(8lr 2805)

ENROLLED BILL

- Ways and Means/Budget and Taxation -

Introduced by Delegates Buckel, Beitzel, McKay, Anderton, and Corderman

Read and Examined by Proofreaders:

													Proofre	ader.
													Proofre	ader.
Sealed	with	the	Great	Seal	and	pres	sented	to	the	Governo	r, fo	or his a	approval	this
	_ day	of				at						o'clock	,	M.
						-							Spe	aker.
						СНА	PTER							

1 AN ACT concerning

One Maryland Economic Development Tax Credits – Simplification and Alteration

FOR the purpose of altering the definition of "qualified distressed county" by altering certain 4 income levels in the definition and renaming it to be "Tier I county"; altering the $\mathbf{5}$ definition of "qualified distressed county" by altering certain income levels in the 6 7 definition and renaming it to be "Tier I county"; repealing a certain start-up tax 8 credit under the One Maryland Economic Development Tax Credit Program; 9 expanding the eligibility requirements for a certain project tax credit by altering, under certain circumstances, the number of qualified positions that a qualified 10 business entity is required to create; altering the calculation of the project tax credit; 11 12requiring the Department of Commerce to certify the amount of the project tax 13 credit; requiring a qualified business entity to report certain information to the 14Department for certain taxable years; providing that a failure to report the 15information shall disqualify the qualified business entity from claiming certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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

Italics indicate opposite chamber/conference committee amendments.



C8

1 credits; repealing a certain limitation on the amount of the project tax credit allowed $\mathbf{2}$ under certain circumstances; altering the circumstances under which a certain 3 qualified business entity may claim the project tax credit; altering the circumstances 4 under which a qualified business entity may carry forward and claim a refund of certain excess credits; prohibiting a qualified business entity from claiming a certain $\mathbf{5}$ other credit under certain circumstances; exempting certain property of a qualified 6 7 business entity from a certain limitation on the applicability of certain Maryland 8 income tax modifications for certain deductions for the cost of business property 9 placed in service that is treated as an expense for federal income tax purposes; 10 exempting certain property of a qualified business entity from a certain limitation on the applicability of certain Maryland income tax modifications for a certain 11 additional depreciation allowance under the federal income tax; requiring the 12publisher of the Annotated Code of Maryland, in consultation with and subject to the 13 Department of Legislative Services, 14approval of the to correct any 15cross-references or terminology rendered incorrect by this Act and to describe any corrections made in an editor's note following the section affected; altering certain 16 17definitions; defining a certain term; making conforming changes; providing for the 18 application of this Act; and generally relating to the One Maryland Economic 19 Development Tax Credit Program.

20 BY repealing and reenacting, with amendments,

- 21 Article Economic Development
- 22 Section <u>1–101</u>, 1–101, 6–401 through 6–403, 6–406, and 6–407
- 23 Annotated Code of Maryland
- 24 (2008 Volume and 2017 Supplement)
- 25 BY repealing
- 26 Article Economic Development
- 27 Section 6–404 and 6–405
- 28 Annotated Code of Maryland
- 29 (2008 Volume and 2017 Supplement)

30 BY adding to

- 31 Article Economic Development
- 32 Section 6–405
- 33 Annotated Code of Maryland
- 34 (2008 Volume and 2017 Supplement)
- 35 BY repealing and reenacting, with amendments,
- 36 Article Tax General
- 37 Section 10–210.1(a) and (b)(1) and (3)
- 38 Annotated Code of Maryland
- 39 (2016 Replacement Volume and 2017 Supplement)
- 40 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 41 That the Laws of Maryland read as follows:

1			Article – Economic Development
2	1–101.		
3	(a) In th	is divisio	on the following words have the meanings indicated.
4	(b) "Cou	nty" mes	ans a county of the State or Baltimore City.
5	(c) "Dep	artment'	<u>"means the Department of Commerce.</u>
6 7	. ,		eans an individual, receiver, trustee, guardian, personal representative of any kind, partnership, firm, association,
8	corporation, or oth		
9	[(e) (1)	"Quali f	fied distressed county" means a county with:
$10 \\ 11 \\ 12$	period for which d for the State duri i	ata are a	an average rate of unemployment for the most recent 24–month vailable that exceeds 150% of the average rate of unemployment eriod;
$\begin{array}{c} 13\\14\\15\end{array}$	period for which c State by at least 2	lata are i	an average rate of unemployment for the most recent 24–month available that exceeds the average rate of unemployment in the age points; or
$16 \\ 17 \\ 18$		for whice	an average per capita personal income for the most recent oh data are available that is equal to or less than 67% of the al income for the State during that period.
19	(<u>?</u>)	"Quali f	fied distressed county" includes a county that:
$\begin{array}{c} 20\\ 21 \end{array}$	subsection; but	(i) •	no longer meets either criterion stated in paragraph (1) of this
$\frac{22}{23}$	preceding 24-mor		has met at least one of the criteria at some time during the d.]
24	[(f)] (E)	"Secret	cary" means the Secretary of Commerce.
$\begin{array}{c} 25\\ 26 \end{array}$	[(g)] (F) means:	(1)	Except as provided in paragraph (2) of this subsection, "state"
$\begin{array}{c} 27\\ 28 \end{array}$	States; or	(i) (a state, possession, territory, or commonwealth of the United
29		(ii) (the District of Columbia.

