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9lr0876 CF SB 656

By: Delegates Lierman, Ivey, Krimm, J. Lewis, R. Lewis, Lisanti, Mosby, Qi, Smith, Terrasa, and Washington

Introduced and read first time: February 8, 2019 Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

Heritage Structure Rehabilitation Tax Credit – Alterations – Opportunity Zones, Targeted Projects, and Transferability

4 FOR the purpose of authorizing a certain additional tax credit under the heritage structure $\mathbf{5}$ rehabilitation tax credit program for certain commercial rehabilitations that qualify 6 as opportunity zone projects; altering the definition of "small commercial project" to 7 include certain residential structures sold as part of a development project and 8 certain targeted projects; requiring the Director of the Maryland Historical Trust, in 9 consultation with the Smart Growth Subcabinet, to adopt certain regulations; 10 increasing by a certain amount the maximum tax credit allowed for rehabilitations 11 other than commercial rehabilitations; making the tax credit transferable and 12refundable under certain circumstances; requiring the Governor to include in the 13 annual State budget an appropriation of at least a certain amount for the tax credit 14 reserve fund; increasing the aggregate amount of initial tax credit certificates the 15Director may issue for small commercial projects; prohibiting the Director from 16issuing initial tax credit certificates for targeted projects before a certain date and 17for more than a certain amount; altering the name of the heritage structure 18 rehabilitation tax credit; extending for a certain number of years the termination 19date of the tax credit; requiring the Department of Planning to conduct and report 20the findings of a certain feasibility study to the Governor and the General Assembly 21on or before a certain date; making stylistic changes; providing for the application of 22this Act; defining certain terms; making conforming changes; and generally relating 23to the heritage structure rehabilitation tax credit.

- 24 BY repealing and reenacting, with amendments,
- 25 Article State Finance and Procurement
- 26 Section 5A–303
- 27 Annotated Code of Maryland
- 28 (2015 Replacement Volume and 2018 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2 HOUSE BILL 1162
$egin{array}{c} 1 \ 2 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article – State Finance and Procurement
4	5A–303.
5	(a) (1) In this section the following words have the meanings indicated.
6 7 8	(2) "Affordable housing" means a project or undertaking that has received an allocation of federal low-income housing tax credits by the Department of Housing and Community Development.
9 10 11	(3) "AGRICULTURAL STRUCTURE" MEANS A CERTIFIED HISTORIC STRUCTURE THAT IS USED OR WAS USED AS AN AGRICULTURAL FACILITY OR FOR PURPOSES RELATED TO AGRICULTURE.
12	[(3)] (4) "Business entity" means:
$\begin{array}{c} 13 \\ 14 \end{array}$	(i) a person conducting or operating a trade or business in the State; or
$\begin{array}{c} 15\\ 16\end{array}$	(ii) an organization operating in Maryland that is exempt from taxation under § 501(c)(3) of the Internal Revenue Code.
17 18	[(4)] (5) "Certified heritage area" has the meaning stated in § 13–1101 of the Financial Institutions Article.
$\begin{array}{c} 19\\ 20 \end{array}$	[(5)] (6) (i) "Certified historic structure" means a structure that is located in the State and is:
21	1. listed in the National Register of Historic Places;
$22 \\ 23 \\ 24$	2. designated as a historic property under local law and determined by the Director to be eligible for listing on the National Register of Historic Places;
$25 \\ 26 \\ 27$	3. A. located in a historic district listed on the National Register of Historic Places or in a local historic district that the Director determines is eligible for listing on the National Register of Historic Places; and
$\frac{28}{29}$	B. certified by the Director as contributing to the significance of the district; or
$\begin{array}{c} 30\\ 31 \end{array}$	4. located in a certified heritage area and certified by the Maryland Heritage Areas Authority as contributing to the significance of the certified

1 heritage area.

