## CITY OF BALTIMORE COUNCIL BILL 14-0359 (First Reader)

Introduced by: The Council President

At the request of: The Administration (Baltimore Development Corporation)

Introduced and read first time: April 7, 2014

Assigned to: Taxation, Finance and Economic Development Committee

REFERRED TO THE FOLLOWING AGENCIES: City Solicitor, Department of Housing and Community Development, Planning Commission, Department of Real Estate, Baltimore Development

Corporation, Office of Sustainability, Department of Finance, Board of Estimates

#### A BILL ENTITLED

2	Tax Credits - Citywide High-Performance Market-Rate Rental Housing

- FOR the purpose of providing a Citywide property tax credit for certain newly constructed or converted high-performance market-rate rental housing projects; imposing certain limitations, conditions, and qualifications; providing for the administration of the credit; defining certain terms; setting a date for termination of the program; and generally relating to property tax credits.
- 8 By authority of

1

- 9 Article Tax-Property
- 10 Section 9-242
- 11 Annotated Code of Maryland

AN ORDINANCE concerning

- 12 By recaptioning
- 13 Article 28 Taxes
- Section 10-17 {"High-Performance Market-Rate Rental Housing"}
- 15 to be
- Section 10-17 {"High-Performance Market-Rate Rental Housing Targeted Areas"}
- 17 Baltimore City Code
- 18 (Edition 2000)
- 19 By adding
- 20 Article 28 Taxes
- 21 Section(s) 10-18
- 22 Baltimore City Code
- 23 (Edition 2000)

1 2	<b>SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE</b> , That the Laws of Baltimore City read as follows:
3	Baltimore City Code
4	Article 28. Taxes
5	Subtitle 10. Credits
6	§ 10-17. High-performance market-rate rental housing - TARGETED AREAS.
7	
8	§ 10-18. HIGH-PERFORMANCE MARKET-RATE RENTAL HOUSING - CITYWIDE.
9	(A) DEFINITIONS.
10	(1) IN GENERAL.
11	IN THIS SECTION, THE FOLLOWING TERMS HAVE THE MEANINGS INDICATED.
12	(2) HIGH-PERFORMANCE.
13 14	"High-performance" means a high performance building as defined in State Tax-Property Article $\S$ 9-242.
15	(3) MARKET-RATE RENTAL HOUSING PROJECT.
16	"MARKET-RATE RENTAL HOUSING PROJECT" MEANS A MULTI-FAMILY DWELLING:
17	(I) THAT CONTAINS 20 OR MORE RENTAL UNITS; AND
18	(II) IN WHICH DWELLING, EXCEPT TO THE EXTENT SPECIFICALLY REQUIRED BY
19	CITY CODE ARTICLE 13, SUBTITLE 2B {"INCLUSIONARY HOUSING
20	REQUIREMENTS"}, NONE OF THE RENTAL UNITS ARE SUBJECT TO
21 22	GOVERNMENTAL RESTRICTIONS ON THE AMOUNT OF RENT CHARGED OR ON THE TENANT'S INCOME LEVEL.
23	(4) Newly constructed or converted.
24	"NEWLY CONSTRUCTED OR CONVERTED" MEANS A HIGH-PERFORMANCE MARKET-
25	RATE RENTAL HOUSING PROJECT THAT:
26	(I) WAS EITHER:
27 28	(A) NEWLY CONSTRUCTED ON A VACANT LOT, CLEARED SITE, OR PARKING LOT; OR
29	(B) CONVERTED FROM A NON-RESIDENTIAL USE; AND