	4		HOUSE BILL 1295
1		(2)	When capitalized, "State" means Maryland.
2	(G)	(1)	"TIER I COUNTY" MEANS A COUNTY WITH:
$3 \\ 4 \\ 5$			(1) AN AVERAGE RATE OF UNEMPLOYMENT FOR THE MOST WITH PERIOD FOR WHICH DATA ARE AVAILABLE THAT EXCEEDS 150% E RATE OF UNEMPLOYMENT FOR THE STATE DURING THAT PERIOD;
6 7 8 9		RATE-	(II) AN AVERAGE RATE OF UNEMPLOYMENT FOR THE MOST WTH PERIOD FOR WHICH DATA ARE AVAILABLE THAT EXCEEDS THE OF UNEMPLOYMENT IN THE STATE BY AT LEAST 2 PERCENTAGE
$10 \\ 11 \\ 12 \\ 13$	24-monti Than 75% Period.	l PERI - OF T	(III) A MEDIAN HOUSEHOLD INCOME FOR THE MOST RECENT OD FOR WHICH DATA ARE AVAILABLE THAT IS EQUAL TO OR LESS THE MEDIAN HOUSEHOLD INCOME FOR THE STATE DURING THAT
14		(2)	"TIER I COUNTY" INCLUDES A COUNTY THAT:
$\begin{array}{c} 15\\ 16\end{array}$	PARAGRAI	чі (1)	(I) NO LONGER MEETS EITHER CRITERION STATED IN OF THIS SUBSECTION; BUT
$\begin{array}{c} 17\\18\end{array}$	DURING TI	IE PRI	(II) HAS MET AT LEAST ONE OF THE CRITERIA AT SOME TIME ECEDING 24-MONTH PERIOD.
19	<u>1–101.</u>		
20	<u>(a)</u>	<u>In th</u>	is division the following words have the meanings indicated.
21	<u>(b)</u>	<u>"Cou</u>	anty" means a county of the State or Baltimore City.
22	<u>(c)</u>	<u>"Dep</u>	artment" means the Department of Commerce.
$\begin{array}{c} 23\\ 24\\ 25\end{array}$	<u>(d)</u> <u>representation</u> <u>corporation</u>	ive, fi	son" means an individual, receiver, trustee, guardian, personal duciary, representative of any kind, partnership, firm, association, her entity.
26	<u>[(e)</u>	<u>(1)</u>	"Qualified distressed county" means a county with:
27 28 29	-		(i) an average rate of unemployment for the most recent 24–month lata are available that exceeds 150% of the average rate of unemployment ng that period;

