

General Assembly

February Session, 2024

Raised Bill No. 5158

LCO No. **1013**

Referred to Committee on HOUSING

Introduced by: (HSG)

AN ACT CONCERNING THE STANDARDIZED VALUATION OF AFFORDABLE RENTAL HOUSING.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (a) of section 8-216a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October* 1, 2024):

4 (a) [The provisions of] Notwithstanding any [other] provision of the 5 general [statute] statutes special act, [to the or contrary notwithstanding,] the present true and actual value of [the] any real 6 7 property classified as property used for housing solely for low or 8 moderate-income persons or families, [pursuant to section 8-215,] on 9 which rents or carrying charges are limited by regulatory agreement 10 with, or otherwise regulated by, the federal or state government or <u>any</u> 11 department or agency thereof, shall be based upon and shall not exceed 12 the capitalized value of the net rental income of [the housing project] 13 such real property. For purposes of [sections 8-215, 8-216 and] this 14 section, [such net rental income] "net rental income" means the gross 15 income of [the project] any real property classified as property used for

- 16 housing solely for low or moderate-income persons or families as
- 17 limited by the schedule of rents or carrying charges, less reasonable
- 18 operating expenses and property taxes.

This act shall take effect as follows and shall amend the following
sections:Section 1October 1, 20248-216a(a)

HSG Joint Favorable