SENATE BILL 855

Q2, Q1 3lr1424 CF HB 921

By: Senator McCray

Introduced and read first time: February 6, 2023

Assigned to: Budget and Taxation

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 9, 2023

CHAPTER

1 AN ACT concerning

2 <u>Baltimore City –</u> Property Tax – In Rem Foreclosure <u>of Vacant or Nuisance</u> 3 <u>Property</u>

4 FOR the purpose of authorizing certain vacant property and or nuisance property located 5 in Baltimore City to be subject to a certain in rem foreclosure process; requiring 6 service of a complaint for in rem foreclosure to be served in accordance with the 7 Maryland Rules; providing for the distribution of surplus proceeds from the sale of 8 property subject to an in rem foreclosure; authorizing an in rem foreclosure order to 9 be set aside under certain circumstances; providing for the redemption amounts 10 required to be paid when an in rem foreclosure is set aside; requiring certain 11 procedures for an in rem foreclosure; requiring Baltimore City to take certain actions to compensate the interested parties in property that has value and is acquired 12 13 through an in rem foreclosure; specifying the title acquired in an in rem foreclosure; specifying the circumstances under which an in rem foreclosure judgment may be 14 reopened; and generally relating to in rem foreclosure of vacant or nuisance property 15 in Baltimore City. 16

17 BY repealing and reenacting, with amendments.

18 Article - Tax - Property

19 Section 14–874 through 14–876

20 Annotated Code of Maryland

21 (2019 Replacement Volume and 2022 Supplement)

22 BY adding to

23 Article – Tax – Property

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2 3 4	Section 14–877 and 14–878 <u>14–894 to be under the new part "Part VIII. Baltimore City Judicial In Rem Foreclosure for Vacant or Nuisance Property"</u> Annotated Code of Maryland (2019 Replacement Volume and 2022 Supplement)
5 6	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
7	Article - Tax - Property
8	14-874.
9	(a) (1) [Real] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
10 11	SUBSECTION, REAL-property may be subject to foreclosure and sale under this part only if:
12 13 14	[(1)] (I) the property consists of a vacant lot or improved property cited as vacant and unsafe or unfit for habitation or other authorized use on a housing or building violation notice; and
15 10	(1) the total amount of liens for unpaid taxes on the property exceeds
16	the lesser of the total value of the property as last determined by the Department or as
17	determined by an appraisal report prepared not more than 6 months before the filing of a
18 19	complaint under this section by a real estate appraiser who is licensed under Title 16 of the Business Occupations and Professions Article.
20	(2) REAL PROPERTY LOCATED IN BALTIMORE CITY MAY BE SUBJECT
$\frac{1}{21}$	TO FORECLOSURE AND SALE UNDER THIS PART IF THE PROPERTY IS A VACANT
$\frac{-}{22}$	PROPERTY OR A NUISANCE PROPERTY, AS DETERMINED UNDER THE BALTIMORE
23	CITY BUILDING CODE.
24	(b) (1) A county or municipal corporation may authorize by law an in rem
25	foreclosure in accordance with this part.
26	(2) A law that authorizes an in rem foreclosure shall:
27	(i) state the date after which real property may be subject to in rem
28	foreclosure under this part;
29	(ii) establish criteria for designating real property to be foreclosed
30	(ii) establish criteria for designating real property to be foreclosed under this part;
90	anaor omo par o,
31	(iii) authorize the county or municipal corporation to file a complaint
32	for an in rem foreclosure under this part; and