1		<u>(ii)</u>	an average rate of unemployment for the most recent 24-month
2			re available that exceeds the average rate of unemployment in the
3	<u>State by at least 2</u>	percer	ntage points; or
1		(;;;)	an avanage new equite personal income for the most recent
$\frac{4}{5}$	21-month period t	(iii) for whi	<u>an average per capita personal income for the most recent</u> ch data are available that is equal to or less than 67% of the average
5 6			me for the State during that period.
0			ne for the State auting that period.
7	<u>(2)</u>	<u>"Qua</u>	ulified distressed county" includes a county that:
8		<u>(i)</u>	no longer meets either criterion stated in paragraph (1) of this
9	<u>subsection; but</u>		
10		<i>(</i>)	
10	1	<u>(ii)</u>	has met at least one of the criteria at some time during the
11	preceding 24–mon	th per	<u>nod.]</u>
10		"C	"
12	[(f)] (E)	Seci	retary" means the Secretary of Commerce.
13	[(g)] (F)	(1)	Except as provided in paragraph (2) of this subsection, "state"
14	<u>means:</u>	<u>(1)</u>	Except as provided in paragraph (2) of this subsection, state
TT	<u>means.</u>		
15		<u>(i)</u>	a state, possession, territory, or commonwealth of the United
16	States; or	<u></u>	<u> </u>
17		<u>(ii)</u>	<u>the District of Columbia.</u>
• •			
18	<u>(2)</u>	Whe	n capitalized, "State" means Maryland.
19	<u>(G)</u> (1)	"Tu	ER I COUNTY" MEANS A COUNTY WITH:
13			MICOUNII MEANSACOONII WIIII.
20		<i>(</i> 1)	AN AVERAGE RATE OF UNEMPLOYMENT FOR THE MOST
$\frac{20}{21}$	RECENT 24-MON	→ →	ERIOD FOR WHICH DATA ARE AVAILABLE THAT EXCEEDS 150%
22			E OF UNEMPLOYMENT FOR THE STATE DURING THAT PERIOD;
	<u>01 1112 111 21101</u>		
23		(II)	AN AVERAGE RATE OF UNEMPLOYMENT FOR THE MOST
24	RECENT 24–MON	<u> </u>	ERIOD FOR WHICH DATA ARE AVAILABLE THAT EXCEEDS THE
25			EMPLOYMENT FOR THE STATE BY AT LEAST 2 PERCENTAGE
26	POINTS; OR	01 011	
-0	<u>1 01113, 011</u>		
27		(III)	A MEDIAN HOUSEHOLD INCOME FOR THE MOST RECENT
28	24–month peri	<u> </u>	DR WHICH DATA ARE AVAILABLE THAT IS EQUAL TO OR LESS
29			EDIAN HOUSEHOLD INCOME FOR THE STATE DURING THAT
30	PERIOD.		
20			
31	<u>(2)</u>	"TIE	ER I COUNTY" INCLUDES A COUNTY THAT:

PARAGRAPH (1) OF THIS SUBSECTION; BUT

(I) NO LONGER MEETS ANY OF THE CRITERIA STATED IN

 $\mathbf{2}$

3	(II) HAS MET AT LEAST ONE OF THE CRITERIA AT SOME TIME
4	DURING THE PRECEDING 24–MONTH PERIOD.
5	6-401.
6	(a) In this subtitle the following words have the meanings indicated.
7 8	(B) "CREDIT YEAR" MEANS THE TAXABLE YEAR IN WHICH A QUALIFIED BUSINESS ENTITY CLAIMS THE TAX CREDIT AUTHORIZED UNDER THIS SUBTITLE.
9 10	[(b)] (C) "Eligible economic development project" means an economic development project that:
$\begin{array}{c} 11 \\ 12 \end{array}$	(1) establishes or expands a business facility within a [qualified distressed] TIER I county; and
$\begin{array}{c} 13\\14 \end{array}$	(2) is approved for a project tax credit [or a start-up tax credit] in accordance with this subtitle.
$15 \\ 16 \\ 17$	[(c)] (D) (1) "Eligible project cost" means the cost and expense a qualified business entity incurs to acquire, construct, rehabilitate, install, or equip an eligible economic development project.
18	(2) "Eligible project cost" includes:
19	(i) the cost of:
$\begin{array}{c} 20\\ 21 \end{array}$	1. obligations for labor and payments made to contractors, subcontractors, builders, and suppliers;
$\begin{array}{c} 22\\ 23 \end{array}$	2. acquiring land, rights in land, and costs incidental to acquiring land or rights in land;
$\begin{array}{c} 24 \\ 25 \end{array}$	3. contract bonds and insurance needed during the acquisition, construction, or installation of the project;
26 27 28	4. test borings, surveys, estimates, plans, specifications, preliminary investigations, environmental mitigation, supervision of construction, and other architectural and engineering services;
29	5. performing duties required by or consequent to the

295. performing duties required by or consequent to30acquisition, construction, and installation of the project;

1 6. installing water, sewer, sewer treatment, gas, electricity, $\mathbf{2}$ communications, railroads, and similar utilities; and 3 7. bond insurance, letters of credit, or other forms of credit 4 enhancement or liquidity facilities; $\mathbf{5}$ (ii) the interest cost before and during the acquisition, construction, 6 installation, and equipping of the project, and for up to 2 years after project completion; 7 and 8 legal, accounting, financial, printing, recording, filing, and other (iii) 9 fees and expenses incurred to finance the project[.]; AND 10 (d) ["Eligible start-up cost" means] a qualified business entity's cost (1)**(IV)** to furnish and equip a new location for ordinary business functions [.], INCLUDING: 11 12**(**2) "Eligible start-up cost" includes:] 13the cost of computers, nonrecurring costs of fixed [(i)] 1. 14telecommunications equipment, furnishings, and office equipment; and 15(iii) **2**. expenditures for moving costs, separation costs, and other 16 costs directly related to moving from outside of the State to a location in a [qualified 17distressed] TIER I county. "Project tax credit" means a tax credit for eligible project costs allowed under 18 (e) 19 § 6–403 of this subtitle. 20(f) "Qualified business entity" means a person that: (1)(i) 21conducts or operates a trade or business in the State; or 22(ii) operates in the State and is exempt from taxation under § 23501(c)(3) or (4) of the Internal Revenue Code: and 24is certified in accordance with [§ 6–402 of] this subtitle as qualifying (2)25for a project tax credit [or a start-up tax credit] under this subtitle. 26(g) "Qualified position" means a position that: (1)27(i) is a full-time position and is of indefinite duration; 28pays at least [150%] 120% of the [federal] STATE minimum (ii) 29wage;

