Bill No.	<u>31-16</u>		
Concerning: _]	axation		Urban
	I Tax Cred		
Revised: Ma	rch 7, 2017	Draft I	No. <u>7</u>
Introduced:	August 2,	2016	
Enacted:	March 7	2017	
Executive:	March 15	2017	
Effective:	June 14	2017	
Sunset Date:	None		
Ch. 5 . Lav	ws of Mont	Co.	2017

## COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Councilmember Hucker Co-Sponsor: Councilmember Elrich

## AN ACT to:

- (1) establish an urban agricultural tax credit against real property tax;
- (2) define an urban agricultural property and an urban agricultural purpose;
- (3) establish eligibility for an urban agricultural tax credit; and
- (4) generally amend the law governing urban agricultural tax credits.

## By adding

Montgomery County Code Chapter 52, Taxation Section 52-11D

Boldface	Heading or defined term.
<u>Underlining</u>	Added to existing law by original bill.
[Single boldface brackets]	Deleted from existing law by original bill.
Double underlining	Added by amendment.
[[Double boldface brackets]]	Deleted from existing law or the bill by amendment.
* * *	Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

## 1 Sec. 1. Section 52-11D is added as follows: 2 52-11D. Urban Agricultural Tax Credit. (a) *Definitions*. In this Section: 3 4 Gross income means the revenue received from the sale of products 5 grown or raised on the property, including the fair market value of food 6 products grown or raised on the property donated to an organization 7 registered as a charitable organization with the Maryland Secretary of 8 State. 9 Urban agricultural property means real property in a residential zone that 10 is: (1) at least one-half of an acre and not more than [[5]] 3 acres; 11 12 (2) located within 1000 feet of or in a [[priority funding area, as 13 defined in Md. State Finance and Procurement Code §5-7B-02]] 14 Metro Station Policy Area, as defined in the most recent Subdivision Staging Policy adopted under Section 33A-15, 15 16 including the: 17 (A) Bethesda Central Business District; 18 (B) Friendship Heights: 19 (C) Glenmont: 20 (D) Grosvenor: 21 (E) Rockville Town Center: 22 (F) Shady Grove: 23 (G) Silver Spring Central Business District; 24 (H)Twinbrook; Wheaton Central Business District; and 25 (I) 26 (J)White Flint; and **(3)** 27 used for urban agricultural purposes.

28		<u>Urba</u>	<u>n agricultural purposes</u> <u>means</u>
29		<u>(1)</u>	the cultivation of fruits, vegetables, flowers, and ornamental
30			plants;
31		<u>(2)</u>	the limited keeping and raising of fowl or bees; or
32		<u>(3)</u>	the practice of aquaculture. [[:
33		<u>(1)</u>	crop production activities, including the use of mulch or cover
34			crops to ensure maximum productivity and minimize runoff and
35			weed production;
36		<u>(2)</u>	environmental mitigation activities, including stormwater
37			abatement and groundwater protection;
38		<u>(3)</u>	community development activities, including recreational
39			activities, food donations, and food preparation and canning
40			classes;
41		<u>(4)</u>	economic development activities, including employment and
42			training opportunities, and direct sales to restaurants and
43			institutions; and
44		<u>(5)</u>	temporary produce stands used for the sale of produce raised on
45			the premises.]]
46	<u>(b)</u>	<u>Credi</u>	t required. The Director of Finance must allow each eligible
47		taxpa	yer a credit against County real property taxes due in each tax year
48		in wh	ich the taxpayer is eligible for the credit.
49	<u>(c)</u>	<u>Eligib</u>	vility. [[An eligible taxpayer must conduct at least 2 urban
50		agricu	ultural purposes on urban agricultural property.]] A property owner
51		is elig	ible for the tax credit each year:
52		(1)	[[The]] the urban agricultural property [[must be]] is used solely
53			for urban agricultural purposes, except an individual [[engaged in
54			crop production on the property]] may also reside on the property;

55		<u>(2)</u>	the property owner has more than \$5000 in gross income from the
56			sale of products grown or raised on the urban agricultural property;
57			and
58		<u>(3)</u>	the property owner files a timely application for the credit with
59			proof of eligibility.
60	<u>(d)</u>	Amo	unt of credit. The credit must equal 80% of the County property tax
61		other	wise due on the property.
62	<u>(e)</u>	<u>Appl</u>	ication. In order to receive the credit, a [[A]] property owner must
63		apply	for the credit with the Office of Agriculture [[at least 90 days]] on
64		or be	fore April 1 of the tax year [[the beginning of]] before the first tax
65		year the tax credit is sought on a form containing the information required	
66		by the [[Director]] Office of Agriculture. A property owner must apply	
67		to co	ntinue the credit [[at least 90 days]] on or before [[the]] April 1 of
68		the t	ax year before [[beginning of]] each subsequent tax year. The
69		Direc	ctor of Finance must determine taxpayer eligibility for the credit
70		basec	d upon the recommendation from the Office of Agriculture.
71	<u>(f)</u>	<u>Term</u>	of credit.
72		(1)	The term of the credit is 5 tax years, unless renewed.
73		<u>(2)</u>	A taxpayer may apply to renew the credit no later than 90 days
74			before the expiration of the credit for another 5 tax years.
75	(g)	Cont	inuous agricultural use required. If, at any time during the term of
76		the c	redit or the renewal of the credit, the property is no longer used for
77		agric	ultural purposes:
78		<u>(1)</u>	the credit granted to the property must be terminated; and
79		<u>(2)</u>	the owner of the property is liable for all property taxes that would
80			have been due [[during that 5-year term]] if the credit had not been

81		granted for any year that the property was not used for agricultural
82		purposes.
83	<u>(h)</u>	Contiguous lots. A property owner may combine 2 or more contiguous
84		subdivision lots under common ownership into one property to satisfy the
85		minimum lot size for an urban agricultural property in subsection (a).
86	<u>(i)</u>	Appeal. The Director must take all actions necessary to apply the credit
87		to each eligible taxpayer who applies for the credit and is certified as
88		eligible by the Office of Agriculture. A taxpayer may appeal a final
89		decision by the Director denying or terminating the credit to the Maryland
90		Tax Court within 30 days after receiving a notice of denial or termination
91		from the Director.
92	Sec. 2	2. Evaluation. The Director must submit a report to the Executive and the
93	Council on	or before January 1, 2020 evaluating the effectiveness of the tax credit in
94	promoting u	rban agricultural purposes.
95	<u>Sec. 3</u>	3. Transition.
96	Notw	ithstanding subsection (e), the deadline to apply for the credit for the tax
97	year beginni	ing on July 1, 2017 must be extended to September 1, 2017.

Approved:	3/8/17
Roger Berliner, President, County Council	Date
Approved:	
Soil gult	3/15/17
Isiah Leggett, County Executive	Date
This is a correct copy of Council action.	
Sinde M. Janes	3/17/17
Linda M. Lauer, Clerk of the Council	Date