SENATE BILL 523 SECOND PRINTING

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By: Senators Middleton and Hoffman

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CHAPTER_____

1 AN ACT concerning

2

Heritage Structure Rehabilitation Tax Credit - Transfer of Credit

3 FOR the purpose of providing that certain tax credits for certain heritage structure

- 4 rehabilitations may be allocated in a certain manner among the partners,
- 5 members, or shareholders of an entity making the qualified rehabilitation
- 6 expenditures; allowing a business entity or individual to transfer certain tax
- 7 credits for certain heritage structure rehabilitations to another business entity
- 8 or individual under certain circumstances; allowing a business entity or
- 9 individual to whom certain tax credits are transferred to claim a certain tax
- 10 credit; providing that a business entity or individual to whom certain tax credits
- 11 are transferred is entitled to rely on certain information received from the
- 12 business entity or individual transferring the credit; providing a subtraction
- 13 modification under the Maryland income tax for certain amounts received by an
- individual or corporation in consideration of the transfer of certain tax credits;
 altering a certain definition for purposes of certain tax credits for certified
- 16 heritage structure rehabilitations to exclude certain structures owned by certain
- 17 governments; making certain tax credits for certain heritage structure
- 18 rehabilitations refundable under certain circumstances; providing for certain
- 19 recapture of certain tax credits for certain heritage structure rehabilitations
- 20 under certain circumstances; specifying the revenue effect of certain refunds
- 21 payable under certain tax credits; providing that certain persons may file
- 22 certain tax returns to claim refunds of certain tax credits under certain
- 23 <u>circumstances; requiring the Director of the Maryland Historical Trust to</u>
- 24 <u>submit a certain report annually to the Governor and General Assembly on</u>
- 25 certain credits for certain heritage structure rehabilitations; requiring certain

- 1 persons subject to certain recapture provisions to file certain reports or returns
- 2 <u>under certain circumstances; repealing certain tax credits as to the financial</u>
- 3 <u>institution franchise tax and the public service company franchise tax;</u>
- 4 including certain tax-exempt organizations within the definition of business
- 5 entity under a certain tax credit for certain heritage structure rehabilitations;
- 6 providing that under certain circumstances certain provisions of law in effect on
- 7 a certain date shall apply to the certified heritage structure rehabilitation credit
- 8 <u>for certain projects;</u> providing for the application of this Act; and generally
- 9 relating to allowing the transfer of certain tax credits for certain heritage
- 10 structure rehabilitations from one business entity or individual to another
- 11 business entity or individual.
- 12 BY repealing and reenacting, with amendments,
- 13 Article 83B Department of Housing and Community Development
- 14 Section 5-801
- 15 Annotated Code of Maryland
- 16 (1998 Replacement Volume and 2000 Supplement)
- 17 BY repealing and reenacting, without amendments,
- 18 <u>Article Insurance</u>
- 19 <u>Section 6-105.2</u>
- 20 Annotated Code of Maryland
- 21 (1997 Volume and 2000 Supplement)
- 22 BY adding to
- 23 <u>Article Insurance</u>
- 24 <u>Section 6-107(c)</u>
- 25 Annotated Code of Maryland
- 26 (1997 Volume and 2000 Supplement)
- 27 BY repealing
- 28 <u>Article Tax General</u>
- 29 Section 8-208.1 and 8-406.1
- 30 Annotated Code of Maryland
- 31 (1997 Replacement Volume and 2000 Supplement)
- 32 BY repealing and reenacting, with amendments,
- 33 Article Tax General
- 34 Section 10-207(u) and 10-307(g) and <u>10-704.5</u>
- 35 Annotated Code of Maryland
- 36 (1997 Replacement Volume and 2000 Supplement)
- 37 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 38 MARYLAND, That the Laws of Maryland read as follows:

3						5	SENATE BILL 523
	1			Article	83B - De	partment	of Housing and Community Development
	2	5-801.					
	3	(a)	(1)	In this s	ection the	e following	g words have the meanings indicated.
	4		(2)	"Busine	ss entity"	means [a]	:
	5 6	State; OR		(I)	A perso	n conductii	ng or operating a trade or business in the
	7 8	FROM TAX	XATION	(II) UNDER			ION OPERATING IN MARYLAND THAT IS EXEMPT E INTERNAL REVENUE CODE.
	9 10	the Financia	(3) al Institut			ge area" has	s the meaning stated in § 13-1101(d) of
	11 12	<u>LOCATED</u>	(4) IN THE	<u>(I)</u> STATE A		ed heritage	structure" means a structure that is
	13			(i)	<u>1.</u>	Listed in	the National Register of Historic Places;
	14			(ii)	<u>2.</u>	Designate	ed as a historic property under local law;
	15 16	Register of	Historic I	(iii) Places or	<u>3.</u> 1. in a local		Located in a historic district listed on the National astrict; and
	17 18	Trust as con	ntributing	to the sig	2. gnificance		Certified by the Director of the Maryland Historical trict; or
		certified by significance				as Authori	n a certified heritage area and which has been ty as contributing to the
	24 25	STATE, OF	R THE FE	EDERAL	NED BY GOVER	<u>THE STA</u> NMENT, (RITAGE STRUCTURE" DOES NOT INCLUDE A TE, A POLITICAL SUBDIVISION OF THE OTHER THAN A STRUCTURE LOCATED ON 13-701 OF THE FINANCIAL INSTITUTIONS
	29		ance with	icture wh	ich the D	irector cer	eans <u>A COMPLETED</u> rehabilitation of a tifies is substantial rehabilitation of the United States Secretary of
	31		(6)	"Directo	or" means	the Direct	or of the Maryland Historical Trust.
	32		(7)	"Local ł	nistoric di	strict" mea	ans a district that the governing body of a

- 33 county or municipal corporation, or the Mayor and City Council of Baltimore, has
 34 designated under local law as historic.

1 (8) "Qualified rehabilitation expenditure" means any amount that is

2 properly chargeable to capital account and is expended in the rehabilitation of a

3 structure that by the end of the taxable year in which the certified rehabilitation is

4 completed is a certified heritage structure.

5 (9) "Substantial rehabilitation" means rehabilitation of a structure for 6 which the qualified rehabilitation expenditures, during the 24-month period selected 7 by the taxpayer ending with or within the taxable year, exceed:

- 8 (i) For owner-occupied residential property, \$5,000; or
- 9 (ii) For all other property, the greater of:
- 10 1. The adjusted basis of the structure; or

11 2. \$5,000.

12 (b) (1) Subject to subsection (c) (E) of this section, for the taxable year in 13 which a certified rehabilitation is completed, a business entity or an individual may 14 claim a tax credit in an amount equal to 25% of the taxpayer's qualified rehabilitation

15 expenditures for the rehabilitation.

16 (2) THE STATE TAX CREDIT ALLOWED UNDER THIS SECTION MAY BE 17 ALLOCATED AMONG THE PARTNERS, MEMBERS, OR SHAREHOLDERS OF AN ENTITY 18 IN ANY MANNER AGREED TO BY THOSE PERSONS IN WRITING:

19 (I) REGARDLESS OF THE ALLOCATION OF ANY FEDERAL INCOME 20 TAX REHABILITATION CREDIT FOR THE QUALIFIED REHABILITATION 21 EXPENDITURES AMONG THOSE PERSONS; AND

22 (II) WHETHER OR NOT THE PERSONS RECEIVING THE ALLOCATION
 23 OF THE STATE TAX CREDIT ARE ALLOCATED OR ALLOWED ANY PORTION OF ANY
 24 FEDERAL INCOME TAX REHABILITATION CREDIT FOR THE QUALIFIED
 25 DELIA DILITATION EXDENINTLIDES

25 REHABILITATION EXPENDITURES.

26 [(2)] (3) The same tax credit may not be applied more than once against 27 different taxes.