	8	HOUSE BILL 1295
1	(iii)	is in a [qualified distressed] TIER I county;
$\frac{2}{3}$	(iv) one location in a [qualit	is newly created because a business facility begins or expands in fied distressed] TIER I county; and
4	(v)	is filled.
5	(2) "Qu	alified position" does not include a position that is:
6 7 8	c .	created when an employment function is shifted from an existing usiness entity in the State to another business facility of the same osition is not a net new job in the State;
9	(ii)	created through a change in ownership of a trade or business;
10 11	(iii) business entity if the po	created through a consolidation, merger, or restructuring of a osition is not a net new job in the State;
12 13 14	(iv) from an existing busing not a net new job in the	created when an employment function is contractually shifted ess entity in the State to another business entity if the position is State; or
15	(v)	filled for a period of less than 12 months.
$\begin{array}{c} 16 \\ 17 \end{array}$	[(h) "Start–up under § 6–404 of this su	tax credit" means a tax credit for eligible start-up costs allowed abtitle.]
18	<u>(H) (1) "Tr</u>	ER I COUNTY" MEANS A COUNTY WITH:
19 20 21		AN AVERAGE RATE OF UNEMPLOYMENT FOR THE MOST ERIOD FOR WHICH DATA ARE AVAILABLE THAT EXCEEDS 150% E OF UNEMPLOYMENT FOR THE STATE DURING THAT PERIOD;
22	<u>(II)</u>	AN AVERAGE RATE OF UNEMPLOYMENT FOR THE MOST
23		ERIOD FOR WHICH DATA ARE AVAILABLE THAT EXCEEDS THE
24		EMPLOYMENT in <i>for</i> <u>the State by at least 2 percentage</u>
25	POINTS; OR	
26	<u>(III)</u>	A MEDIAN HOUSEHOLD INCOME FOR THE MOST RECENT
27		OR WHICH DATA ARE AVAILABLE THAT IS EQUAL TO OR LESS
28	THAN 75% OF THE M	EDIAN HOUSEHOLD INCOME FOR THE STATE DURING THAT
29	PERIOD.	
30	<u>(2)</u> <u>"TI</u>	ER I COUNTY" INCLUDES A COUNTY THAT:

1 2		<u>(I)</u> F TH	NO LONGER MEETS ANY OF THE CRITERIA STATED IN S SUBSECTION; BUT
4	<u>I ANAGNAI II (1) O</u>	<u>r 111</u>	<u>S SUBSECTION, BUT</u>
$\frac{3}{4}$	DURING THE PREG	<u>(II)</u> CEDIN	HAS MET AT LEAST ONE OF THE CRITERIA AT SOME TIME NG 24-MONTH PERIOD.
5	6-402.		
6 7 8		the S	alify for a project tax credit [or a start-up tax credit], a person ecretary as meeting the requirements of this subtitle and as being
9 10 11 12	unless the person n any qualified emplo	notifie oyees	Secretary may not certify a person as a qualified business entity s the Department of its intent to seek certification before hiring to fill the qualified positions necessary to satisfy the employment on (b)(2) of this section.
13	(b) To be	eligibl	e for a project tax credit [or a start–up tax credit], a person shall:
14	(1)	estab	lish or expand a business facility that:
15		(i)	is located in a [qualified distressed] TIER I county; and
$\begin{array}{c} 16 \\ 17 \end{array}$	the State Finance a	(ii) and Pr	1. is located in a priority funding area under § 5–7B–02 of socurement Article; or
18 19	under § 5–7B–05 or	s § 5–'	2. is eligible for funding outside of a priority funding area 7B–06 of the State Finance and Procurement Article;
20 21 22		at the	g any 24-month period, create at least [25] THE NUMBER OF new or expanded business facility SPECIFIED IN § 6-403(B) OF
$\begin{array}{c} 23\\ 24 \end{array}$	(3) combination of:	be pr	imarily engaged at the new or expanded business facility in any
25		(i)	manufacturing or mining;
26		(ii)	transportation or communications;
27		(iii)	filmmaking, resort business, or recreational business;
28		(iv)	agriculture, forestry, or fishing;