 $\mathbf{2}$ (ii) "Certified historic structure" does not include a structure that is 3 owned by the State, a political subdivision of the State, or the federal government. 4 **[**(6)**] (7)** "Certified rehabilitation" means a completed rehabilitation of a $\mathbf{5}$ certified historic structure that the Director certifies is a substantial rehabilitation in 6 conformance with the rehabilitation standards of the United States Secretary of the $\overline{7}$ Interior. 8 **[**(7)**] (8)** (i) "Commercial rehabilitation" means a rehabilitation of a 9 structure other than a single-family, owner-occupied residence. 10 "Commercial rehabilitation" does not include a small commercial (ii) 11 project. **[**(8)**] (9)** 12"Director" means the Director of the Maryland Historical Trust. 13**[**(9)**] (10)** "Financial assistance" means action by the State or a State unit 14to award grants, loans, loan guarantees, or insurance to a public or private entity to finance, 15wholly or partly, a project that involves or may result in building construction, building 16 alteration, or land disturbance. 17[(10)] (11) "High performance building" means a building that: 18 (i) meets or exceeds the current version of the U.S. Green Building 19 Council's LEED (Leadership in Energy and Environmental Design) green building rating 20system gold rating; or 21achieves at least a comparable numeric rating according to a (ii) 22nationally recognized, accepted, and appropriate numeric sustainable development rating 23system, guideline, or standard approved by the Secretaries of Budget and Management and 24General Services under § 3–602.1 of this article. 25"Historic property" means a district, site, building, [(11)] **(12)** (i) 26structure, monument, or object significant to: 271. the prehistory or history of the State; or 282. the upland or underwater archeology, architecture, 29engineering, or culture of the State. 30 (ii) "Historic property" includes related artifacts, records, and 31remains. 32[(12)] (13) "Local historic district" means a district that the governing body

of a county or municipal corporation, or the Mayor and City Council of Baltimore, has

designated under local law as historic.

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3	[(13)] (14)	"National register structure" means a structure that is:
4	(i)	listed on the National Register of Historic Places; or
5 6 7	(ii) Historic Places and cert district.	located in a historic district listed on the National Register of ified by the Director as contributing to the significance of the
8 9 10 11	REHABILITATION WITH	PORTUNITY ZONE PROJECT" MEANS A CERTIFIED IN A GEOGRAPHICAL AREA DESIGNATED AND IN EFFECT AS A ITY ZONE IN THE STATE UNDER § 1400Z–1 OF THE INTERNAL
$\begin{array}{c} 12\\ 13 \end{array}$	[(14)] (16) of the State.	"Political subdivision" means a county or municipal corporation
14 15 16		T-WORLD WAR II STRUCTURE" MEANS A CERTIFIED THAT WAS BUILT AFTER DECEMBER 31, 1944, BUT BEFORE
17	[(15)] (18)	"Qualified rehabilitation expenditure" means any amount that:
18	(i)	is properly chargeable to a capital account;
19 20 21	(ii) the calendar year in whi structure;	is expended in the rehabilitation of a structure that by the end of ach the certified rehabilitation is completed is a certified historic
$\begin{array}{c} 22\\ 23 \end{array}$	(iii) that has been approved b	is expended in compliance with a plan of proposed rehabilitation by the Director; and
24	(iv)	is not funded, financed, or otherwise reimbursed by any:
25		1. State or local grant;
26 27 28	by the State, a political s political subdivision of th	2. grant made from the proceeds of tax–exempt bonds issued subdivision of the State, or an instrumentality of the State or of a ne State;
29		3. State tax credit other than the tax credit under this

section; or

4. other financial assistance from the State or a political

1 subdivision of the State, other than a loan that must be repaid at an interest rate that is 2 greater than the interest rate on general obligation bonds issued by the State at the most 3 recent bond sale prior to the time the loan is made.

4 "Single-family, owner-occupied residence" means a **[**(16)**] (19)** (i) $\mathbf{5}$ structure or a portion of a structure occupied by the owner and the owner's immediate 6 family as their primary or secondary residence. 7 (ii) "Single-family, owner-occupied residence" includes: 8 1. a residential unit in a cooperative project owned by or 9 leased to a cooperative housing corporation, as defined in § 5–6B–01 of the Corporations 10 and Associations Article, and leased for exclusive occupancy to, and occupied by, a member 11 of the corporation and the member's immediate family under a proprietary lease; or 122. a small commercial project. 13**[**(17)**] (20)** [(i)] "Small commercial project" means a rehabilitation of a structure [primarily used for commercial, income-producing purposes] if: 1415**(I)** the qualified rehabilitation expenditures do not exceed 16 \$500,000; AND 17**(II)** THE STRUCTURE IS PRIMARILY USED FOR 1. 18COMMERCIAL, INCOME-PRODUCING PURPOSES; 19 2. THE STRUCTURE: 20Α. IS A RESIDENTIAL UNIT IN A CONSECUTIVE SERIES OF 21SIMILAR RESIDENTIAL UNITS THAT ARE ARRANGED IN A ROW, SIDE BY SIDE; AND 22В. IS SOLD AS PART OF A DEVELOPMENT PROJECT FOR 23EXCLUSIVE OCCUPANCY TO, AND OCCUPIED BY, THE RESIDENT; OR 243. THE STRUCTURE IS A TARGETED PROJECT. 25(ii) "Small commercial project" includes a structure that is used for 26both commercial and residential rental purposes. 27"Small commercial project" does not include a structure that is (iii) 28used solely for residential purposes.] 29[(18)] (21) "Smart Growth Subcabinet" means the Smart Growth 30 Subcabinet established under Title 9, Subtitle 14 of the State Government Article.