28 (c) If the credit allowed under this section in any taxable year exceeds the

29 total tax otherwise payable by the business entity or the individual for that taxable

30 year, the business entity or individual may apply the excess as a credit for succeeding 31 years until the earlier of:

32 (1) The full amount of the excess is used; or

33 (2) The expiration of the tenth taxable year after the taxable year in
 34 which the certified rehabilitation is completed <u>CLAIM A REFUND</u> IN THE AMOUNT OF

35 THE EXCESS.

1 (d) (1) If a certified heritage structure for which a certified rehabilitation

2 has been completed is sold or transferred, the amount of any credit unused at the time

3 of sale or transfer may be transferred to the individual or business entity to which the

4 building is sold or transferred.

5	(2)	If a certified heritage structure for which a certified rehabilitation

- 6 has been completed by a nonprofit corporation exempt from taxation is sold or
- 7 transferred, the full amount of the credit to which the nonprofit corporation would be
- 8 entitled if taxable may be transferred to the purchaser or transferee at the time of the
 9 sale or transfer.

10 (e) (D) (1) A EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS

11 <u>SUBSECTION, A</u> business entity or individual that incurs qualified rehabilitation

12 expenditures in the rehabilitation of a certified historic structure in a state other than

13 Maryland may claim a tax credit to the same extent as provided under subsection (b)

14 of this section if the other state has in effect a reciprocal historic rehabilitation tax

15 credit program and agreement for taxpayers of that state who rehabilitate historic 16 structures in Maryland.

17 (2) <u>A BUSINESS ENTITY OR INDIVIDUAL THAT QUALIFIES FOR A TAX</u> 18 <u>CREDIT UNDER THIS SUBSECTION MAY NOT CLAIM A REFUND UNDER SUBSECTION</u> 19 (C) OF THIS SECTION.

20 (3) IF THE CREDIT ALLOWED TO A BUSINESS ENTITY OR INDIVIDUAL

21 UNDER THIS SUBSECTION FOR ANY TAXABLE YEAR EXCEEDS THE TOTAL TAX

22 OTHERWISE PAYABLE BY THE BUSINESS ENTITY OR THE INDIVIDUAL FOR THAT

23 TAXABLE YEAR, THE BUSINESS ENTITY OR INDIVIDUAL MAY APPLY THE EXCESS AS A

24 CREDIT FOR SUCCEEDING TAXABLE YEARS UNTIL THE EARLIER OF:

25 (I) <u>THE FULL AMOUNT OF THE CREDIT IS USED; OR</u> 26 (II) <u>THE EXPIRATION OF THE TENTH TAXABLE YEAR AFTER THE</u> 27 <u>TAXABLE YEAR IN WHICH THE REHABILITATION IS COMPLETED.</u>

28 (f) (1) (i) In this subsection the following words have the meanings 29 indicated.

- 30 (ii) "Historic rehabilitation mortgage credit certificate" means a
- 31 certificate issued under this subsection by the Director to a business entity or
- 32 individual that elects to receive the certificate in lieu of the credit allowed under this
- 33 section.
- 34 (iii) "Qualified purchased heritage structure" means a certified
- 35 heritage structure:
- 36
 1.
 For which a certified rehabilitation has been completed
- 37 and as to which the full amount of the credit is unused and could be transferred to the
- 38 purchaser under subsection (d) of this section;