29 (v) research, development, or testing;

	10		HOUSE BILL 1295
1		(vi)	biotechnology;
$2 \\ 3$	computer-related s	(vii) ervice	computer programming, information technology, or other s;
4 5	services, real estate	. ,	central services for a business entity engaged in financial ces, or insurance services;
6		(ix)	the operation of central administrative offices;
7 8	headquarters of a p	(x) profess	the operation of a company headquarters other than the ional sports organization;
9		(xi)	the operation of a public utility;
10		(xii)	warehousing; or
11		(xiii)	other business services.
12 13			ied as a qualified business entity for a project tax credit [or a rson shall submit to the Secretary an application that specifies:
14	(1)	the ef	fective date of the start-up or expansion;
$\begin{array}{c} 15\\ 16\end{array}$	(2) the payroll of the ex		umber of full–time employees before the start–up or expansion and g employees;
$\begin{array}{c} 17\\18\end{array}$			umber of qualified positions created and qualified employees hired v qualified employees; and
19	(4)	any of	ther information that the Secretary requires by regulation.
$\begin{array}{c} 20\\ 21 \end{array}$			ry may require any information required under this section to be nt auditor that the qualified business entity selects.
22	6–403.		
$23 \\ 24 \\ 25$	an eligible economi	c deve	lified business entity may claim a project tax credit for the cost of elopment project in a [qualified distressed] TIER I county if the for the eligible economic development project is at least \$500,000.
26 27 28	. ,	notify	lified business entity is not entitled to a project tax credit for a ving the Department of its intent to seek certification as qualifying

1 (b) Subject to the limitation in paragraph (2) of this subsection, the (1)**(I)** $\mathbf{2}$ project tax credit allowed under this section is the lesser of [\$5,000,000] THE MAXIMUM 3 AMOUNT SPECIFIED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH and the total eligible 4 project cost for the eligible economic development project, less the amount of the credit previously taken for the project in prior taxable years. $\mathbf{5}$ FOR PURPOSES OF CALCULATION OF THE CREDIT UNDER 6 **(II)** 7 SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE MAXIMUM AMOUNT IS: 8 1. \$5,000,000, IF THE QUALIFIED BUSINESS ENTITY 9 **CREATES AT LEAST 50 QUALIFIED POSITIONS;** 10 2. \$2,500,000, IF THE QUALIFIED BUSINESS ENTITY 11 CREATES AT LEAST 25 QUALIFIED POSITIONS BUT FEWER THAN 50 QUALIFIED 12**POSITIONS; OR** 133. \$1,000,000, IF THE QUALIFIED BUSINESS ENTITY CREATES AT LEAST 10 QUALIFIED POSITIONS BUT FEWER THAN 25 QUALIFIED 1415**POSITIONS.** 16 (2)Except as provided in subsections [(e)] (D) and [(f)] (E) of this section, the project tax credit allowed in a taxable year may not exceed the State tax for that year 17on the qualified business entity's income [generated by or arising out of the eligible 1819 economic development project, as determined under subsections (c) and (d) of this section]. 20(3) THE DEPARTMENT SHALL CERTIFY THE AMOUNT OF THE 21PROJECT TAX CREDIT FOR WHICH A QUALIFIED BUSINESS ENTITY IS ELIGIBLE. 22(4) **(I)** A QUALIFIED BUSINESS ENTITY SHALL REPORT TO THE 23DEPARTMENT THE AMOUNT OF THE PROJECT TAX CREDIT THAT THE ENTITY CLAIMS 24ON THE ENTITY'S TAX RETURN FOR EACH TAXABLE YEAR THAT THE ENTITY CLAIMS ANY PORTION OF THE PROJECT TAX CREDIT. 2526**(II)** THE FAILURE OF THE QUALIFIED BUSINESS ENTITY TO 27PROVIDE THE INFORMATION REQUIRED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL DISQUALIFY THE ENTITY FROM CLAIMING ANY UNCLAIMED 2829AMOUNT OF THE PROJECT TAX CREDIT. 30 (c) This subsection does not apply to a person subject to taxation under (1)31 Title 6 of the Insurance Article. 32(2)The State tax for the taxable year on a qualified business entity's income generated by or arising out of an eligible economic development project equals the 33 difference between: 34

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(i) the State tax without regard to this subtitle; and

2 (ii) the State tax on the qualified business entity's Maryland taxable 3 income reduced by the amount of its net income attributable to the eligible economic 4 development project.