1 [(19)] (22) "State unit" has the meaning stated in § 11–101 of the State 2 Government Article.

3 [(20)] (23) "Substantial rehabilitation" means rehabilitation of a structure 4 for which the qualified rehabilitation expenditures, during the 24-month period selected 5 by the individual or business entity ending with or within the taxable year, exceed:

- 6 (i) for single-family, owner-occupied residential property, \$5,000; 7 or 8 (ii) for all other property, the greater of: 9 1. the adjusted basis of the structure; or 10 2.\$25,000. (24) "TARGETED PROJECT" MEANS A REHABILITATION OF: 11 12 **(I)** AN AGRICULTURAL STRUCTURE; OR
- 13 (II) A POST–WORLD WAR II STRUCTURE.

14 (b) (1) The Director, in consultation with the Smart Growth Subcabinet, shall 15 adopt regulations to:

16 (i) establish procedures and standards for certifying historic 17 structures and rehabilitations under this section;

(ii) for commercial rehabilitations, establish an application process
 for the award of initial credit certificates for [heritage structure rehabilitation] HISTORIC
 REVITALIZATION tax credits consistent with the requirements of this subsection;

(iii) for commercial rehabilitations, establish criteria, consistent with the requirements of this subsection, for evaluating, comparing, and rating plans of proposed rehabilitation that have been determined by the Director to conform with the rehabilitation standards of the United States Secretary of the Interior;

(iv) for commercial rehabilitations, establish a competitive award
 process for the award of initial credit certificates for [heritage structure rehabilitation]
 HISTORIC REVITALIZATION tax credits that favors the award of tax credits for
 rehabilitation projects that:

are consistent with and promote current growth and
 development policies and programs of the State;

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2. are located in areas targeted by the State for additional

1 revitalization and economic development opportunities due to the focusing of State 2 resources and incentives;

3 3. are located in areas where the political subdivision has 4 implemented regulatory streamlining or other development incentives that foster 5 redevelopment and revitalization in priority funding areas, as defined in Title 5, Subtitle 6 7B of this article, and the appropriate local governing body or the planning board or 7 commission, if designated by the local governing body, has certified to the Smart Growth 8 Subcabinet those regulatory streamlining or other development incentives; and

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- 4. include affordable and workforce housing options;

10 (v) for commercial rehabilitations, establish procedures to announce 11 to the public the selection of a rehabilitation project for an award of an initial credit 12 certificate not later than 60 days after the selection is made;

13 (vi) for commercial rehabilitations, determine whether the certified14 rehabilitation:

- 15
- **1.** is a high performance building; or
- 16 **2.** qualifies as affordable housing **OR AN OPPORTUNITY**

17 ZONE PROJECT;

18 (vii) for commercial rehabilitations, establish a required external 19 marker or, at a minimum, an internal marker for the rehabilitation project that identifies 20 that the rehabilitation was funded by [heritage structure rehabilitation] **HISTORIC** 21 **REVITALIZATION** tax credits;

22 (viii) as provided in paragraph (7) of this subsection, charge 23 reasonable fees to certify historic structures and rehabilitations under this subtitle;

(ix) for commercial rehabilitations, require documentation that the
applicant has ownership or site control of the structure in order to demonstrate the ability
to meet the requirement to begin work as required under subsection (c)(3)(i)1 of this section;

(x) for commercial rehabilitations, provide a time limit for approval
of the additional tax credit for high performance buildings [or], affordable housing, OR
OPPORTUNITY ZONE PROJECTS provided for in subsection (c)(1)(ii) of this section; [and]

30(XI) FOR COMMERCIAL REHABILITATIONS, ESTABLISH31PROCEDURES FOR THE TRANSFER OF THE TAX CREDIT UNDER SUBSECTION (C)(6)32OF THIS SECTION; AND

33 [(xi)] (XII) for small commercial projects:

1 establish conditions regarding the percentage of the 1. $\mathbf{2}$ structure that may be used for residential rental purposes if the structure is used for both 3 commercial and residential rental purposes; [and] 4 2. SPECIFY CRITERIA FOR DETERMINING WHETHER A $\mathbf{5}$ **CERTIFIED HISTORIC STRUCTURE IS:** 6 A. AN AGRICULTURAL STRUCTURE; OR В. 7 A POST-WORLD WAR II STRUCTURE; AND [2.] **3.** 8 specify criteria and procedures for the issuance of 9 initial credit certificates under subsection (e) of this section. 10 The Director may not certify that a rehabilitation is a certified (2)11 rehabilitation eligible for a tax credit provided under this section unless the individual or 12business entity seeking certification states under oath the amount of the individual's or business entity's qualified rehabilitation expenditures. 1314(3)Each year, the Director may accept applications for approval of plans of proposed commercial rehabilitations and for the award of initial credit certificates for the 1516fiscal year that begins July 1 of that year. 17Except as provided in subsection (e) of this section, a small (4)(i) 18commercial project shall be treated as a single-family, owner-occupied residential property, including the limitation on the amount of the tax credit provided in subsection 19 20(c)(2)(ii) of this section. 21A small commercial project is subject to the credit recapture (ii) 22provision in subsection (f) of this section. 23For commercial rehabilitations, the Director may not accept an (5)(i) application for approval of plans of proposed rehabilitation if: 2425any substantial part of the proposed rehabilitation work 1. 26has begun; or 272.the applicant for a commercial rehabilitation has 28previously submitted three or more applications for commercial rehabilitations with total 29proposed rehabilitations exceeding \$500,000 in that year. 30 For commercial rehabilitations, the Director may accept an (ii) application for approval of plans of a proposed rehabilitation for which a substantial part 31 of the proposed rehabilitation work has begun if the rehabilitation work has been approved 3233 under the federal historic tax credit.

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1 (6)Except as provided in subsection (d)(3)(iii) of this section, not more than $\mathbf{2}$ 60% of the total credit amounts under initial credit certificates issued for any fiscal year 3 may be issued for projects in a single county or Baltimore City. 4 (7)(i) The Director shall adopt regulations to charge reasonable fees to $\mathbf{5}$ certify historic structures and rehabilitations under this section which shall include: 6 1. a minimum fee for the second phase of the application 7process; 8 2. for a commercial rehabilitation project, a final fee that 9 may not exceed 3% of the amount of the award of an initial credit certificate; and 10 3. for any other rehabilitation project, a final fee that may not exceed 3% of the amount of the credit for which the rehabilitation would be eligible 11 based on the greater of the estimated or final qualified rehabilitation expenditures for the 1213rehabilitation. 14(ii) The Director shall set the level of the fees so that the projected proceeds from the fees will cover the costs to the Trust of administering the credit under 15this section and the federal historic tax credit. 16 17(iii) If a fee charged for a commercial rehabilitation is not received by 18 the Trust within 90 days after the Trust sends notice to the applicant that the fee is due, 19the Trust may not: 201. issue an initial credit certificate for the commercial 21rehabilitation; or 222. accept an application for a commercial rehabilitation from 23the applicant during the 3 fiscal years following the fiscal year in which the fee was not 24received. 25The proceeds from the fees shall be deposited in a special fund, (iv) 26to be used only for the purposes of paying the costs of administering the credit under this 27section and the federal historic tax credit. 28Any unused balance of the fund at the end of each fiscal year (v) 29shall be transferred to the Reserve Fund established under subsection (d) of this section 30 and shall increase the amount of the initial credit certificates that the Trust may issue for 31 the following fiscal year. 32If an initial credit certificate expires or is otherwise unclaimed as (8)33 provided for under this section, the amount of the credit certificate shall: 34(i) remain in the Reserve Fund established under subsection (d) of

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this section; and

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increase the amount of the initial credit certificates that the 1 (ii) $\mathbf{2}$ Trust may issue for the following fiscal year. 3 (1)(c) (i) Except as otherwise provided in this section, for the taxable year 4 in which a certified rehabilitation is completed, an individual or business entity may claim a tax credit in an amount equal to 20% of the individual's or business entity's qualified $\mathbf{5}$ 6 rehabilitation expenditures for the rehabilitation. 7 For a commercial rehabilitation, an individual or business entity (ii) 8 may claim an additional tax credit in an amount equal to 5% of the individual's or business 9 entity's qualified rehabilitation expenditures if the certified rehabilitation is a certified historic structure and: 10 11 1. is a high performance building; or 122.qualifies as affordable housing OR AN OPPORTUNITY 13**ZONE PROJECT.** (2)14For any commercial rehabilitation, the State tax credit allowed (i) 15under this section may not exceed the lesser of: 16 1. \$3,000,000; or 172. the maximum amount specified under the initial credit certificate issued for the rehabilitation. 18 19 For a rehabilitation other than a commercial rehabilitation, the (ii) 20State tax credit allowed under this section may not exceed [\$50,000] \$75,000. 21(iii) For the purposes of the limitation under subparagraph (i) of this 22paragraph, the following shall be treated as a single commercial rehabilitation: 231. the phased rehabilitation of the same structure or 24property; or 252.the separate rehabilitation of different components of the 26same structure or property. 27(3)Subject to subparagraph (ii) of this paragraph, the initial credit (i) certificate for a proposed commercial rehabilitation shall expire and the credit under this 2829section may not be claimed if: 30 1. within 18 months after the initial credit certificate was 31 issued, the applicant has not notified the Trust, in writing, that the commercial 32rehabilitation has begun;

