HOUSE BILL 1017

Q3 (3lr2721)

ENROLLED BILL

— Ways and Means/Budget and Taxation —

Introduced by Delegates Barve, Myers, and Branch, Afzali, Harper, A. Miller, Serafini, Stukes, and A. Washington

Read and	Examined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and	presented to the Governor, for his approval this
day of	at o'clock,M.
	Speaker.
	CHAPTER
AN ACT concerning	
Income Tax Cr	redit – Wineries and Vineyards
expenditures at certain wind Department of Agriculture a certain tax credit; providing be issued by the Depart Agriculture Business and Education adopt certain regulations regulations; providing that Tax Credit Evaluation Act; of this Act; providing for the	dit against the State income tax for certain qualified eries and certain vineyards; requiring the Maryland Business and Economic Development to administering for the maximum amount of tax credits that may the the maximum amount of tax credits that may the

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

Italics indicate opposite chamber/conference committee amendments.



1	BY repealing and reenacting, with amendments,						
2	$\underline{\text{Article} - \text{Tax} - \text{General}}$						
3	Section 1–303(e)						
4	Annotated Code of Maryland						
5	(2010 Replacement Volume and 2012 Supplement)						
6	BY adding to						
7	$\operatorname{Article}-\operatorname{Tax}-\operatorname{General}$						
8	Section 10–733						
9	Annotated Code of Maryland						
10	(2010 Replacement Volume and 2012 Supplement)						
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
13	Article – Tax – General						
14	1–303.						
	<u>1 303.</u>						
15 16	(e) On or before July 1, 2017, an evaluation shall be made of the tax credits under:						
17	(1) § 9–230 of the Tax – Property Article, § 6–116 of the Insurance						
18	Article, and § 10–704.8 of this article (new job creating businesses); [and]						
19	(2) § 10–726 of this article (biotechnology investment incentive); AND						
20	(3) § 10–733 OF THIS ARTICLE (WINERIES AND VINEYARDS).						
21	10–733.						
22	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE						
23							
24	(2) "DEPARTMENT" MEANS THE STATE DEPARTMENT OF						
25	AGRICULTURE BUSINESS AND ECONOMIC DEVELOPMENT.						
26	(3) "Maryland vineyard" means agricultural lands						
27	LOCATED IN THE STATE CONSISTING OF AT LEAST 1 CONTIGUOUS ACRE						
28	DEDICATED TO THE GROWING OF GRAPES THAT ARE USED OR ARE INTENDED TO						
29	BE USED IN THE PRODUCTION OF WINE BY A MARYLAND CLASS 3 OR CLASS 4						
30	WINERY AS WELL AS ANY PLANTS OR OTHER IMPROVEMENTS LOCATED						
31	THEREON.						

1	(4)	"Mar	YLAND WINERY" MEANS AN ESTABLISHMENT LICENSED
2	BY THE COMPTR	OLLEI	R AS EITHER A CLASS 3 OR CLASS 4 WINERY UNDER
3	ARTICLE 2B, §§ 2-	-204 A	ND 2-205 OF THE CODE.
4	(5) (3))	"QUALIFIED CAPITAL EXPENSES" MEANS ALL
5	EXPENDITURES		-
6			PMENT OR AGRICULTURAL MATERIALS FOR USE IN THE
7		-	ULTURAL PRODUCTS FOR WINEMAKING AT A VINEYARD,
8			DING BUT NOT LIMITED TO:
9		(I)	BARRELS;
10		(II)	BINS;
11		(III)	BOTTLING EQUIPMENT;
12		(IV)	CANOPY MANAGEMENT MACHINES;
13		(v)	CAPSULING EQUIPMENT;
14		(VI)	CHEMICALS;
15		(VII)	CORKERS;
16		(VIII)	CRUSHERS;
17		(IX)	DESTEMMERS;
18 19	DEVICES;	(X)	FERMENTERS OR OTHER RECOGNIZED FERMENTATION
20		(XI)	FERTILIZER AND SOIL AMENDMENTS;
21		(XII)	FILTERS;
22		(XIII)	FRUIT HARVESTERS;
23		(XIV)	FRUIT PLANTS;
24		(XV)	HOSES;
25		(XVI)	IRRIGATION EQUIPMENT;
26		(XVII)	LABELING EQUIPMENT;