5 (3) If an eligible economic development project is a totally separate facility, 6 net income attributable to the project shall be determined under the separate accounting 7 method reflecting only the gross income, deductions, expenses, gains, and losses that are 8 directly attributable to the facility and the overhead expenses apportioned to the facility.

9 (4) If the eligible economic development project is an expansion to a 10 previously existing facility:

(i) net income attributable to the entire facility shall be determined
under the separate accounting method reflecting only the gross income, deductions,
expenses, gains, and losses that are directly attributable to the facility and the overhead
expenses apportioned to the facility; and

15 (ii) net income attributable to the eligible economic development 16 project shall be determined by apportioning the net income of the entire facility, as 17 calculated under item (i) of this paragraph, to the eligible economic development project by 18 a formula approved by the Comptroller or the State Department of Assessments and 19 Taxation.

20 (5) If the Comptroller or the State Department of Assessments and 21 Taxation is satisfied that the nature and activities of a qualified business entity make it 22 impractical to use the separate accounting method, the qualified business entity shall 23 determine net income from the eligible economic development project using an alternative 24 method approved by the Comptroller or the State Department of Assessments and 25 Taxation.]

[(d)] (C) A qualified business entity that is subject to taxation under Title 6 of the Insurance Article may [not] claim the project tax credit [for the taxable year in which the project is placed in service or for the next 4 taxable years] AGAINST THE INSURANCE PREMIUM TAX.

[(e)] (D) (1) Subject to paragraph (2) of this subsection, if the eligible project cost for the eligible economic development project exceeds the State tax on the qualified business entity's income [generated by or arising out of the project for the taxable year in which the project is placed in service], the qualified business entity may apply any excess as a project tax credit for succeeding taxable years against the State tax on the qualified business entity's income [generated by or arising out of the project] until the earlier of:

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(i) the full amount of the excess is used; or

1 (ii) the expiration of the [14th] **10**TH taxable year following the 2 [taxable year in which the project is placed in service] **CREDIT YEAR**.

3 (2) (i) A qualified business entity may claim a prorated share of the 4 credit under this subsection if:

5 1. during any taxable year after the qualified business entity 6 is certified for the tax credit, the number of qualified positions filled by the qualified 7 business entity falls below [25] THE MINIMUM NUMBER OF QUALIFIED POSITIONS 8 REQUIRED TO QUALIFY FOR THE PROJECT TAX CREDIT, but does not fall below 10; and

9 2. the qualified business entity has maintained at least [25] 10 THE MINIMUM NUMBER OF qualified positions REQUIRED TO QUALIFY FOR THE 11 PROJECT TAX CREDIT for at least 5 years.

(ii) The prorated share of the credit is calculated based on the
 number of qualified positions filled for the taxable year divided by [25] THE MINIMUM
 NUMBER OF QUALIFIED POSITIONS REQUIRED TO QUALIFY FOR THE PROJECT TAX
 CREDIT.

16 [(f)] (E) (1) Subject to the limitation in paragraph (4) of this subsection [and 17 subject to § 6–405 of this subtitle], this subsection applies to any taxable year after the 4th 18 [but before the 15th taxable year following the taxable year in which the project is placed 19 in service] CREDIT YEAR.

20 (2) A qualified business entity other than a person subject to taxation 21 under Title 6 of the Insurance Article may[:

(i) apply any excess of eligible project costs for the eligible economic development project over the cumulative amount used as a project tax credit for the taxable year and all prior taxable years as a tax credit against the State tax for the taxable year on the qualified business entity's income other than income generated by or arising out of the project; and

(ii)] claim a refund in the amount, if any, by which the QUALIFIED
BUSINESS ENTITY'S unused excess exceeds the State tax for the taxable year [on the
qualified business entity's income other than income generated by or arising out of the
project].

31 (3) A qualified business entity that is subject to taxation under Title 6 of 32 the Insurance Article may:

(i) apply any excess of eligible project costs for the eligible economic
 development project over the cumulative amount used as a project tax credit for the taxable

1 year and all prior taxable years as a tax credit against the premium tax imposed for the2 taxable year; and

3 (ii) claim a refund in the amount, if any, by which the unused excess
4 exceeds the premium tax for the taxable year.

5 (4) For any taxable year, the total amount [used as a project tax credit and] 6 claimed as a refund under this subsection may not exceed the amount of tax that the 7 qualified business entity is required to withhold for the taxable year from the wages of 8 qualified employees under § 10–908 of the Tax – General Article.

