

BY repealing and reenacting, with amendments,

Article 81 - Revenue and Taxes
Section 9C(e)
Annotated Code of Maryland
(1975 Replacement Volume and 1979 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland be repealed, amended, or enacted to read as follows:

Article 81 - Revenue and Taxes

9C.

(e) [(1)] In Baltimore County: [(i)] (1) real property owned by the Harford Park Improvement Association of Baltimore County, Inc.; [and (ii)] (2) real and tangible personal property owned by the Lynch Point Improvement Association, Inc., of River Drive in Baltimore County, and used exclusively for community or civic purposes; [(iii)] (3) the County Council, by ordinance or resolution, may grant a credit against local taxation only for real property owned by the Twin River Protective and Improvement Association, Inc.; [(iv)] (4) the County Council, by ordinance or resolution, may grant a credit against local taxation only for real property owned by the Bowley's Quarters Improvement Association, Inc.; [and (v)] (5) the County Council, by ordinance or resolution, may grant a credit against local taxation only for real property owned by the Oliver Beach Improvement Association, Inc.; [(vi) and] (6) real property owned by the Chestnut Ridge Improvement Association of Baltimore County, Inc.; [and (vii)] (7) the County Council, by ordinance or resolution, may grant a credit against county taxation only for real property owned by the Baltimore County Game and Fish Association[.

(2) For]; (8) THE COUNTY COUNCIL, BY ORDINANCE OR RESOLUTION, MAY GRANT A CREDIT AGAINST COUNTY TAXATION ONLY FOR REAL PROPERTY WHICH IS USED EXCLUSIVELY FOR AND OCCUPIED BY THE FIRE MUSEUM OF MARYLAND; AND (9) FOR the purpose of county taxation only, real and tangible personal property owned by the Relay Improvement Association of Baltimore County, Inc., and devoted to and used exclusively for community, civic, educational, recreational, or library purposes[, the]. THE use of the property may not be contingent upon payment of a rental fee or other compensation unless the fee or other compensation is used by the association solely for improvement or maintenance of the property.

SECTION 2. AND BE IT FURTHER ENACTED That this Act shall take effect July 1, 1980