1		(XVIII)	LUGS;		
2		(XIX)	MOWERS;		
3		(XX)	POLES;		
4		(XXI)	POSTS;		
5		(XXII)	PRESSES;		
6		(XXIII)	PRUNING EQUIPMENT;		
7		(XXIV)	PUMPS;		
8		(XXV)	REFRACTOMETERS;		
9		(XXVI)	REFRIGERATION EQUIPMENT;		
10		(XXVII)	SEEDERS;		
11		(XXVIII)	SOIL;		
12		(XXIX)	SMALL TOOLS;		
13		(XXX)	TANKS;		
14		(XXXI)	TRACTORS;		
15		(XXXII)	VATS;		
16		(XXXIII)	WEEDING AND SPRAYING EQUIPMENT;		
17		(XXXIV)	WINE TANKS;		
18		(XXXV)	WIRE; AND		
19 20	DEPARTMENT.	(XXXVI)	ANY OTHER ITEMS AS APPROVED BY THE		
21 22 23 24 25	(4) "VINEYARD" MEANS AGRICULTURAL LANDS LOCATED IN THE STATE CONSISTING OF AT LEAST 1 CONTIGUOUS ACRE DEDICATED TO THE GROWING OF GRAPES THAT ARE USED OR ARE INTENDED TO BE USED IN THE PRODUCTION OF WINE BY A WINERY AS WELL AS ANY PLANTS OR OTHER IMPROVEMENTS LOCATED THEREON.				

- 1 (5) "WINERY" MEANS AN ESTABLISHMENT LICENSED BY THE 2 COMPTROLLER AS EITHER A CLASS 3 OR CLASS 4 WINERY UNDER ARTICLE 2B, 3 §§ 2–204 AND 2–205 OF THE CODE.
- 4 (B) SUBJECT TO THE LIMITATIONS OF THIS SECTION, AN INDIVIDUAL OR A CORPORATION MAY CLAIM A CREDIT AGAINST THE STATE INCOME TAX IN AN AMOUNT EQUAL TO 25% OF THE QUALIFIED CAPITAL EXPENSES MADE IN CONNECTION WITH:
- 8 (1) THE ESTABLISHMENT OF NEW MARYLAND WINERIES OR 9 MARYLAND VINEYARDS; OR
- 10 **(2)** THE CAPITAL IMPROVEMENTS MADE TO EXISTING MARYLAND 11 WINERIES OR MARYLAND VINEYARDS.
- 12 (C) (1) BY SEPTEMBER 15 OF THE CALENDAR YEAR FOLLOWING THE
 13 END OF THE TAXABLE YEAR IN WHICH THE QUALIFIED CAPITAL EXPENSES WERE
 14 PAID OR INCURRED, AN INDIVIDUAL OR A CORPORATION SHALL SUBMIT AN
 15 APPLICATION TO THE DEPARTMENT FOR THE CREDIT ALLOWED UNDER THIS
 16 SECTION.
- 17 **(2) (I)** The total amount of credits approved by the 18 **Department under this section for a taxable year may not exceed** 19 **\$2,000,000** \$500,000.
- 20 (II) IF THE TOTAL AMOUNT OF CREDITS APPLIED FOR BY
 21 ALL INDIVIDUALS AND CORPORATIONS UNDER THIS SECTION EXCEEDS THE
 22 MAXIMUM SPECIFIED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE
 23 DEPARTMENT SHALL APPROVE A CREDIT UNDER THIS SECTION FOR EACH
 24 APPLICANT IN AN AMOUNT EQUAL TO THE PRODUCT OF MULTIPLYING THE
 25 CREDIT APPLIED FOR BY THE APPLICANT TIMES A FRACTION:
- 26 1. THE NUMERATOR OF WHICH IS THE MAXIMUM 27 SPECIFIED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH; AND
- 28 2. THE DENOMINATOR OF WHICH IS THE TOTAL OF ALL CREDITS APPLIED FOR BY ALL APPLICANTS IN THE CALENDAR YEAR.
- (III) BY DECEMBER 15 OF THE CALENDAR YEAR FOLLOWING
 THE END OF THE TAXABLE YEAR IN WHICH THE QUALIFIED CAPITAL EXPENSES
 WERE PAID OR INCURRED, THE DEPARTMENT SHALL CERTIFY TO THE
 INDIVIDUAL OR CORPORATION THE AMOUNT OF THE TAX CREDIT APPROVED BY
 THE DEPARTMENT FOR THE INDIVIDUAL OR CORPORATION UNDER THIS
 SECTION.