9 (5) (i) A qualified business entity may claim a prorated share of the 10 credit under this subsection if:

1. during any taxable year after the qualified business entity
 is certified for the tax credit, the number of qualified positions filled by the qualified
 business entity falls below [25] THE MINIMUM NUMBER OF QUALIFIED POSITIONS
 REQUIRED TO QUALIFY FOR THE PROJECT TAX CREDIT, but does not fall below 10; and

15 2. the qualified business entity has maintained at least [25]
16 THE MINIMUM NUMBER OF qualified positions REQUIRED TO QUALIFY FOR THE
17 PROJECT TAX CREDIT for at least 5 years.

(ii) The prorated share of the credit is calculated based on the
 number of qualified positions filled for the taxable year divided by [25] THE MINIMUM
 NUMBER OF QUALIFIED POSITIONS REQUIRED TO QUALIFY FOR THE PROJECT TAX
 CREDIT.

22 [(g)] (F) A qualified business entity shall attach the certification required under 23 § 6–402 of this subtitle to the tax return on which the project tax credit is claimed.

24 [6-404.

25 (a) (1) A qualified business entity that locates in a qualified distressed county 26 may claim a start-up tax credit in the amount provided in subsection (b) of this section.

(2) A qualified business entity is not entitled to a start-up tax credit for a
 cost incurred before notifying the Department of its intent to seek certification as qualifying
 for the start-up tax credit.

30 (b) The start-up tax credit allowed under this section for each taxable year equals 31 the least of:

(1) the qualified business entity's total eligible start-up cost associated
 with establishing or expanding a business facility in the qualified distressed county, less
 the amount of the credit previously taken for the project;

1(2) the product of multiplying \$10,000 times the number of qualified2employees employed at the new or expanded business facility; or3(3) \$500,000.

4 (c) (1) Subject to paragraph (2) of this subsection, if the start-up tax credit 5 allowed under subsection (b) of this section for the taxable year in which a qualified 6 business entity locates in a qualified distressed county exceeds the total tax otherwise due 7 from the qualified business entity for that taxable year, the qualified business entity may 8 apply the excess as a credit for succeeding taxable years until the earlier of:

9

(i) the full amount of the excess is used; or

(ii) the expiration of the 14th taxable year following the taxable yearin which the qualified business entity locates in a qualified distressed county.

12 (2) (i) A qualified business entity may claim a prorated share of the 13 credit under this subsection if:

14 1. during any taxable year after the qualified business entity 15 is certified for the tax credit, the number of qualified positions filled by the qualified 16 business entity falls below 25, but does not fall below 10; and

17 2. the qualified business entity has maintained at least 25
18 qualified positions for at least 5 years.

19 (ii) The prorated share of the credit is calculated based on the 20 number of qualified positions filled for the taxable year divided by 25.

(d) (1) Subject to the limitation in paragraph (3) of this subsection and subject to § 6–405 of this subtitle, this subsection applies to any taxable year after the 4th but before the 15th taxable year following the taxable year in which the qualified business entity locates in a qualified distressed county.

25 (2) A qualified business entity may claim a refund in the amount, if any, 26 by which the qualified business entity's eligible start-up cost exceeds the cumulative 27 amount used as a start-up tax credit for the taxable year and all prior taxable years.

(3) For any taxable year, the total amount claimed as a refund under this
subsection may not exceed the amount of tax that the qualified business entity is required
to withhold for the taxable year from the wages of qualified employees under § 10–908 of
the Tax – General Article.

32 (4) (i) A qualified business entity may claim a prorated share of the 33 credit under this subsection if:

1 1. during any taxable year after the qualified business entity $\mathbf{2}$ is certified for the tax credit, the number of qualified positions filled by the qualified 3 business entity falls below 25, but does not fall below 10; and 4 2. the qualified business entity has maintained at least 25 $\mathbf{5}$ gualified positions for at least 5 years. 6 The prorated share of the credit is calculated based on the (ii) 7number of qualified positions filled for the taxable year divided by 25. 8 (e) A qualified business entity shall attach the certification required under § 9 6-402(a) of this subtitle to the tax return on which the start-up tax credit is claimed.] 6-405. 10 11 If the pay for the majority of the qualified positions created from the establishment 12or expansion of a business facility is at least 250% of the federal minimum wage, §§ 6–403(f) and 6-404(d) of this subtitle apply beginning with the taxable year after the 2nd taxable 1314year that follows the taxable year when the qualified business entity locates in a qualified 15distressed county.] [6-406.] **6-404.** 16 17A refund payable to a qualified business entity under [§ 6–403(f) or § 6–404(d)] § 6–403(E) of this subtitle reduces: 18 19 the income tax revenue from corporations if the qualified business (1)20entity is a corporation subject to the income tax under Title 10 of the Tax – General Article;

21(2)the income tax revenue from individuals if the qualified business entity 22is:

23an individual subject to the income tax under Title 10 of the Tax (i) 24- General Article; or

25(ii) an organization exempt from taxation under § 501(c)(3) or (4) of 26the Internal Revenue Code; and

27(3)insurance premium tax revenues if the qualified business entity is subject to taxation under Title 6 of the Insurance Article. 28

296-405.

