SENATE BILL 226

Q3 (7lr1847)

ENROLLED BILL

— Budget and Taxation/Ways and Means —

Introduced by Senators Manno, Edwards, Feldman, Hough, Kasemeyer, King, Lee, Madaleno, Peters, Serafini, and Young Young, DeGrange, and McFadden

Read and	Examine	ed by F	Proof	readers	s:				
							Proo	frea	der.
							Proo	frea	der.
Sealed with the Great Seal and	presente	ed to	the	Govern	nor,	for his	s approv	al	this
day of	at					_ o'clo	ck,		_M.
							Pr	esid	lent.
	СНАРТЕ	ER							
AN ACT concerning									
Biotechnology Investment Ta	ax Credi mpany –	-			ryla	nd Bio	otechno]	logy	7
FOR the purpose of altering the defit to extend a certain period of claim the biotechnology tax creation time and the certain time period; providing the recapture of the tax credit "company" to include an enterestain laws and for a certain recapture of the credit under this Act; and generally relating investments in biotechnology	time from redit; alterial be printed for the redity that purpose gertain eig to credit	n a cerring the marily evocation competent com	rtain ne de ne de ne de ne eng ne eng ne ne de ne de ne etane	date the finition aged in facerto mstance uly orgentain times:	hat a of "C n cer cin t es; a caniz me p	an active biotechican acceptain acce	ve busing nology co tivities u it certific the defin existing providing he applic	ess : mpo with eate hitie	may any" in a and on of the on of

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.



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1 2 3 4 5	BY repealing and reenacting, without amendments, Article – Tax – General Section 10–725(a)(1) Annotated Code of Maryland (2016 Replacement Volume)
6	BY repealing and reenacting, with amendments,
7	Article – Tax – General
8	Section 10–725(a)(7) <u>10–725(a)(3)</u> and (7) and (f)
9	Section $\frac{10-725(a)(7)}{10-725(a)(2)}$ 10-725(a)(2) and (7)
10	Annotated Code of Maryland
11	(2016 Replacement Volume)
12	BY adding to
13	$\underline{Article-Tax-General}$
14	Section $10-725(j)$
15	Annotated Code of Maryland
16	(2016 Replacement Volume)
17 18	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
19	Article - Tax - General
20	10–725.
20	10-725.
21	(a) (1) In this section the following words have the meanings indicated.
22	(2) "Biotechnology company" means a company organized for profit that is
23	primarily engaged in, OR WITHIN 2 MONTHS WILL BE PRIMARILY ENGAGED IN, the
24	research, development, or commercialization of innovative and proprietary technology that
25	comprises, interacts with, or analyzes biological material including biomolecules (DNA,
26	RNA, or protein), cells, tissues, or organs.
27	(3) (i) 1. "Company" means any entity of any form duly organized
28	and existing under the laws of any jurisdiction for the purpose of conducting business for
29	profit.
30	2. "Company" includes an entity that becomes
31	DULY ORGANIZED AND EXISTING UNDER THE LAWS OF ANY JURISDICTION FOR THE
32	PURPOSE OF CONDUCTING BUSINESS FOR PROFIT WITHIN 4 MONTHS OF RECEIVING
33	A QUALIFIED INVESTMENT.

"Company" does not include a sole proprietorship.

$\frac{1}{2}$	(7) (i) "Qualified Maryland biotechnology company" means a biotechnology company that:
3	1. has its headquarters and base of operations in this State;
4	2. has fewer than 50 full-time employees;
5 6	3. except as provided in subparagraph (ii) of this paragraph, has been in active business no longer than [10] 12 years;
7 8	4. does not have its securities publicly traded on any exchange; and
9 10	5. has been certified as a biotechnology company by the Department.
11	(ii) "Qualified Maryland biotechnology company" includes:
12 13 14	1. a company that has been in active business for up to [12] 15 years if the Department determines that the company requires additional time to complete the process of regulatory approval; OR
15 16	2. [for fiscal years 2012 and 2013 only, a company that has been in active business for up to 15 years; or
17 18 19	3.] a company that has been in active business no longer than [10] 12 years from the date the company first received a qualified investment under this section; <i>OR</i>
20 21 22	3. A COMPANY THAT, WITHIN 2 MONTHS OF THE RECEIPT OF THE INVESTMENT, HAS MET THE REQUIREMENTS OF SUBPARAGRAPH (I) OF THIS PARAGRAPH.
23 24 25 26 27 28	(J) IF A COMPANY RECEIVES AN INVESTMENT UNDER SUBSECTION (A)(7)(II)3 OF THIS SECTION AND FAILS TO SATISFY THE REQUIREMENTS FOR A QUALIFIED MARYLAND BIOTECHNOLOGY COMPANY WITHIN 2 MONTHS, THE DEPARTMENT SHALL REVOKE ANY FINAL TAX CREDIT CERTIFICATES THAT HAVE BEEN ISSUED AND RECAPTURE ANY TAX CREDITS ALREADY CLAIMED BY THE QUALIFIED INVESTOR.
29 30 31	(f) (1) The credit claimed under this section shall be recaptured as provided in paragraph (2)(3) of this subsection if within 2 years from the close of the taxable year for which the credit is claimed:

1	(i) the qualified investor sells, transfers, or otherwise disposes of the
2	ownership interest in the qualified Maryland biotechnology company that gave rise to the
3	credit; or
4	(ii) the qualified Maryland biotechnology company that gave rise to
5	the credit ceases operating as an active business with its headquarters and base of
6	operations in the State.
7	(2) THE CREDIT CLAIMED UNDER THIS SECTION SHALL BE
8	RECAPTURED AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION IF, WITHIN 4
9	MONTHS OF RECEIVING A QUALIFIED INVESTMENT, A QUALIFIED MARYLAND
10	BIOTECHNOLOGY COMPANY IS NOT DULY ORGANIZED AND EXISTING UNDER THE
11	LAWS OF ANY JURISDICTION FOR THE PURPOSE OF CONDUCTING BUSINESS FOR
12	PROFIT.
	
13	1(2)1(3) The amount required to be recaptured under this subsection is
14	the product of multiplying:
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15	(i) the total amount of the credit claimed or, in the case of an event
16	described in paragraph (1)(i) of this subsection, the portion of the credit attributable to the
17	ownership interest disposed of; and
18	(ii) 1. 100%, if the event requiring recapture of the credit occurs
19	during the taxable year for which the tax credit is claimed;
20	2. 67%, if the event requiring recapture of the credit occurs
21	during the first year after the close of the taxable year for which the tax credit is claimed;
22	01'
23	3. 33%, if the event requiring recapture of the credit occurs
24	more than 1 year but not more than 2 years after the close of the taxable year for which the
25	tax credit is claimed.
26	[(3)](4) The qualified investor that claimed the credit shall pay the
27	amount to be recaptured as determined under paragraph [(2)](3) of this subsection as taxes
28	payable to the State for the taxable year in which the event requiring recapture of the credit
29	occurs.
30	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June
31	1, 2017, and shall be applicable to all initial credit certificates issued after June 30, 2017.