1	(II) FOR WHICH:		
2 3	(A) THE COST OF THE CON PER RENTAL UNIT; AN		OR CONVERSION EXCEEDS \$60,000
4 5 6		OR CONVERS	LOWING SUBSTANTIAL COMPLETION OF SION IS ISSUED AFTER JANUARY 1, 0, 2019.
7	(B) PROGRAM GOAL.		
8 9 10	THE GOAL OF THIS PROGRAM IS TO HELP IN AN ENVIRONMENTALLY SENSITIVE MACONVERSION OF NEW HIGH-PERFORMANG	NNER, BY E	NCOURAGING THE CONSTRUCTION OR
11	(C) CREDIT GRANTED.		
12 13 14 15	IN ACCORDANCE WITH STATE TAX-PROPERTY OF TAX MARKET-RATE RENTAL HOUSING TAX MARKET-RATE RENTAL HOUSING PROJECT	CREDIT IS G TRUCTED O	RANTED AGAINST THE CITY PROPERTY
16	(D) AMOUNT OF CREDIT.		
17 18	(1) THE AMOUNT OF THE CREDIT SHALL PARAGRAPH (2) OF THIS SUBSECTION		
19 20 21	OWED FOR THE FIRST FULL TA	AX YEAR ON	F FOR THE TAX CREDIT, WOULD BE THE FIRST ASSESSMENT AFTER R THE COMPLETED PROJECT; AND
22 23	(II) THE PROPERTY TAX LIABILITY HAD NOT BEEN UNDERTAKEN		JLD HAVE BEEN OWED IF THE PROJECT
24 25	(2) THE CREDIT IS LIMITED TO THE FOLL UNDER PARAGRAPH (1) OF THIS SUBS		CENTAGES OF THE AMOUNT COMPUTED
26	(I) IN YEARS 1 THROUGH 5	-	80%
27	(II) IN YEAR 6	-	70%
28	(III) IN YEAR 7	-	60%
29	(IV) IN YEAR 8	-	50%
30	(V) IN YEAR 9	-	40%
31	(VI) IN YEAR 10	-	30%
32	(VII) IN YEARS 11 AND AFTER	-	0%

1 2 3	(3) IN NO EVENT, HOWEVER, MAY THE TAX CREDIT GRANTED UNDER THIS SECTION, ALONE OR COMBINED WITH THE STATE ENTERPRISE ZONE TAX CREDIT, EXCEED THE AMOUNT OF THE PROPERTY TAX IMPOSED ON THE PROPERTY.
4	(E) INELIGIBILITY OF CERTAIN PROJECTS INVOLVING HISTORIC PROPERTY.
5	THE TAX CREDIT GRANTED UNDER THIS SECTION DOES NOT APPLY TO:
6 7	(1) ANY PROJECT THAT INVOLVES IMPROVEMENTS ELIGIBLE FOR A TAX CREDIT UNDER § 10-8 {"HISTORIC RESTORATIONS AND REHABILITATIONS"} OF THIS SUBTITLE; OF
8 9 10 11 12 13	(2) ANY PROJECT THAT INVOLVES MODIFICATIONS TO OR AFFECTING A PROPERTY LISTED INDIVIDUALLY ON THE NATIONAL REGISTER OF HISTORIC PLACES OR LOCATED WITHIN A NATIONAL REGISTER HISTORIC DISTRICT, IF THE CITY'S COMMISSION FOR HISTORICAL AND ARCHITECTURAL PRESERVATION DETERMINES THAT THE MODIFICATIONS ARE INCOMPATIBLE WITH LOCAL HISTORIC PRESERVATION STANDARDS.
14	(F) ADDITIONAL REQUIREMENTS.
15	A PROPERTY TAX CREDIT GRANTED UNDER THIS SECTION SHALL:
16 17 18	(1) BE SUBJECT TO ELIGIBILITY REQUIREMENTS NO LESS STRINGENT THAN THOSE APPLICABLE TO CREDITS AUTHORIZED UNDER STATE TAX-PROPERTY ARTICLE § 9-242;
19 20 21	(2) BE FOR A PERIOD OF 10 YEARS FOR EACH PROPERTY, STARTING WITH THE FIRST ASSESSMENT AFTER ISSUANCE OF AN OCCUPANCY PERMIT FOR THE COMPLETED PROJECT;
22 23	(3) BE FULLY TRANSFERRABLE TO A NEW OWNER FOR THE REMAINING LIFE OF THE CREDIT; AND
24	(4) TERMINATE IF, DURING THE CREDIT PERIOD, THE PROJECT:
25	(I) FAILS TO MAINTAIN ITS HIGH-PERFORMANCE RATING; OR
26 27	(II) NO LONGER QUALIFIES AS A MARKET-RATE RENTAL HOUSING PROJECT, AS DEFINED IN THIS SECTION.
28	(G) CONTINUING ELIGIBILITY.
29 30	(1) THE PROPERTY OWNER SHALL ENSURE THAT, DURING THE CREDIT PERIOD, THE PROJECT FOR WHICH THE CREDIT WAS GRANTED IS:
31 32	(I) IN FULL COMPLIANCE WITH THE BUILDING, FIRE, AND RELATED CODES OF BALTIMORE CITY;