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1 2. the commercial rehabilitation is not completed within 30 $\mathbf{2}$ months after the initial credit certificate was issued; or 3 3. the applicant does not submit to the Trust a request for final certification of the commercial rehabilitation within 12 months after: 4 $\mathbf{5}$ Α. the 30-month expiration date under subparagraph (i)2 of this paragraph; or 6 7 the date to which the Director postponed the expiration В. date under subparagraph (ii) of this paragraph. 8 9 For reasonable cause, the Director may postpone: (ii) 10 the 30-month expiration date under subparagraph (i)2 of 1. this paragraph for an initial credit certificate for a commercial rehabilitation; or 11 122.if the commercial rehabilitation was completed prior to the expiration of the initial credit certificate, the deadline under subparagraph (i)3 of this 13paragraph for submission of a request for final certification. 1415If the tax credit allowed under this section in any taxable year exceeds (4)the total tax otherwise payable by the business entity or the individual for that taxable 16year, the individual or business entity may claim a refund in the amount of the excess. 1718 The State credit allowed under this section may be allocated among the (5)19 partners, members, or shareholders of an entity in any manner agreed to by those persons 20in writing. 21(6) **(I)** IN ACCORDANCE WITH REGULATIONS ADOPTED BY THE 22DIRECTOR UNDER THIS SECTION, THE AMOUNT OF THE STATE TAX CREDIT 23ALLOWED, BUT NOT USED, FOR COMMERCIAL REHABILITATIONS UNDER THIS 24SECTION MAY BE TRANSFERRED IN WHOLE OR IN PART TO ANY INDIVIDUAL OR 25**BUSINESS ENTITY.** 26**(II)** 1. FOR THE TAXABLE YEAR OF ANY TRANSFER UNDER 27THIS PARAGRAPH, THE TRANSFEREE UNDER SUBPARAGRAPH (I) OF THIS 28PARAGRAPH MAY APPLY THE TAX CREDIT AGAINST THE TOTAL TAX OTHERWISE 29PAYABLE BY THE TRANSFEREE IN THAT TAXABLE YEAR. IF THE TAX CREDIT EXCEEDS THE STATE INCOME TAX 30 2. 31 OF THE TRANSFEREE IN ANY TAXABLE YEAR, THE TRANSFEREE: 32A. MAY CLAIM A REFUND IN THE AMOUNT OF THE 33 EXCESS; OR

1B.MAY TRANSFER THE REMAINDER OF THE TAX CREDIT2TO ANY INDIVIDUAL OR BUSINESS ENTITY.

3 (d) (1) In this subsection, "Reserve Fund" means the [Heritage Structure 4 Rehabilitation] **HISTORIC REVITALIZATION** Tax Credit Reserve Fund established under 5 paragraph (2) of this subsection.

6 (2) (i) There is a [Heritage Structure Rehabilitation] HISTORIC 7 REVITALIZATION Tax Credit Reserve Fund that is a continuing, nonlapsing special fund 8 that is not subject to § 7–302 of this article.

9 (ii) The money in the Fund shall be invested and reinvested by the 10 Treasurer, and interest and earnings shall be credited to the General Fund.

(iii) If the fees paid in any fiscal year are less than the directly related
 administrative costs of operating the [Heritage Structure Rehabilitation] HISTORIC
 REVITALIZATION Tax Credit Program, funds in the Reserve Fund shall be used for the
 directly related administrative costs of the Program.

15 (3) (i) Subject to the provisions of this subsection, the Director shall 16 issue an initial credit certificate for each commercial rehabilitation for which a plan of 17 proposed rehabilitation is approved and the fees charged under subsection (b)(7)(i) of this 18 section are paid.

19 (ii) An initial credit certificate issued under this subsection shall 20 state the maximum amount of credit under this section for which the commercial 21 rehabilitation may qualify.

