HOUSE BILL 959

Q6

2lr1769 CF SB 845

By: **Delegates Barve, Branch, and Luedtke** Introduced and read first time: February 10, 2012 Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

Recordation and Transfer Taxes – Transfer of Property Between Related Entities – Exemption

4 FOR the purpose of exempting from the recordation tax and the State transfer tax the $\mathbf{5}$ transfer of real property between a parent partnership or limited liability 6 company and its subsidiary or between subsidiaries wholly owned by the same 7 parent partnership or limited liability company under certain circumstances; 8 exempting from the recordation tax and the State transfer tax the transfer of 9 real property between a subsidiary partnership or limited liability company and its parent under certain circumstances; and generally relating to exempting 10 certain transfers of real property between related partnerships or limited 11 12liability companies from the recordation tax and the State transfer tax.

- 13 BY repealing and reenacting, with amendments,
- 14 Article Tax Property
- 15 Section 12–108(p) and 13–207(a)(9)
- 16 Annotated Code of Maryland
- 17 (2007 Replacement Volume and 2011 Supplement)

18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 19 MARYLAND, That the Laws of Maryland read as follows:

- 20 Article Tax Property
- 21 12–108.

22 (p) An instrument of writing is not subject to recordation tax if the 23 instrument of writing is:

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



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1 a transfer of title to real property between a parent (1) $\mathbf{2}$ PARTNERSHIP, LIMITED LIABILITY COMPANY, OR corporation and its subsidiary 3 **PARTNERSHIP, LIMITED LIABILITY COMPANY, OR** corporation or between 2 or more subsidiary PARTNERSHIPS, LIMITED LIABILITY COMPANIES, OR corporations 4 $\mathbf{5}$ wholly owned by the same parent PARTNERSHIP, LIMITED LIABILITY COMPANY, 6 OR corporation, if the parent PARTNERSHIP, LIMITED LIABILITY COMPANY, OR 7corporation is an original PARTNER, MEMBER, OR stockholder of the subsidiary PARTNERSHIP, LIMITED LIABILITY COMPANY, OR corporation, or subsidiary 8 9 PARTNERSHIPS, LIMITED LIABILITY COMPANIES, OR corporations, or became a 10 PARTNER, MEMBER, OR stockholder through gift or bequest from an original PARTNER, MEMBER, OR stockholder of the subsidiary PARTNERSHIP, LIMITED 11 LIABILITY COMPANY, OR corporation, or subsidiary PARTNERSHIPS, LIMITED 1213LIABILITY COMPANIES, OR corporations, for:

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(i) no consideration;

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(ii) nominal consideration; or

(iii) consideration that comprises only the issuance, cancellation,
or surrender of PARTNERSHIP INTERESTS, MEMBERSHIP INTERESTS, OR stock of a
subsidiary PARTNERSHIP, LIMITED LIABILITY COMPANY, OR corporation;

19 (2) an instrument of writing made pursuant to reorganizations 20 described in § 368(a) of the Internal Revenue Code; or

21a transfer of title to real property from a subsidiary (3)22PARTNERSHIP, LIMITED LIABILITY COMPANY, OR corporation to its parent 23PARTNERSHIP, LIMITED LIABILITY COMPANY, OR corporation for no consideration, nominal consideration or consideration that comprises only the issuance, cancellation, 2425or surrender of a subsidiary's **PARTNERSHIP INTERESTS**, MEMBERSHIP INTERESTS, OR stock, where the parent PARTNERSHIP, LIMITED LIABILITY 26**COMPANY, OR** corporation: 27

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(i) previously owned the real property;

(ii) owns the PARTNERSHIP INTERESTS, MEMBERSHIP
INTERESTS, OR stock of the subsidiary and has owned [that] THE PARTNERSHIP
INTERESTS, MEMBERSHIP INTERESTS, OR stock for a period greater than 18
months; or

(iii) acquires the PARTNERSHIP INTERESTS, MEMBERSHIP
INTERESTS, OR stock of a subsidiary PARTNERSHIP, LIMITED LIABILITY
COMPANY, OR corporation which has been in existence and has owned the real
property for a period of 2 years.

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1 13–207.

2 (a) An instrument of writing is not subject to transfer tax to the same extent 3 that it is not subject to recordation tax under:

4 (9) § 12–108(p) of this article (Transfer of corporate property between 5 related corporations, **PARTNERSHIPS, OR LIMITED LIABILITY COMPANIES**);

6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 7 July 1, 2012.