${1 \atop 2}$	out an in re	(iv) include administrative rules and procedures necessary to carry m foreclosure under this part.
3 4 5		(1) Subject to subsection (d) of this section, a county or municipal may authorize, by law, the sale of real property after an in rem foreclosure and eal property to be sold under this part.
6 7	shall:	(2) A law that authorizes a sale of real property after an in rem foreclosure
8 9	after an in 1	(i) state the date after which the real property may be subject to sale rem foreclosure under this part;
10 11	this part; a	(ii) establish criteria for designating real property to be sold under ad
12 13	out a sale u	(iii) include administrative rules and procedures necessary to carry nder this part.
14 15 16 17	unsafe or u	[Only] EXCEPT AS PROVIDED IN SUBSECTION (A)(2) OF THIS SECTION, property that consists of a vacant lot or improved property cited as vacant and antifer for habitation or other authorized use on a housing or building violation be sold under this part.
19 20	(a)	A county or municipal corporation may file a complaint for an in remaction in accordance with this part.
21 22	(b) foreclosure	The county or municipal corporation may not file a complaint for an in remaction unless:
23 24	and	(1) the tax on the real property has been delinquent for at least 6 months;
25 26	unsafe or u	(2) (I) the right to appeal the notice of the property as vacant and afit has tolled; OR
27 28 29		(II) THE RIGHT TO APPEAL THE NOTICE OF THE PROPERTY AS ROPERTY OR A NUISANCE PROPERTY, AS DETERMINED UNDER THE E CITY BUILDING CODE, HAS TOLLED.
30	(e)	All taxes shall:
31		(1) be included in the foreclosure action; and

1		(2)	cease to be a lien against the real property if a judgment is entered
2	foreclosing t	he exi	sting interests of all interested parties in the real property.
3	(d)	The c	county or municipal corporation shall:
1		(1)	file the complaint for an in rem foreclosure in the circuit court of the
$\frac{4}{5}$	county when	` /	real property is located; and
9	county wher	e tire	-ear property is located, and
6		(2)	[within 5 days after filing the complaint, send notice and a copy of]
7	SEDVE the	` /	aint to each interested party by first-class mail and certified mail,
8			return receipt requested, bearing a postmark from the United States
9			ACCORDANCE WITH THE MARYLAND RULES.
9	r ustar pervi	cej m	THE WITH THE WITH TULES.
10	(e)	Tho	complaint for an in rem foreclosure shall include:
10	(6)	1110 0	omplante for all in rem forcerosare shall include.
11		(1)	the identity of the county or municipal corporation on behalf of which
12	the complain	` /	
	the complain	10 10 11	ica,
13		(2)	the name and address of the county or municipal corporation;
10		(-)	one manie and dadross of the county of maniespar corporation,
14		(3)	a description of the real property as it appears in the county land
15	records;	(3)	a description of the real property as it appears in the country rank
10	rocoras,		
16		(4)	the tax identification number of the real property;
		` /	r r r
17		(5)	a statement that the taxes are delinquent at the time of the filing;
		` /	1
18		(6)	the amount of taxes that are delinquent as of the date of filing;
		` /	1
19		(7)	the names and last known addresses of all interested parties in the real
20	property and	l, if ar	plicable, a statement that the address of a particular interested party in
21	the real prop	_	
22		(8)	a statement that the real property is:
		()	
23			(I) a vacant lot or improved property cited as vacant and unsafe or
$\frac{1}{24}$	unfit for hab	itatio	n or other authorized use on a housing or building violation notice; OR
	difficult for flat	,100010	is of other authorized acc on a nousing of ballang violation notice, or
25			(H) A VACANT PROPERTY OR A NUISANCE PROPERTY, AS
26	DETERMINI	rd iin	THE BALTIMORE CITY BUILDING CODE;
40	DETERMIN	 011	DEN THE BILLIMONE CITT BUILDING CODE,
27		(9)	copies of any violation notice cited under paragraph (8) of this
28	subsection;	(9)	copies of any violation motion elect ander paragraph (e) of time
4 0	5455001011 ,		
29		(10)	a request that the circuit court not schedule a hearing on the complaint
30	until 30 day	` /	the date that the complaint is filed; and
\sim 0	and out	$\sim \alpha r_0 c_1$	1110 mail viid viid voiipidiili in iiiou, diid