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1	(3)	TO CLAIM	THE A	APPROVED	CREDIT	ALLOWED	UNDER	THIS
2	SECTION, AN INC	OIVIDUAL OR .	A COR	PORATION S	SHALL:			

- 3 (I) FILE AN AMENDED INCOME TAX RETURN FOR THE 4 TAXABLE YEAR IN WHICH THE QUALIFIED CAPITAL EXPENSES WERE PAID OR 5 INCURRED; AND
- 6 (II) ATTACH A COPY OF THE DEPARTMENT'S 7 CERTIFICATION OF THE APPROVED CREDIT AMOUNT TO THE AMENDED INCOME 8 TAX RETURN.
- 9 (D) IF THE CREDIT ALLOWED UNDER THIS SECTION IN ANY TAXABLE
 10 YEAR EXCEEDS THE TOTAL TAX OTHERWISE PAYABLE BY THE INDIVIDUAL OR
 11 CORPORATION FOR THAT TAXABLE YEAR, THE INDIVIDUAL OR CORPORATION
 12 MAY APPLY THE EXCESS AS A CREDIT FOR SUCCEEDING TAXABLE YEARS UNTIL:
- 13 (1) THE FULL AMOUNT OF THE EXCESS IS USED; OR
- 14 (2) THE EXPIRATION OF THE 15TH TAXABLE YEAR AFTER THE 15 TAXABLE YEAR IN WHICH THE QUALIFIED CAPITAL EXPENSES WERE PAID OR 16 INCURRED.
- 17 **(E)** THE DEPARTMENT AND THE COMPTROLLER JOINTLY SHALL ADOPT 18 REGULATIONS TO:
- 19 (1) IMPLEMENT THE PROVISIONS OF THIS SECTION; AND
- 20 (2) SPECIFY CRITERIA AND PROCEDURES FOR APPLICATION FOR, 21 APPROVAL OF, AND MONITORING CONTINUING ELIGIBILITY FOR THE TAX 22 CREDIT UNDER THIS SECTION.
 - (F) THE COMPTROLLER SHALL ADOPT REGULATIONS PROVIDING FOR:
- 24 (1) DETERMINATION OF THE AMOUNT OF THE CREDIT UNDER 25 THIS SECTION IN THE CASE OF TRADES OR BUSINESSES, WHETHER OR NOT 26 INCORPORATED, THAT ARE UNDER COMMON CONTROL;
- 27 (2) PASS-THROUGH AND ALLOCATION OF THE CREDIT IN THE 28 CASE OF ESTATES AND TRUSTS, PARTNERSHIPS, UNINCORPORATED TRADES OR 29 BUSINESSES, AND S CORPORATIONS;

1 2 3	(3) ADJUSTMENTS IN THE CASE OF ACQUISITIONS AND DISPOSITIONS DESCRIBED IN § 41(F)(3) OF THE INTERNAL REVENUE CODE; AND
4 5	(4) DETERMINATION OF THE CREDIT IN THE CASE OF SHORT TAXABLE YEARS.
6 7 8 9 10	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2013, and shall be applicable to all taxable years beginning after December 31, 2012. It shall remain effective for a period of 5 years and, at the end of June 30, 2018, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.