12.As to which the purchaser is the first purchaser of the2certified heritage structure after the completion of the certified rehabilitation;				
 3 3. 4 of the certified rehabilitation; and 3 That was purchased within 10 years after the completion 				
5 4. All or a part of which within a reasonable period will be 6 the principal residence of the purchaser.				
 7 (2) (i) A business entity or an individual may elect to receive a historic 8 rehabilitation mortgage credit certificate in lieu of the credit otherwise allowable 9 under this section. 				
10 (ii) An election under this subsection shall be made:				
111.For a qualified purchased heritage structure, on or before12the date of the purchase; and				
132.For any other certified rehabilitation, on or before the date14the certified rehabilitation is completed.				
 15 (iii) An election may not be made under this subsection for a 16 certified rehabilitation of a certified heritage structure that has been sold or 17 transferred if the seller or transferor of the structure has claimed any portion of the 18 credit allowed under this section for the certified rehabilitation. 				
 9 (3) If a business entity or individual makes an election under this output subsection, the Director shall issue a historic rehabilitation mortgage credit certificate to the business entity or individual in a face amount equal to the total amount of the credit that, but for the election under this subsection, would be allowable to the business entity or individual with respect to the certified rehabilitation. 				
 A business entity or individual may transfer a historic rehabilitation mortgage credit certificate to a lending institution subject to Maryland tax, including a nondepository institution, in connection with a loan: 				
28 (i) That is secured by a certified heritage structure; and				
29(ii)The proceeds of which may not be used for any purpose other30than the acquisition or rehabilitation of the certified heritage structure.				
31 (5) A lending institution that accepts a historic rehabilitation mortgage 32 credit certificate from a business entity or individual shall in exchange provide the 33 business entity or individual an amount equal to the face amount of the historic 34 rehabilitation mortgage credit certificate, discounted by the amount by which the 35 lending institution's federal income tax liability is increased as a result of its use of 36 the historic rehabilitation mortgage credit certificate to offset State taxes under this 37 subagation to be ellocated at the horrower's election:				

37 subsection, to be allocated, at the borrower's election:

1	(i) To reduce the principal amount or to reduce the interest rate on					
2	the loan to result in interest payment reductions substantially equal on a present					
	value basis to the face amount of the historic rehabilitation mortgage credit					
	certificate, as discounted; or					
т	certificate, as discounted, or					
5	(ii) To reduce the business entity's or individual's cost of purchasing					
5						
	the certified heritage structure by an amount equal to the face amount of the					
/	certificate, as discounted.					
_						
8	(6) (i) A lending institution may claim a tax credit under this section					
	in an amount equal to the face amount specified in a historic rehabilitation mortgage					
10	credit certificate.					
11	(ii) If the credit allowed under this subsection in any taxable year					
12	exceeds the total tax otherwise payable by the lending institution for that taxable					
	year, the lending institution may apply the excess as a credit for succeeding years					
	until the earlier of:					
15	1. The full amount of the excess is used; or					
15	1. The full amount of the excess is used, of					
16	2. The expiration of the 10th taxable year after the taxable					
1/	year in which the historic rehabilitation mortgage credit certificate is issued.					
18	(7) If the amount of the discount retained by a lending institution					
	exceeds the amount by which the lending institution's federal income tax is increased					
	as a result of its use of the historic rehabilitation mortgage credit certificate to offset					
21	State taxes under this subsection, the lending institution shall refund the excess to					
22	the business entity or individual and any interest earned by the institution on the					
23	excess.					
24	(8) A lending institution that accepts a historic rehabilitation mortgage					
	credit certificate from a business entity or individual under this subsection shall be					
	entitled to rely in good faith on the information contained in and used in connection					
	with obtaining the certificate by the business entity or individual including, without					
20	limitation, the amount of the qualified rehabilitation expenditures.					
20	(0) Notwith standing any maximum in this subsection is landing					
29	(9) Notwithstanding any provision in this subsection, a lending					
	institution is not required to accept a historic rehabilitation mortgage credit					
31	certificate from any business entity or individual.					
32						
	adopt regulations to establish procedures and standards for certifying heritage					
34	structures and rehabilitations under this section and for issuance and use of historic					
35	rehabilitation mortgage credit certificates under subsection (f) of this section.					
36	(2) THE DIRECTOR MAY NOT CERTIFY THAT A REHABILITATION IS A					
	CERTIFIED REHABILITATION ELIGIBLE FOR THE TAX CREDIT UNDER THIS SECTION					
	UNLESS THE INDIVIDUAL OR BUSINESS ENTITY SEEKING CERTIFICATION STATES					
20						