1	(11) a request that the circuit court enter a judgment that foreclos	es the
2	existing interests of all interested parties in the real property and orders ownership	
3	real property to be transferred to the county or municipal corporation.	
		,
4	(f) A complaint for an in rem foreclosure may be amended to include all	-taxes
5	that become delinquent after the commencement of the in rem foreclosure action.	
6	(g) (1) Subject to paragraph (2) of this subsection, an interested party h	as the
7	right to cure the delinquent taxes and liens on the real property by paying all past du	
8	payments, and penalties at any time before the entry of the foreclosure judgment.	,
0		
9	(2) The right to cure the delinquent taxes and liens on the real pr)perty
10	extinguishes once the foreclosure judgment is entered.	
11	14-876.	
12	(a) A circuit court may not set a hearing for an in rem foreclosure until 3) davs
13	after the complaint for an in rem foreclosure is filed.	days
10	arter the complaint for all in tem forcelosare is filed.	
14	(b) At the hearing, any interested party shall have the right to be heard	and to
15	contest the delinquency of the taxes and the adequacy of the proceedings.	
16	(e) If the circuit court finds that the county or municipal corporation sent	notice
17	and a copy of the complaint to each interested party in accordance with § 14-875(d)	of this
18	subtitle and that the information set forth in the complaint is accurate, the court sh	
19	(1) enter a judgment that:	
20	(i) proper notice has been provided to all interested parties; a	nd
0.1		
21	(ii) the real property is:	
22	1. a vacant lot or an improved property cited as vacant	st and
23	unsafe or unfit for habitation or other authorized use on a housing or building vic	
24	notice: OR	1401011
24	modeles, on	
25	2. A VACANT PROPERTY OR A NUISANCE PROPERT	IV. AS
$\frac{1}{26}$	DETERMINED UNDER THE BALTIMORE CITY BUILDING CODE; and	,
_0	ZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZ	
27	(2) order that ownership of the real property be transferred to the	ounty
28	or municipal corporation on behalf of which the complaint was filed.	5
29	(d) (1) The county or municipal corporation shall record a judgment	under
30	subsection (e) of this section in the land records of the county	

- 1 (2) The title acquired in an in rem foreclosure proceeding shall be an absolute or fee simple title including the right, title, and interest of each of the defendants in the proceeding whose property has been foreclosed unless a different title is specified in the judgment entered.
- 5 (3) A judgment in an action under this part is binding and conclusive, 6 regardless of legal disability, on:
- 7 (i) all persons, known and unknown, who were parties to the action
 8 and who had a claim to the property, whether present or future, vested or contingent, legal
 9 or equitable, or several or undivided: and
- 10 (ii) all persons who were not parties to the action and had a claim to 11 the property that was not recorded at the time that the action was commenced.
- 12 14-877.
- 13 (A) IN THIS SECTION, "SURPLUS PROCEEDS" MEANS THE PROCEEDS FROM
 14 THE SALE OF PROPERTY SOLD WITHIN 1 YEAR FROM WHEN THE PROPERTY WAS
 15 OBTAINED BY A COUNTY OR MUNICIPAL CORPORATION THROUGH AN IN REM
 16 FORECLOSURE, THAT EXCEED THE SUM OF:
- 17 (1) THE DELINQUENT TAXES, FEES, AND PENALTIES ON THE 18 PROPERTY: AND
- 19 **(2)** THE VALUE OF ALL IMPROVEMENTS MADE ON THE PROPERTY AND 20 ALL COSTS INCURRED WITH RESPECT TO DEVELOPMENT OF THE PROPERTY PRIOR 21 TO THE SALE BY THE COUNTY OR MUNICIPAL CORPORATION.
- 22 (B) (1) SURPLUS PROCEEDS SHALL BE HELD BY A COUNTY OR 23 MUNICIPALITY FOR A PERIOD OF 12 MONTHS.
- 24 **(2)** AFTER 12 MONTHS, SURPLUS PROCEEDS SHALL BE DISTRIBUTED
 25 TO ANY PERSON WITH AN OUTSTANDING CLAIM ON THE PROPERTY, IN ORDER OF
 26 PRIORITY.
- 27 (C) EACH COUNTY AND MUNICIPALITY SHALL MAINTAIN A LIST OF
 28 PROPERTIES OBTAINED THROUGH IN REM FORECLOSURE THAT HAVE BEEN SOLD
 29 WITHIN 1 YEAR FROM WHEN THE PROPERTY WAS OBTAINED AND FOR WHICH THE
 30 SALE HAS RESULTED IN SURPLUS PROCEEDS.
- 31 **14-878**
- 32 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A
 33 COURT MAY NOT REOPEN A JUDGMENT RENDERED IN AN IN REM FORECLOSURE