(iii) 1. Except as otherwise provided in this subparagraph and in subsection (b)(7)(v) of this section, for any fiscal year, the Director may not issue initial credit certificates for credit amounts in the aggregate totaling more than the amount appropriated to the Reserve Fund for that fiscal year in the State budget as approved by the General Assembly.

27 2. If the aggregate credit amounts under initial credit 28 certificates issued in a fiscal year total less than the amount appropriated to the Reserve 29 Fund for that fiscal year as a result of the limitation under subsection (b)(6) of this section, 30 any excess amount may be issued under initial credit certificates for projects in a county or 31 Baltimore City in the same fiscal year, without regard to the limitation under subsection 32 (b)(6) of this section.

33 3. Subject to subsubparagraph 2 of this subparagraph, if the 34 aggregate credit amounts under initial credit certificates issued in a fiscal year total less 35 than the amount appropriated to the Reserve Fund for that fiscal year, any excess amount 36 shall remain in the Reserve Fund and may be issued under initial credit certificates for the 37 next fiscal year.

1 4. For any fiscal year, if funds are transferred from the 2 Reserve Fund under the authority of any provision of law other than paragraph (4) of this 3 subsection, the maximum credit amounts in the aggregate for which the Director may issue 4 initial credit certificates shall be reduced by the amount transferred.

5 5. In each fiscal year, the Director shall estimate the amount 6 of fees to be collected based on the amount appropriated to the Reserve Fund and reserve 7 the difference between the estimated fees and estimated directly related administrative 8 costs of the Program to be used to administer the Program.

9 6. If the reservation of funds to administer the Program 10 under subsubparagraph 5 of this subparagraph is not necessary to cover the directly related 11 administrative costs of the Program, any excess amount shall remain in the Reserve Fund 12 and may be issued under initial credit certificates for the next fiscal year.

(iv) For each of fiscal years 2018 through [2022] 2024, the Governor
shall include in the budget bill an appropriation [to] OF AT LEAST \$20,000,000 FOR the
Reserve Fund.

16 (v) Notwithstanding the provisions of § 7–213 of this article, the 17 Governor may not reduce an appropriation [to] FOR the Reserve Fund in the State budget 18 as approved by the General Assembly.

19 (vi) The Director may not issue an initial credit certificate for any 20 fiscal year after fiscal year [2022] **2024**.

21 (4) (i) Except as provided in this paragraph, money appropriated to the 22 Reserve Fund shall remain in the Fund.

(ii) 1. Within 15 days after the end of each calendar quarter, the
 Trust shall notify the Comptroller as to each commercial rehabilitation completed and
 certified during the quarter:

A. the maximum credit amount stated in the initial credit certificate for the project; and

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B. the final certified credit amount for the project.

29 2. On notification that a project has been certified, the 30 Comptroller shall transfer an amount equal to the maximum credit amount stated in the 31 initial credit certificate for the project from the Reserve Fund to the General Fund.

32 (iii) 1. On or before October 1 of each year, the Trust shall notify 33 the Comptroller as to the maximum credit amount stated in the initial credit certificate for 34 each commercial rehabilitation for which the initial credit certificate has expired under 35 subsection (c)(3) of this section as of the end of the prior fiscal year.

On notification that the initial credit certificate for a 1 2. $\mathbf{2}$ project has expired under subsection (c)(3) of this section, the Comptroller shall transfer an 3 amount equal to the maximum credit amount stated in the initial credit certificate for the project from the Reserve Fund to the General Fund. 4 $\mathbf{5}$ (e) (1)Subject to the provisions of this subsection, the Director shall issue an 6 initial credit certificate for each approved small commercial project on a first-come, 7 first-served basis. 8 (2)An initial credit certificate issued under this subsection shall state the 9 maximum amount of tax credit for which the applicant is eligible. 10 The Director may not issue an initial credit certificate under this (3)**(I)** 11 subsection [: 12prior to January 1, 2015; or (i) 13 (ii) after the aggregate amount of initial credit certificates issued for small commercial projects totals [\$4,000,000] **\$6,000,000**. 14FOR A TARGETED PROJECT, THE DIRECTOR MAY NOT ISSUE 15**(II)** AN INITIAL CREDIT CERTIFICATE UNDER THIS SUBSECTION: 16 171. **BEFORE JANUARY 1, 2019; OR** 2. 18 A. AFTER THE AGGREGATE AMOUNT OF INITIAL CREDIT CERTIFICATES ISSUED FOR AGRICULTURAL STRUCTURES TOTALS 19 20\$1,000,000; OR 21В. AFTER THE AGGREGATE AMOUNT OF INITIAL CREDIT 22CERTIFICATES ISSUED FOR POST-WORLD WAR II STRUCTURES TOTALS \$1,000,000. 23(f) (1)(i) In this subsection the following words have the meanings 24indicated. 25(ii) 1. "Dispose of" means to transfer legal title or, in the case of a leasehold, the leasehold interest. 2627"Dispose of" includes to sell in a sale-and-leaseback 2. 28transaction, to transfer on the foreclosure of a security interest, or to transfer by gift. "Dispose of" does not include to transfer title or the 293. leasehold interest to a creditor on creation of a security interest. 30 "Disgualifying work" means work that: 31(iii)