39 UNDER OATH THE AMOUNT OF THE INDIVIDUAL'S OR BUSINESS ENTITY'S QUALIFIED
 40 <u>REHABILITATION EXPENDITURES.</u>

1 (h) (F) (1) In this subsection, "Authority affiliate" has the meaning stated 2 in 13-701(t) of the Financial Institutions Article.
 3 (2) As authorized under § 13-708 of the Financial Institutions Article, 4 the Maryland Stadium Authority or an Authority affiliate may transfer to any 5 business entity or individual any credit under this section for qualified rehabilitation 6 expenditures of the Maryland Stadium Authority or an Authority affiliate.
7 (3) A business entity or individual to whom any credit is transferred by 8 the Maryland Stadium Authority or an Authority affiliate under this subsection may 9 claim a tax credit under this section in the full amount of the credit transferred.
10 (I) (I) A BUSINESS ENTITY OR INDIVIDUAL MAY TRANSFER ALL OR ANY 11 PART OF THE CREDIT UNDER THIS SECTION TO ONE OR MORE BUSINESS ENTITIES 12 OR INDIVIDUALS.
13(2)A CREDIT MAY NOT BE TRANSFERRED UNDER THIS SUBSECTION14UNLESS THE BUSINESS ENTITY OR INDIVIDUAL TRANSFERRING THE CREDIT15NOTIFIES THE MARYLAND HISTORICAL TRUST WITHIN 30 DAYS AFTER THE16EFFECTIVE DATE OF THE TRANSFER.
 17 (3) A BUSINESS ENTITY OR INDIVIDUAL TO WHOM ANY CREDIT IS 18 TRANSFERRED BY ANOTHER BUSINESS ENTITY OR INDIVIDUAL UNDER THIS 19 SUBSECTION:
20(I)MAY CLAIM A TAX CREDIT UNDER THIS SECTION IN THE FULL21AMOUNT OF THE CREDIT TRANSFERRED, BY FILING WITH ITS TAX RETURN A COPY22OF THE FORM EVIDENCING THE TRANSFER OF THE TAX CREDIT; AND
 23 (II) SHALL BE ENTITLED TO RELY IN GOOD FAITH ON 24 INFORMATION ON WHICH THE CREDIT IS BASED, INCLUDING THE AMOUNT OF THE 25 QUALIFIED REHABILITATION EXPENDITURES.
26 (G) (1) IN THIS SUBSECTION, "DISQUALIFYING WORK" MEANS WORK THAT:
27(I)IS PERFORMED ON A CERTIFIED HERITAGE STRUCTURE FOR28WHICH A REHABILITATION HAS BEEN CERTIFIED UNDER THIS SECTION; AND
29(II)IF PERFORMED AS PART OF THE REHABILITATION CERTIFIED30UNDER THIS SECTION, WOULD HAVE MADE THE REHABILITATION INELIGIBLE FOR31CERTIFICATION.
 (2) EXCEPT AS PROVIDED IN PARAGRAPH (4) OF THIS SUBSECTION, 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 REHABILITATION IS COMPLETED OR ANY OF THE 4 TAXABLE YEARS SUCCEEDING THE TAXABLE YEAR IN WHICH THE CERTIFIED REHABILITATION IS COMPLETED, ANY DISQUALIFYING WORK IS PERFORMED ON THE CERTIFIED HERITAGE STRUCTURE FOR WHICH THE CERTIFIED REHABILITATION HAS BEEN COMPLETED.

