SENATE BILL 596

Q2 (5lr 2594)

ENROLLED BILL

— Budget and Taxation/Ways and Means —

Introduced by Washington County Senators

Read and	Examined 1	by Proofreaders:		
			P	roofreader.
			P	roofreader.
Sealed with the Great Seal and	presented	to the Governor,	, for his app	roval this
day of	at		o'clock, _	M.
				President.
	CHAPTER			
AN ACT concerning				
Property Tax Exemption and	velopment Payment	Projects in Lieu of Taxes	– The Hagers	
FOR the purpose of exempting from Hagerstown Multi-Use Sport certain purposes; altering elig for certain business entities the Washington County and creat jobs in the county; altering the authorizing The Hagerstown	m the propose and Eventibility request at invest a tertain the amount	nts Facility, Inc., virements for a cer certain amount in number of new a and duration of	that is own and used prints real property and permanenthe property	marily for tax credit property in t full-time tax credit;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

1

6

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

Italics indicate opposite chamber/conference committee amendments.



$\frac{1}{2}$	<u>create jobs</u> <u>taxes</u> <u>in Washington County</u> <u>on The Hagerstown Multi-Use Sports and Events Facility, Inc.</u> .
3 4 5 6 7	BY adding to Article – Tax – Property Section 7–251 and 7–522 Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement)
8 9 10 11 12 13	BY repealing and reenacting, with amendments, Article – Tax – Property Section 9–323(f) Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
15	Article – Tax – Property
16	<u>7–251.</u>
17	PROPERTY IS NOT SUBJECT TO PROPERTY TAX IF THE PROPERTY:
18 19	(1) IS OWNED BY THE HAGERSTOWN MULTI-USE SPORTS AND EVENTS FACILITY, INC.; AND
20 21	(2) IS USED PRIMARILY FOR PUBLIC SOCIAL, RECREATIONAL, AND ENTERTAINMENT PURPOSES.
22	<u>7–522.</u>
23 24 25 26 27 28	Notwithstanding the exemption from property tax under § 7–251 of this title, The Hagerstown Multi-Use Sports and Events Facility, Inc. may pay to the governing body of Washington County or the City of Hagerstown an amount, if any, that may be set by mutual agreement in Lieu of the taxes that would otherwise be due on all or part of the facility.
29	9-323.
30 31	$\frac{\text{(f)}}{\text{(i)}}$ $\frac{\text{(i)}}{\text{in this subsection the following words have the meanings indicated.}}$
32	(ii) "Affiliate" means a person:

$\frac{1}{2}$	entity; or	1.	that directly or indirectly owns at least 80% of a business
3 4	business entity.	2.	at least 80% of which is owned, directly or indirectly, by a
5 6 7	(iii) in the State that is subpremiums tax.	"Bus ject to	iness entity" means a person conducting a trade or business the State individual or corporate income tax or insurance
8	(iv) hours of an individual's '		time position" means a position requiring at least 840 aring at least 24 weeks in a 6-month period.
10 11 12	real property, including	: a bui	y or expanded premises" means commercial or industrial ilding or part of a building that has not been previously ity or its affiliates locate to conduct business.
13 14	[(vi)] position that is:	(V)	1. "New permanent full-time position" means a
15		A.	a full-time position of indefinite duration;
16		₽.	located in Washington County;
17 18	RENOVATION, or expan	C. sion of	newly created, as a result of the establishment,
19		D.	filled.
20 21	position that is:	<u>⊋.</u>	"New permanent full-time position" does not include a
22 23 24 25		ess fac	created when an employment function is shifted from an business entity or its affiliates located in Washington cility of the same entity or its affiliates, if the position does the county:
26 27	business;	B.	ereated through a change in ownership of a trade or
28 29 30	of a business entity or it	C. s affili	created through a consolidation, merger, or restructuring ates, if the position does not represent a net new job in the
31	1:0, 10	D.	ereated when an employment function is contractually