- 1 PROCEEDING IN ACCORDANCE WITH THIS PART EXCEPT ON THE GROUND OF LACK
- 2 OF JURISDICTION OR FRAUD IN THE CONDUCT OF THE PROCEEDINGS TO
- 3 FORECLOSE.
- 4 (2) A COURT MAY NOT REOPEN ANY JUDGMENT UNDER PARAGRAPH
- 5 (1) OF THIS SUBSECTION ON THE GROUND OF CONSTRUCTIVE FRAUD IN THE
- 6 CONDUCT OF THE PROCEEDINGS TO FORECLOSE UNLESS AN APPLICATION TO
- 7 REOPEN A JUDGMENT RENDERED IS FILED WITHIN 1 YEAR FROM THE DATE OF THE
- 8 JUDGMENT.
- 9 (B) A PLAINTIFF IN AN ACTION TO REOPEN AN IN REM FORECLOSURE
- 10 JUDGMENT SHALL:
- 11 EXCEPT AS PROVIDED IN SUBSECTION (A)(2) OF THIS SECTION,
- 12 FILE THE ACTION WITHIN 3 YEARS OF THE ISSUANCE OF THE IN REM FORECLOSURE
- 13 JUDGMENT: AND
- 14 (2) WITHIN 30 DAYS OF FILING THE ACTION, SUBMIT EVIDENCE TO
- 15 THE COURT THAT THE PLAINTIFF HAS OBTAINED A BOND EQUAL TO THE
- 16 REASONABLE VALUE OF THE PROPERTY.
- 17 (C) If an in rem foreclosure judgment of the court is set aside,
- 18 THE AMOUNT REQUIRED TO REDEEM IS:
- 19 (1) THE AMOUNT REQUIRED BY THIS SUBTITLE: AND
- 20 (2) THE REASONABLE VALUE, AT THE DATE THE JUDGMENT IS SET
- 21 ASIDE, OF ALL IMPROVEMENTS MADE ON THE PROPERTY AND ALL COSTS INCURRED
- 22 WITH RESPECT TO DEVELOPMENT OF THE PROPERTY BY THE PURCHASER AND THE
- 23 PURCHASER'S SUCCESSORS IN INTEREST.
- 24 **14–892.** RESERVED.
- 25 14-893. RESERVED.
- 26 PART VIII. BALTIMORE CITY JUDICIAL IN REM FORECLOSURE FOR VACANT OR
- 27 Nuisance Property.
- 28 **14-894.**
- 29 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 30 INDICATED.

31

OR NUISANCE PROPERTY SHALL:

1	(2) "Interested party" means any person having an interest
2	IN A VACANT OR NUISANCE PROPERTY:
3	(I) WHO LAST APPEARS AS OWNER OF THE PROPERTY ON THE
4	COLLECTOR'S TAX ROLL;
5	(II) WHO IS A MORTGAGEE OF THE PROPERTY OR ASSIGNEE OF
6	A MORTGAGE OF RECORD;
7	(III) WHO IS A HOLDER OF A BENEFICIAL INTEREST IN A DEED OF
8	TRUST RECORDED AGAINST THE PROPERTY;
9	(IV) WHO IS A TAXING AGENCY THAT HAS THE AUTHORITY TO
10	COLLECT TAX ON THE PROPERTY; OR
11	(V) WHOSE IDENTITY AND ADDRESS ARE:
12	1. REASONABLY ASCERTAINABLE FROM THE COUNTY
13	LAND RECORDS; OR
14	2. REVEALED BY A FULL TITLE SEARCH CONSISTING OF
15	AT LEAST 50 YEARS.
16	(3) "TAX" HAS THE MEANING STATED IN § 14–801 OF THIS SUBTITLE.
17	(4) "VACANT OR NUISANCE PROPERTY" MEANS A VACANT LOT OR
18	IMPROVED PROPERTY DETERMINED TO BE A VACANT PROPERTY OR A NUISANCE
19	PROPERTY UNDER THE BALTIMORE CITY BUILDING CODE.
20	(5) "VALUE" MEANS THAT THE TOTAL AMOUNT OF LIENS FOR UNPAID
21	TAXES ON A PROPERTY DOES NOT EXCEED THE LESSER OF THE TOTAL VALUE OF THE
22	PROPERTY AS LAST DETERMINED BY THE DEPARTMENT OR AS DETERMINED BY AN
23	APPRAISAL REPORT PREPARED NOT MORE THAN 6 MONTHS BEFORE THE FILING OF
$\frac{1}{24}$	A COMPLAINT UNDER THIS SECTION BY A REAL ESTATE APPRAISER WHO IS
25	LICENSED UNDER TITLE 16 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS
26	ARTICLE.
27	(B) (1) IN ACCORDANCE WITH THIS SECTION, BALTIMORE CITY MAY
28	AUTHORIZE, BY LAW, AN IN REM FORECLOSURE OF VACANT OR NUISANCE PROPERTY
29	ON WHICH THE TAXES ARE IN ARREARS.
30	(2) A LAW THAT AUTHORIZES AN IN REM FORECLOSURE OF VACANT

1 2	(I) STATE THE DATE AFTER WHICH REAL PROPERTY MAY BE SUBJECT TO IN REM FORECLOSURE;
3 4	(II) ESTABLISH CRITERIA FOR DESIGNATING REAL PROPERTY TO BE FORECLOSED UNDER THIS SECTION;
5 6	(III) AUTHORIZE BALTIMORE CITY TO FILE A COMPLAINT FOR AN IN REM FORECLOSURE; AND
7 8 9	(IV) INCLUDE ADMINISTRATIVE RULES AND PROCEDURES NECESSARY TO CARRY OUT AN IN REM FORECLOSURE OF VACANT OR NUISANCE PROPERTY.
10 11	(C) BALTIMORE CITY MAY NOT FILE A COMPLAINT FOR AN IN REM FORECLOSURE ACTION UNDER THIS SECTION UNLESS:
12 13	(1) THE TAXES ON THE REAL PROPERTY HAVE BEEN DELINQUENT FOR AT LEAST 6 MONTHS; AND
14 15	(2) THE RIGHT TO APPEAL THE NOTICE OF THE PROPERTY AS VACANT OR NUISANCE PROPERTY HAS TOLLED.
16 17	(D) TO INITIATE AN IN REM FORECLOSURE ACTION, BALTIMORE CITY SHALL:
18 19	(1) FILE A COMPLAINT FOR AN IN REM FORECLOSURE IN THE CIRCUIT COURT FOR BALTIMORE CITY; AND
20 21	(2) SERVE THE COMPLAINT TO EACH INTERESTED PARTY IN ACCORDANCE WITH THE MARYLAND RULES.
22	(E) ALL TAXES SHALL:
23	(1) BE INCLUDED IN THE FORECLOSURE ACTION; AND
24 25 26	(2) CEASE TO BE A LIEN AGAINST THE PROPERTY IF A JUDGMENT IS ENTERED FORECLOSING THE EXISTING INTERESTS OF ALL INTERESTED PARTIES IN THE PROPERTY.
27	(F) THE COMPLAINT FOR AN IN REM FORECLOSURE SHALL INCLUDE:
28	(1) THE NAME AND ADDRESS OF THE APPROPRIATE AGENCY OF