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	(3) (I) 1. IF THE DISQUALIFYING WORK IS PERFORMED DURING THE TAXABLE YEAR IN WHICH THE CERTIFIED REHABILITATION WAS COMPLETED, 100% OF THE CREDIT SHALL BE RECAPTURED.
	2. IF THE DISQUALIFYING WORK IS PERFORMED DURING THE FIRST FULL YEAR SUCCEEDING THE TAXABLE YEAR IN WHICH THE CERTIFIED REHABILITATION WAS COMPLETED, 80% OF THE CREDIT SHALL BE RECAPTURED.
9	<u>3.</u> <u>IF THE DISQUALIFYING WORK IS PERFORMED DURING</u> <u>THE SECOND FULL YEAR SUCCEEDING THE TAXABLE YEAR IN WHICH THE</u> <u>CERTIFIED REHABILITATION WAS COMPLETED, 60% OF THE CREDIT SHALL BE</u> <u>RECAPTURED.</u>
	4. IF THE DISQUALIFYING WORK IS PERFORMED DURING THE THIRD FULL YEAR SUCCEEDING THE TAXABLE YEAR IN WHICH THE CERTIFIED REHABILITATION WAS COMPLETED, 40% OF THE CREDIT SHALL BE RECAPTURED.
16	5. IF THE DISQUALIFYING WORK IS PERFORMED DURING THE FOURTH FULL YEAR SUCCEEDING THE TAXABLE YEAR IN WHICH THE CERTIFIED REHABILITATION WAS COMPLETED, 20% OF THE CREDIT SHALL BE RECAPTURED.
20 21	(II) EXCEPT AS PROVIDED UNDER PARAGRAPH (4) OF THIS SUBSECTION, THE BUSINESS ENTITY OR INDIVIDUAL THAT CLAIMED THE CREDIT SHALL PAY THE AMOUNT TO BE RECAPTURED AS DETERMINED UNDER SUBPARAGRAPH (II)(I) OF THIS PARAGRAPH AS TAXES PAYABLE TO THE STATE FOR THE TAXABLE YEAR IN WHICH THE DISQUALIFYING WORK IS PERFORMED.
25	(4) RECAPTURE OF THE CREDIT ALLOWED UNDER THIS SECTION IS NOT REQUIRED IF THE BUSINESS ENTITY OR INDIVIDUAL THAT CLAIMED THE CREDIT DOES NOT OWN AN INTEREST IN THE CERTIFIED HERITAGE STRUCTURE WHEN THE DISQUALIFYING WORK IS PERFORMED.
27	(H) <u>A REFUND PAYABLE UNDER SUBSECTION (C) OF THIS SECTION:</u>
	(1) OPERATES TO REDUCE THE INCOME TAX REVENUE FROM CORPORATIONS IF THE PERSON ENTITLED TO THE REFUND IS A CORPORATION SUBJECT TO THE INCOME TAX UNDER TITLE 10 OF THE TAX - GENERAL ARTICLE;
	(2) OPERATES TO REDUCE INSURANCE PREMIUM TAX REVENUES IF THE PERSON ENTITLED TO THE REFUND IS SUBJECT TO TAXATION UNDER TITLE 6 OF THE INSURANCE ARTICLE; AND
34 35	(3) OPERATES TO REDUCE THE INCOME TAX REVENUE FROM INDIVIDUALS IF THE PERSON ENTITLED TO THE REFUND IS:
36	(I) AN INDIVIDUAL SUBJECT TO THE INCOME TAX UNDER TITLE 10