1	(II) MAINTAINS ITS HIGH-PERFORMANCE RATING; AND
2	(III) CONTINUES TO BE USED FOR MARKET-RATE RENTAL HOUSING.
3 4 5 6 7 8	(2) AT THE TIME OF APPLICATION FOR THE CREDIT, THE PROPERTY OWNER MUST SUBMIT A STATEMENT OF PROJECTED ECONOMIC IMPACT AND PUBLIC BENEFITS FOR THE PROJECT. 3 YEARS FROM THE DATE AN APPLICATION IS ACCEPTED, THE OWNER MUST SUBMIT STATEMENTS OF ACTUAL ECONOMIC IMPACT AND PUBLIC BENEFITS FOR THE PROJECT. PUBLIC BENEFIT MEASURES INCLUDE NEIGHBORHOOD REVITALIZATION IMPACT, JOB CREATION, TAX GENERATION, AND MINORITY BUSINESS DEVELOPMENT.
9	(H) NO TAX SUBSIDY DUPLICATION ALLOWED.
10 11 12 13 14	EXCEPT FOR THE MARYLAND STATE ENTERPRISE ZONE TAX CREDIT PROGRAM, THE TAX CREDIT AUTHORIZED BY THIS SECTION DOES NOT APPLY TO ANY PROPERTY FOR WHICH ANY OTHER TAX SUBSIDY FROM THE CITY, WHETHER IN THE FORM OF A TAX CREDIT, PAYMENT IN LIEU OF TAXES, TAX INCREMENTAL FINANCING, OR OTHERWISE, IS BEING RECEIVED OR HAS BEEN APPLIED FOR.
15	(I) APPLICATION.
16 17 18	(1) THE OWNER SHALL SUBMIT THE APPLICATION FOR THE TAX CREDIT TO THE FINANCE DEPARTMENT, WITH A COPY TO THE OFFICE OF SUSTAINABILITY, AND PAY THE APPLICATION FEE SET BY THE BOARD OF ESTIMATES.
19 20	(2) IF THE PROPERTY IS TRANSFERRED AT ANY TIME, THE NEW OWNER SHALL FILE AN APPLICATION TO CONTINUE THE CREDIT.
21	(J) REVIEW BY FINANCE AND CHAP.
22 23	(1) THE DEPARTMENT OF FINANCE SHALL ESTABLISH GENERAL REVIEW PROCEDURES FOR THE PROGRAM.
24 25 26 27 28	(2) THE COMMISSION FOR HISTORICAL AND ARCHITECTURAL PRESERVATION, IN COORDINATION WITH THE DEPARTMENT OF FINANCE, SHALL ESTABLISH SPECIFIC PROCEDURES FOR DETERMINING WHETHER THE CRITERIA OF SUBSECTION (E) OF THIS SECTION APPLY TO A PROJECT SO AS TO RENDER IT INELIGIBLE FOR THE CREDIT AUTHORIZED BY THIS SECTION.
29 30	(2) THE DEPARTMENT OF FINANCE SHALL ANALYZE DATA SUBMITTED UNDER SUBSECTION (F)(2) OF THIS SECTION.
31	(K) ADMINISTRATION.
32	THE DIRECTOR OF FINANCE MAY:
33	(1) ADOPT RULES AND REGULATIONS TO CARRY OUT THE PROVISIONS OF THIS SECTION:
34 35	(2) SETTLE DISPUTED CLAIMS ARISING IN CONNECTION WITH THE CREDIT AUTHORIZED BY THIS SECTION; AND

1 2 3	(3) DELEGATE POWERS, DUTIES, OR FUNCTIONS IN CONNECTION WITH THE ADMINISTRATION OF THE CREDIT AUTHORIZED BY THIS SECTION TO ANY EMPLOYEE OR AGENCY OF THE CITY.
4	(L) TERMINATION OF PROGRAM.
5	APPLICATIONS FOR THE CREDIT MAY NOT BE ACCEPTED AFTER DECEMBER 31, 2017.
6 7 8	<b>SECTION 2. AND BE IT FURTHER ORDAINED</b> , That the catchlines contained in this Ordinance are not law and may not be considered to have been enacted as a part of this or any prior Ordinance.
9 10	<b>SECTION 3. AND BE IT FURTHER ORDAINED</b> , That this Ordinance takes effect on the 30 <sup>th</sup> day after the date it is enacted.