as well.

Special-use Valuation

The value of the property for federal estate tax purposes, and the basis for the State estate tax, is generally the fair market value at the time of the property owner's death. Under certain circumstances, farm and closely held business real property can be valued at its current farm or business use rather than the fair market value. Special-use valuation can reduce the value of the real property portion of estates by up to a maximum reduction of \$1 million, which translated to a maximum federal tax reduction of \$450,000 in 2009. The U.S. Department of Agriculture (USDA) estimates that special valuation reduced the

value of qualifying farm estates by an average of 50% in 2001. USDA notes that the largest reductions under this provision occur for farmland having the potential for residential or commercial development, which is typical of many Maryland farms. Special use tax benefits must be repaid if certain conditions are not met, such as the property being sold to a nonfamily member or ceasing to be used as a farm within 10 years of the decedent's death.

This valuation method is similar to property tax assessments for agricultural land, which value the land at its current use instead of at its potential market value at its highest use, which is typically much higher.

Exclusion for Land Subject to Conservation Easement

Farmers and other landowners can exclude for federal estate tax purposes up to 40% of the value of land subject to a qualified conservation easement. The maximum exclusion of \$500,000 does not include the reduction in the land's value resulting from the easement and as a result the combined reduction resulting in the estate from the easement can be significantly higher. USDA notes that donating easements can be especially beneficial for farmers near urban areas. In 2005, estates made 2,307 conservation easement donations totaling \$1.8 billion.

Valuation Discounts

Reported asset values may be reduced through the use of valuation discounts for certain characteristics or qualities like minority ownership or lack of marketability. These discounts are generally reported on assets associated with a privately held business (including farms) and reflect the fact that holding a fractional, noncontrolling share in a business reduces the value of that ownership share and that these fractional shares are more difficult to sell. According to the Internal Revenue Service, 5,909 returns filed for decedents in 2004 included a valuation discount, comprising 14% of all returns. Of the \$6.5 billion reduction from the value of estates, a little more than one-half was for stock, followed by real estate (about one-fifth), limited partnerships (13%), farms and farmland (5%), and noncorporate business assets (3%). Overall, discounts reduced the total gross estate by 3.4% but varied significantly by asset type with limited partnerships having the highest discount (15%).

Installment Payment of Estate Taxes

Congress enacted legislation allowing certain businesses to spread out estate taxes over several years out of concern that the heirs of small businesses and farmers might have difficulty paying taxes on estates with illiquid assets such as land and business assets, thus forcing heirs to sell assets or sell the business. Certain businesses, including

qualifying farms, are allowed to pay estate taxes over a 15-year period, with interest due only for the first 5 years (at 2% on the first \$1.33 million). According to USDA, this provision, combined with an increase in the amount of property that can be transferred tax free, greatly reduced the liquidity problem that some farm heirs might experience as a result of federal estate tax liability. In 2005, only 382 estates in the United States, or about 2% of all estates with tax liability, elected to defer federal estate taxes.

State Revenues: The bill authorizes the Comptroller's Office to grant an extension of the deferred payment period allowed for qualified agricultural property. Under the program, estate taxes can be deferred for up to three years and then be paid on a three-year payment schedule as prescribed by the Comptroller's Office. To the extent the Comptroller's Office grants extensions as authorized by the bill, the repayment of deferred estate taxes will be delayed.

Additional Information

Prior Introductions: None.

Cross File: None.

Information Source(s): Comptroller's Office, Congressional Budget Office,

U.S. Department of Agriculture, Department of Legislative Services

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