	10	SENATE BILL 855
$\frac{1}{2}$	RECORDS;	A DESCRIPTION OF THE PROPERTY AS IT APPEARS IN THE LAND
3	<u>(3</u>	THE TAX IDENTIFICATION NUMBER OF THE PROPERTY;
4 5	(4) THE FILING;	A STATEMENT THAT THE TAXES ARE DELINQUENT AT THE TIME OF
6 7	<u>(5</u> OF THE FILING	
8 9 10		THE NAMES AND LAST KNOWN ADDRESSES OF ALL INTERESTED HE PROPERTY AND, IF APPLICABLE, A STATEMENT THAT THE ADDRESS ILAR INTERESTED PARTY IN THE PROPERTY IS UNKNOWN;
$\frac{1}{2}$	(7 NUISANCE PR	() <u>A STATEMENT THAT THE REAL PROPERTY IS A VACANT OR OPERTY;</u>
$\frac{13}{4}$	(8 THIS SUBSECT	
16 17	FORECLOSES PROPERTY.	A REQUEST THAT THE CIRCUIT COURT ENTER A JUDGMENT THAT THE EXISTING INTERESTS OF ALL INTERESTED PARTIES IN THE REAL
18 19 20	INCLUDE ALL	COMPLAINT FOR AN IN REM FORECLOSURE MAY BE AMENDED TO TAXES THAT BECOME DELINQUENT AFTER THE COMMENCEMENT OF ORECLOSURE ACTION.
21 22 23 24	INTERESTED PROPERTY BY	SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, AND PARTY HAS THE RIGHT TO CURE THE DELINQUENT TAXES ON THE PAYING ALL PAST DUE TAXES AT ANY TIME BEFORE THE ENTRY OF DISURE JUDGMENT.
25 26		THE RIGHT TO CURE THE DELINQUENT TAXES ON THE PROPERTY HED ONCE THE FORECLOSURE JUDGMENT IS ENTERED.
27	(I) T	HE CIRCUIT COURT MAY NOT SET A HEARING FOR AN IN REM

- FORECLOSURE UNTIL 30 DAYS AFTER THE COMPLAINT FOR AN IN REM 28
- FORECLOSURE IS FILED. 29
- 30 AT THE HEARING, ANY INTERESTED PARTY SHALL HAVE THE RIGHT TO 31 BE HEARD AND TO CONTEST THE DELINQUENCY OF THE TAXES AND THE ADEQUACY
- 32 OF THE PROCEEDINGS.

1 2	(K) IF THE CIRCUIT COURT FINDS THAT THE COMPLAINT WAS SERVED ON EACH INTERESTED PARTY AND THAT THE INFORMATION SET FORTH IN THE
3	COMPLAINT IS ACCURATE, THE COURT SHALL:
4	(1) ENTER A JUDGMENT THAT:
5 6	(I) PROPER NOTICE HAS BEEN PROVIDED TO ALL INTERESTED PARTIES;
7 8	(II) THE REAL PROPERTY IS A VACANT OR NUISANCE PROPERTY; AND
9 10	(III) FORECLOSES THE EXISTING INTERESTS OF ALL INTERESTED PARTIES IN THE REAL PROPERTY; AND
11 12	(2) ORDER THAT OWNERSHIP OF THE REAL PROPERTY BE TRANSFERRED TO BALTIMORE CITY.
13 14	(L) BALTIMORE CITY SHALL RECORD A JUDGMENT UNDER SUBSECTION (K) OF THIS SECTION IN THE LAND RECORDS.
15 16	(M) (1) IF PROPERTY SUBJECT TO FORECLOSURE UNDER THIS SECTION HAS VALUE, BALTIMORE CITY SHALL:
17 18	(I) SELL THE PROPERTY AT PUBLIC AUCTION IN ACCORDANCE WITH SUBSECTION (N) OF THIS SECTION; OR
19 20	(II) COMPENSATE THE INTERESTED PARTIES IN THE PROPERTY IN ACCORDANCE WITH SUBSECTION (O) OF THIS SECTION.
21 22 23	(2) IF PROPERTY SUBJECT TO FORECLOSURE UNDER THIS SECTION DOES NOT HAVE VALUE, BALTIMORE CITY MAY RETAIN TITLE TO THE PROPERTY WITHOUT PROVIDING COMPENSATION TO THE INTERESTED PARTIES.
24 25 26	(N) (1) A SALE OF PROPERTY SUBJECT TO FORECLOSURE UNDER THIS SECTION SHALL BE CONDUCTED AT PUBLIC AUCTION IN ACCORDANCE WITH THE MARYLAND RULES.
27 28	(2) PROPERTY MAY NOT BE SOLD UNTIL AT LEAST 45 DAYS AFTER THE ENTRY OF JUDGMENT OF FORECLOSURE.