$\frac{1}{2}$	business entity or its affiliates, if the position does not represent a net new job in the county;
3	E. filled for a period of less than 12 months.
4	(VI) "NEW, RENOVATED, OR EXPANDED PREMISES" MEANS
5	COMMERCIAL OR INDUSTRIAL REAL PROPERTY, INCLUDING A BUILDING OR PART OF
6	A BUILDING THAT HAS NOT BEEN PREVIOUSLY OCCUPIED, WHERE A BUSINESS
7	ENTITY OR ITS AFFILIATES LOCATE TO CONDUCT BUSINESS.
8	(2) The governing body of Washington County may grant, by law, a
9	property tax credit against the county property tax imposed on real property owned or
10	leased by a business entity that meets the requirements specified for the property tax credit under this subsection.
11	under this subsection.
12	(3) To qualify for a property tax credit under this subsection, before a
13	business entity meets the requirements specified for the property tax credit under
14	paragraph (4) of this subsection, the business entity shall provide written notification to
15	the governing body of Washington County stating:
16	(i) that the business entity intends to claim the property tax credit;
17	and
18	(ii) when the business entity expects to meet the requirements
19	specified for the property tax credit under paragraph (4) of this subsection.
20	(4) To qualify for a property tax credit under this subsection:
21	(i) an existing business entity in the county shall:
22	1. obtain at least an additional 1,500 square feet of new,
23	RENOVATED, or expanded premises by purchasing newly constructed premises,
24	constructing new premises, causing new premises to be constructed, RENOVATING
25	EXISTING PREMISES, or leasing previously unoccupied premises; and
20	Existing i reading providesty anoccupied premises, and
26	2. employ at least [one individual] FIVE INDIVIDUALS in [a]
$\frac{27}{27}$	new permanent full-time [position] POSITIONS during a 12-month period, during which
28	period the business entity also must obtain and occupy the new, RENOVATED, or expanded
29	premises;
20	premises,
30	(ii) a new business entity locating in the county shall:
31	1. obtain at least 2,500 square feet of new, RENOVATED, or
32	expanded premises by purchasing newly constructed premises, constructing new premises,
33	causing new premises to be constructed, RENOVATING EXISTING PREMISES, or leasing
34	previously unoccupied premises; and

1	2. employ at least [five] 25 individuals in new permanent
2	full-time positions during a 24-month period, during which period the business entity also
3	must obtain and occupy the new, RENOVATED, or expanded premises; or
4	(iii) a new business entity locating in the county or an existing
5	business entity in the county shall:
6	1. invest at least [\$10,000,000] \$20,000,000 in capital
7	improvements in the county by purchasing newly constructed premises, constructing new
8	premises, causing new premises to be constructed, RENOVATING EXISTING PREMISES, or
9	leasing previously unoccupied premises; and
	St
10	2. as a result of the capital improvements specified in item 1
11	of this item, create [100] 200 new permanent full-time positions.
12	(5) (i) If an existing business entity in the county meets the
13	requirements of paragraph (4)(i) of this subsection, the property tax credit granted under
14	this subsection shall equal a percentage of the amount of property tax imposed on the
15	assessment of the new, RENOVATED, or expanded premises, as follows:
1.0	1 [EQUAL EEQV in the first [and second toroble woods]
16	1. [52%] 55% in the first [and second taxable years]
17	TAXABLE YEAR;
18	9 [2004] 400/ in the Ithird and fourth tayable years]
19	2. [39%] 40% in the [third and fourth taxable years] SECOND TAXABLE YEAR; and
19	SECOND ITAMBLE IEAN, WILL
20	3. [26%] 25% in the [fifth and sixth taxable years] THIRD
21	TAXABLE YEAR-
22	(ii) If a new business entity locating in the county meets the
23	requirements of paragraph (4)(ii) of this subsection, the property tax credit granted under
24	this subsection shall equal a percentage of the amount of property tax imposed on the
25	assessment of the new, RENOVATED, or expanded premises, as follows:
26	1. [30%] 55% in the first and second taxable years;
27	2. [20%] 40% in the third and fourth taxable years; and
28	$\frac{3}{10\%}$ in the fifth and sixth taxable years.
00	(···) IC 1
29	(iii) If a new or existing business entity in the county meets the
30	requirements of paragraph (4)(iii) of this subsection, the property tax credit granted under
31	this subsection shall equal a percentage of the amount of county property tax imposed on
32	the assessment of the new, RENOVATED, or expanded premises, as follows:

1		1.	[100%] 75% for each of the first 5 taxable years;
2 3	YEAR;	일.	[75%] 70% in THE SIXTH taxable [years 6 through 10]
4 5	15] YEAR; [and]	3.	[50%] 65% in THE SEVENTH taxable [years 11 through
6		4.	60% IN THE EIGHTH TAXABLE YEAR;
7		5.	55% IN THE NINTH TAXABLE YEAR;
8		6.	50% IN THE 10TH TAXABLE YEAR;
9		7.	45% IN THE 11TH TAXABLE YEAR;
0		8.	40% IN THE 12TH TAXABLE YEAR;
1		9.	35% IN THE 13TH TAXABLE YEAR;
2		10.	30% IN THE 14TH TAXABLE YEAR;
13		11.	25% IN THE 15TH TAXABLE YEAR; AND
14 15	thereafter.	[4.]-]	12. 0% in taxable year 16 and each taxable year
16 17 18	subsection shall reduce	e the an	of real property granted a property tax credit under this nount of taxes for which a business entity is contractually at by the amount of any credit granted under this subsection business entity.
20	(7) The	-govern	ing body of Washington County shall provide, by law, for:
21 22	(i) authorized under this s		pecific requirements for eligibility for a property tax credit
23	(ii)	any (additional limitations on eligibility for the credit; and
24	(iii)	any (other provision appropriate to implement the credit.
25 26			FURTHER ENACTED, That this Act shall take effect June to all taxable years beginning after June 30, 2025.