30 FOR ANY TAXABLE YEAR, IF A QUALIFIED BUSINESS ENTITY CLAIMS THE PROJECT TAX CREDIT AUTHORIZED UNDER THIS SUBTITLE, THE QUALIFIED 31

BUSINESS ENTITY MAY NOT ALSO CLAIM A CREDIT AUTHORIZED UNDER SUBTITLE 3 OF THIS TITLE.

3 [6-407.] **6-406.**

4 The Secretary shall adopt regulations to specify criteria and procedures for 5 application and approval of projects for the tax credit under this subtitle.

6 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 7 as follows:

Article - Tax - General

9 10-210.1.

8

10 (a) (1) In this section the following words have the meanings indicated.

11 (2) "Depreciation" includes any deduction allowed under § 179 of the 12 Internal Revenue Code.

13 (3) <u>"Heavy duty SUV" means a 4-wheeled vehicle that:</u>

14 (i) is manufactured primarily for use on public streets, roads, and 15 highways;

16 (ii) is rated at more than 6,000 but not more than 14,000 pounds 17 gross vehicle weight; and

18 (iii) would be a passenger automobile as defined in § 280F of the
 19 Internal Revenue Code if it were rated at 6,000 pounds gross vehicle weight or less.

20 (4) (i) "Manufacturing entity" means a person conducting or operating
 21 a trade or business that is primarily engaged in activities that, in accordance with the
 22 North American Industrial Classification System (NAICS), United States Manual, United
 23 States Office of Management and Budget, 2012 Edition, would be included in Sector 31, 32,
 24 or 33.

- 25 (ii) <u>"Manufacturing entity" does not include a refiner, as defined in</u> 26 § 10–101 of the Business Regulation Article.
- 27 (5) "QUALIFIED BUSINESS ENTITY" HAS THE MEANING STATED IN § 28 6–401 of the Economic Development Article.
- 29 (b) In addition to the modifications under §§ 10–204 through 10–210 of this 30 subtitle, to determine Maryland adjusted gross income of an individual:

$1 \\ 2 \\ 3 \\ 4 \\ 5$	(1) (i) except as provided in item (ii) of this item, an amount is added to or subtracted from federal adjusted gross income to reflect the determination of the depreciation deduction provided under § 167(a) of the Internal Revenue Code and the adjusted basis of property without regard to the additional allowance under § 168(k) of the Internal Revenue Code; and
6	(ii) item (i) of this item does not apply to property placed in service
7	by a manufacturing entity OR QUALIFIED BUSINESS ENTITY on or after January 1, 2019;
8	(3) (i) except as provided in item (ii) of this item, an amount is added to
9 10	or subtracted from federal adjusted gross income to reflect the determination of the maximum aggregate costs that the taxpayer may treat as an expense under § 179 of the
10	Internal Revenue Code for any taxable year without regard to any changes made to that
11	section after December 31, 2002:
± =	
13	1. increasing above \$25,000 the dollar limitation set forth in
14	§ 179(b)(1) of the Internal Revenue Code; or
15	2. increasing above \$200,000 the phase-out threshold set
16	forth in § 179(b)(2) of the Internal Revenue Code; and
17	(ii) item (i) of this item does not apply to property that is placed in
18	service by a manufacturing entity OR QUALIFIED BUSINESS ENTITY on or after January
19	1, 2019;
20	SECTION 3. 2. AND BE IT FURTHER ENACTED, That the publisher of the
$\frac{20}{21}$	Annotated Code of Maryland, in consultation with and subject to the approval of the
22	Department of Legislative Services, shall correct, with no further action required by the
23	General Assembly, cross-references and terminology rendered incorrect by this Act or by
24	any other Act of the General Assembly of 2018 that affects provisions enacted by this Act.
25	The publisher shall adequately describe any correction that is made in an editor's note
26	following the section affected.

27SECTION 4. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall be28applicable to all taxable years beginning after December 31, 2018.

SECTION 5. 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2018, and shall be applicable to certifications of qualified business entities issued after June 30, 2019 2018.