THE TOTAL AMOUNT OF LIENS FOR UNPAID TAXES ON THE PROPERTY.

THE MINIMUM BID FOR THE SALE OF THE PROPERTY SHALL BE

29

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<u>(3)</u>

1	(4) The property shall be sold to the person making the
2	HIGHEST BID.
3	(5) THE PERSON MAKING THE HIGHEST BID SHALL PAY THE FULL BID
4	AMOUNT TO BALTIMORE CITY.
5	(6) If the minimum bid is not made or exceeded, Baltimore
6	CITY MAY BID THE MINIMUM BID PRICE AND PURCHASE THE PROPERTY.
7	(7) BALTIMORE CITY SHALL DEPOSIT IN AN ESCROW ACCOUNT ANY
8	AMOUNT BY WHICH THE HIGHEST BID EXCEEDS:
9	(I) THE AMOUNT OF TAXES DUE ON THE PROPERTY; AND
10	(II) THE VALUE OF ALL IMPROVEMENTS MADE ON THE
11	PROPERTY AND ALL COSTS INCURRED WITH RESPECT TO DEVELOPMENT OF THE
12	PROPERTY BEFORE THE SALE OF THE PROPERTY BY BALTIMORE CITY.
12	I ROTERTT BEFORE THE SALE OF THE I ROTERTT BT DALTIMORE CITT.
13	(8) THE CIRCUIT COURT SHALL DISTRIBUTE THE FUNDS DEPOSITED
14	INTO THE ESCROW ACCOUNT TO THE INTERESTED PARTIES IN THE ORDER OF
15	PRIORITY OF THE INTERESTS OF THE INTERESTED PARTIES.
10	TRIORITI OF THE INTERESTS OF THE INTERESTED PARTIES.
16	(9) After a sale, Baltimore City shall file a notice
17	INFORMING THE CIRCUIT COURT OF THE SALE AND STATING THE DATE OF THE SALE,
18	THE SALE PRICE, AND THE IDENTITY OF THE PURCHASER.
10	THE SALE PRICE, AND THE IDENTITY OF THE PURCHASER.
19	(10) A SALE OF A PROPERTY UNDER THIS SECTION IS FINAL AND
20	BINDING ON THE MAKER OF THE HIGHEST BID.
20	DINDING ON THE MAKER OF THE HIGHEST BID.
21	(O) (1) TO COMPENSATE THE INTERESTED PARTIES IN A PROPERTY THAT
22	HAS VALUE WITHOUT SELLING THE PROPERTY, BALTIMORE CITY SHALL:
44	HAS VALUE WITHOUT SELLING THE PROPERTY, DALTIMORE CITT SHALL.
23	(I) OBTAIN AN APPRAISAL OF THE PROPERTY BY A REAL
24	ESTATE APPRAISER WHO IS LICENSED UNDER TITLE 16 OF THE BUSINESS
25	OCCUPATIONS AND PROFESSIONS ARTICLE; AND
10	
26	(II) DEPOSIT IN AN ESCROW ACCOUNT THE AMOUNT BY WHICH
27	THE APPRAISAL EXCEEDS THE AMOUNT OF TAXES DUE ON THE PROPERTY.
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	(0)

28 (2) THE CIRCUIT COURT SHALL DISTRIBUTE THE FUNDS DEPOSITED
29 INTO THE ESCROW ACCOUNT TO THE INTERESTED PARTIES IN THE ORDER OF
30 PRIORITY OF THE INTERESTS OF THE INTERESTED PARTIES.