1 1. is performed on a certified rehabilitation; and $\mathbf{2}$ 2. if performed as part of the rehabilitation certified under 3 this section, would have made the rehabilitation ineligible for certification. 4 (2)The credit allowed under this section shall be recaptured as provided in paragraph (3) of this subsection if, during the taxable year in which a certified $\mathbf{5}$ 6 rehabilitation is completed or any of the 4 taxable years succeeding the taxable year in 7 which the certified rehabilitation is completed: disqualifying work is performed on the certified 8 (i) any 9 rehabilitation: or for a commercial rehabilitation, the certified rehabilitation is 10 (ii) 11 complete and has been disposed of. 12(3)If the disqualifying work is performed or the certified (i) 1. 13rehabilitation is disposed of during the taxable year in which the certified rehabilitation was completed, 100% of the credit shall be recaptured. 14152. If the disqualifying work is performed or the certified rehabilitation is disposed of during the first full year succeeding the taxable year in which 1617the certified rehabilitation was completed, 80% of the credit shall be recaptured. If the disqualifying work is performed or the certified 18 3. rehabilitation is disposed of during the second full year succeeding the taxable year in 19which the certified rehabilitation was completed, 60% of the credit shall be recaptured. 20214. If the disgualifying work is performed or the certified 22rehabilitation is disposed of during the third full year succeeding the taxable year in which 23the certified rehabilitation was completed, 40% of the credit shall be recaptured. 24If the disqualifying work is performed or the certified 5. 25rehabilitation is disposed of during the fourth full year succeeding the taxable year in which 26the certified rehabilitation was completed, 20% of the credit shall be recaptured. 27(ii) The individual or business entity that claimed the tax credit shall 28pay the amount to be recaptured as determined under subparagraph (i) of this paragraph 29as taxes payable to the State for the taxable year in which the disqualifying work is 30 performed or the certified rehabilitation is disposed of. 31 The Comptroller may determine, under the process for return (g) (1)examination and audit under §§ 13-301 and 13-302 of the Tax – General Article: 3233 (i) the amount of rehabilitation expenditures used in calculating the 34credit;

qualified rehabilitation 1 whether such expenditures (ii) are $\mathbf{2}$ expenditures under this section; and 3 whether the credit is allowable as claimed. (iii) 4 (2)The authority of the Comptroller to examine and audit a tax return does not limit the authority of the Director to determine whether a rehabilitation gualifies as a $\mathbf{5}$ 6 certified rehabilitation or whether a certificate of certified rehabilitation has been properly 7 issued. 8 (3)The Comptroller may adopt regulations to require that an entity other 9 than a corporation claim the tax credit on the tax return filed by that entity. 10 (4)(i) Except as otherwise provided in this paragraph, the credit under this section may be claimed for the year a certified rehabilitation is completed, only if the 11 12Director has, by the time the return is filed, issued a certificate of completion for the certified rehabilitation. 1314(ii) A taxpayer claiming the credit may amend a return for the year the certified rehabilitation was completed to account for a certificate issued subsequent to 15the filing of the original return. 1617An amended return shall be filed within the period allowed under (iiii) 18 the Tax – General Article for filing refund claims. 19 The provisions of this paragraph do not extend the period in (iv) 20which a certified rehabilitation must be completed to be eligible for a tax credit under this 21section. 22(v) An amended return may account for an amended certification 23issued by the Director for a certified rehabilitation. 24(h) A refund payable under subsection (c) of this section: 25(1)operates to reduce the income tax revenue from corporations if the 26person entitled to the refund is a corporation subject to the income tax under Title 10 of the Tax – General Article; 2728operates to reduce insurance premium tax revenues if the person (2)29entitled to the refund is subject to taxation under Title 6 of the Insurance Article; and 30 operates to reduce the income tax revenue from individuals if the (3)person entitled to the refund is: 3132 an individual subject to the income tax under Title 10 of the Tax (i) - General Article; or 33

1 (ii) an organization exempt from taxation under § 501(c)(3) of the $\mathbf{2}$ Internal Revenue Code. 3 (i) (1)On or before December 15 of each fiscal year, the Director shall report to the Governor and, subject to § 2–1246 of the State Government Article, to the General 4 Assembly, on: $\mathbf{5}$ 6 certificates awarded (i) the initial credit for commercial 7 rehabilitations and small commercial projects under this section for that fiscal year; 8 (ii) the tax credits awarded for certified rehabilitations completed in 9 the preceding fiscal year; 10 whether the tax credits awarded for certified rehabilitations (iii) completed in the preceding fiscal year were located in: 11 121. a local historic district; or 2. 13a national register district; and 14the estimated amount of directly related administrative costs (iv) 15reserved in the Reserve Fund, the estimated amount of fees to be collected, the actual 16 directly related administrative costs, and the actual amount of fees collected. 17(2)The report required under paragraph (1) of this subsection shall include 18 for each initial credit certificate awarded for the fiscal year for a commercial rehabilitation: 19 (i) the name of the owner or developer of the commercial 20rehabilitation; 21the name and address of the proposed or certified rehabilitation (ii) 22and the county where the project is located; 23the dates of receipt and approval by the Director of all (iii) 24applications regarding the project, including applications: 251. for certification that a structure or property will qualify as 26a certified historic structure: and 272.for approval of the proposed rehabilitation; and 28(iv) the maximum amount of the credit stated in the initial credit 29certificate for the project and the estimated rehabilitation expenditures stated in the 30 application for approval of the plan of proposed rehabilitation. 31(3)The report required under paragraph (1) of this subsection shall include

1	for each certified commercial rehabilitation completed during the preceding fiscal year:
$\frac{2}{3}$	(i) the name of the owner or developer of the commercial rehabilitation;
45	(ii) the name and address of the certified rehabilitation and the county where the project is located;
$rac{6}{7}$	(iii) the dates of receipt and approval by the Director of all applications regarding the project; and
8 9 10	(iv) 1. the maximum amount of the credit stated in the initial credit certificate for the project and the estimated rehabilitation expenditures stated in the application for approval of the plan of proposed rehabilitation; and
$\frac{11}{12}$	2. the actual qualified rehabilitation expenditures and the final amount of the credit for which the project qualified.
$\frac{13}{14}$	(4) The report required under paragraph (1) of this subsection shall summarize for each category of certified rehabilitations:
15	(i) the total number of applicants for:
$\begin{array}{c} 16 \\ 17 \end{array}$	1. certification that a structure or property will qualify as a certified historic structure;
18	2. approval of plans of proposed rehabilitations; or
19	3. certification of the completed rehabilitations;
$\begin{array}{c} 20\\ 21 \end{array}$	(ii) the number of proposed projects for which plans of proposed rehabilitation were approved; and
$22\\23\\24$	(iii) the total estimated rehabilitation expenditures stated in approved applications for approval of plans of proposed rehabilitation and the total qualified rehabilitation expenditures for completed rehabilitations certified.
25 26 27	(5) The information required under paragraph (4) of this subsection shall be provided in the aggregate and separately for each of the following categories of certified rehabilitations:
28	(i) owner-occupied single family residential structures;
29	(ii) small commercial projects; and
30	(iii) commercial rehabilitations.

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1 (j) Subject to the provisions of this subsection, the provisions of this section (1) $\mathbf{2}$ and the tax credit authorized under this section shall terminate as of July 1, [2022] **2024**. 3 On and after July 1, [2022] 2024: (2)(i) the tax credit authorized under this section may be claimed for: 4 a rehabilitation project, other than a commercial $\mathbf{5}$ 1. 6 rehabilitation, for which an application for approval of a plan of proposed rehabilitation 7was received by the Director on or before June 30, [2022] **2024**; or 8 2.a commercial rehabilitation for which an initial credit 9 certificate has been awarded under subsection (d) of this section; and 10 the Director shall continue to report to the Governor and the (ii) 11 General Assembly as required under subsection (i) of this section for as long as any 12rehabilitation project for which the tax credit may be claimed remains incomplete. 13SECTION 2. AND BE IT FURTHER ENACTED, That the Department of Planning shall: 14 15conduct a feasibility study on the development of an online application (1)16 for the historic revitalization tax credit that integrates with applications administered by 17the Department of Housing and Community Development for the Community Legacy 18Program and the Baltimore Regional Neighborhood Initiative Program; and 19(2)report the findings of the feasibility study to the Governor and, in 20accordance with § 2–1246 of the State Government Article, to the General Assembly on or 21before July 1, 2020.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July
1, 2019, and shall be applicable to all taxable years beginning after December 31, 2019.