- 1 (P) (1) THE TITLE ACQUIRED IN AN IN REM FORECLOSURE PROCEEDING
- 2 SHALL BE AN ABSOLUTE OR FEE SIMPLE TITLE INCLUDING THE RIGHT, TITLE, AND
- 3 INTEREST OF EACH OF THE DEFENDANTS IN THE PROCEEDING WHOSE PROPERTY
- 4 HAS BEEN FORECLOSED UNLESS A DIFFERENT TITLE IS SPECIFIED IN THE
- 5 JUDGMENT ENTERED.
- 6 (2) A JUDGMENT IN AN ACTION UNDER THIS SECTION IS BINDING AND CONCLUSIVE, REGARDLESS OF LEGAL DISABILITY, ON:
- 8 (I) ALL PERSONS, KNOWN AND UNKNOWN, WHO WERE PARTIES
- 9 TO THE ACTION AND WHO HAD A CLAIM TO THE PROPERTY, WHETHER PRESENT OR
- 10 FUTURE, VESTED OR CONTINGENT, LEGAL OR EQUITABLE, OR SEVERAL OR
- 11 UNDIVIDED; AND
- 12 (II) ALL PERSONS WHO WERE NOT PARTIES TO THE ACTION AND
- 13 HAD A CLAIM TO THE PROPERTY THAT WAS NOT RECORDED AT THE TIME THAT THE
- 14 ACTION WAS COMMENCED.
- 15 (Q) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A
- 16 COURT MAY NOT REOPEN A JUDGMENT RENDERED IN AN IN REM FORECLOSURE
- 17 PROCEEDING IN ACCORDANCE WITH THIS SECTION EXCEPT ON THE GROUND OF
- 18 LACK OF JURISDICTION OR FRAUD IN THE CONDUCT OF THE PROCEEDINGS TO
- 19 FORECLOSE.
- 20 (2) A COURT MAY NOT REOPEN ANY JUDGMENT UNDER PARAGRAPH
- 21 (1) OF THIS SUBSECTION ON THE GROUND OF CONSTRUCTIVE FRAUD IN THE
- 22 CONDUCT OF THE PROCEEDINGS TO FORECLOSE UNLESS AN APPLICATION TO
- 23 REOPEN A JUDGMENT RENDERED IS FILED WITHIN 1 YEAR AFTER THE DATE OF THE
- 24 JUDGMENT.
- 25 (R) A PLAINTIFF IN AN ACTION TO REOPEN AN IN REM FORECLOSURE
- 26 JUDGMENT UNDER THIS SECTION SHALL:
- 27 (1) EXCEPT AS PROVIDED IN SUBSECTION (Q)(2) OF THIS SECTION,
- 28 FILE THE ACTION WITHIN 3 YEARS AFTER THE ISSUANCE OF THE IN REM
- 29 FORECLOSURE JUDGMENT:
- 30 (2) PAY ALL TAXES DUE ON THE PROPERTY BEFORE FILING THE
- 31 ACTION; AND
- 32 (3) WITHIN 30 DAYS AFTER FILING THE ACTION, SUBMIT EVIDENCE
- 33 TO THE COURT THAT THE PLAINTIFF HAS OBTAINED A BOND EQUAL TO THE
- 34 REASONABLE VALUE OF THE PROPERTY.

(S) IF AN IN REM FORECLOSURE JUDGMENT OF THE CO THE AMOUNT REQUIRED TO REDEEM IS EQUAL TO THE SUM OF:	URT IS SET ASIDE
THE AMOUNT REQUIRED TO REDEEM IS EQUAL TO THE SUM OF:	
(1) THE AMOUNT REQUIRED BY THIS SUBTITLE; AN	<u>D</u>
(2) THE REASONABLE VALUE, AT THE DATE THE	JUDGMENT IS SE
ASIDE, OF ALL IMPROVEMENTS MADE ON THE PROPERTY AND ALL	
WITH RESPECT TO DEVELOPMENT OF THE PROPERTY BY THE PUI	RCHASER AND TH
PURCHASER'S SUCCESSORS IN INTEREST.	
SECTION 2. AND BE IT FURTHER ENACTED, That this A October 1, 2023.	ct shall take effec
Approved:	
	Governor.
President of t	the Senate.
Speaker of the House of	Delegates.