37 OF THE TAX - GENERAL ARTICLE; OR

10			SENATE DILL 525
1 2	OF THE INTERNAL		AN ORGANIZATION EXEMPT FROM TAXATION UNDER § 501(C)(3) UE CODE.
5		OVERNO	BEFORE JANUARY 15 OF EACH YEAR, THE DIRECTOR SHALL OR AND, SUBJECT TO § 2-1246 OF THE STATE GOVERNMENT AL ASSEMBLY, ON THE CREDIT ALLOWED UNDER THIS
		L INCL	EPORT REQUIRED UNDER PARAGRAPH (1) OF THIS SECTION UDE, FOR EACH CATEGORY OF CERTIFIED TED IN PARAGRAPH (3) OF THIS SUBSECTION:
10 11		<u>(I)</u> S DURIN	THE NUMBER OF APPLICANTS FOR CERTIFICATION OF NG THE PRECEDING CALENDAR YEAR;
			THE NUMBER OF REHABILITATIONS CERTIFIED AS X CREDIT UNDER THIS SECTION DURING THE PRECEDING
15 16		<u>(III)</u> S CERTI	THE TOTAL QUALIFIED REHABILITATION EXPENDITURES FOR FIED DURING THE PRECEDING CALENDAR YEAR; AND
17 18		(<u>IV)</u> S CERTI	<u>THE AVERAGE QUALIFIED REHABILITATION EXPENDITURES OF</u> FIED DURING THE PRECEDING CALENDAR YEAR.
	SUBSECTION SHA	LL BE P	FORMATION REQUIRED UNDER PARAGRAPH (1) (2) OF THIS ROVIDED IN THE AGGREGATE AND SEPARATELY FOR EACH EGORIES OF CERTIFIED REHABILITATIONS:
22 23	STRUCTURES;	<u>(I)</u>	OWNER-OCCUPIED SINGLE FAMILY RESIDENTIAL
24		<u>(II)</u>	OTHER SINGLE FAMILY RESIDENTIAL STRUCTURES;
25		<u>(III)</u>	MULTIFAMILY RESIDENTIAL STRUCTURES; AND
26		<u>(IV)</u>	NONRESIDENTIAL STRUCTURES.
27			<u>Article - Insurance</u>
28	<u>6-105.2.</u>		
			<u>x imposed under this subtitle may claim a credit</u> ehabilitation as provided under Article 83B, § 5-801 of

1	<u>6-107.</u>	
		THAT IS NOT OTHERWISE REQUIRED TO FILE A REPORT WITH UNDER THIS SECTION SHALL FILE A REPORT AND PAY THE TAX
	IMPOSED UNDER THIS	LAIMED A CREDIT FOR A PREVIOUS YEAR AGAINST THE TAX S SUBTITLE FOR A CERTIFIED REHABILITATION AS PROVIDED § 5-801 OF THE CODE; AND
8 9	(2) IS UNDER ARTICLE 83B,	SUBJECT TO THE RECAPTURE OF THE CREDIT AS PROVIDED § 5-801 OF THE CODE.
10)	Article - Tax - General
11	<u>[8-208.1.</u>	
		n may claim a credit against the financial institution ed rehabilitation as provided under Article 83B, § 5-801 of
15	[8-406.1.	
16 17 18		npany may claim a credit against the public service company ed rehabilitation as provided under Article 83B, § 5-801 of
19	10-207.	
22	received by AN INDIVIE 13-701(t) of the Financia	tion under subsection (a) of this section includes any amount DUAL, INCLUDING any Authority affiliate, as defined in § al Institutions [Article] ARTICLE, in consideration of the wed under Article 83B, § 5-801 (h) OR (I) (<u>F</u>) of the Code.
24	- 10-307.	
25 26	(g) The subtrac	tion under subsection (a) of this section includes the amounts for an individual under:
27 28	(1) § 1 bonds);	10-207(i) of this title (Profits on sale or exchange of State or local
29	(2) §-1	10-207(k) of this title (Relocation and assistance payments);
30) (3) §-1	10-207(m) of this title (State or local income tax refunds);
31 32	(4) § 1 2 funds); or	0-207(c-1) of this title (State tax exempt interest from mutual

33(5)§ 10 207(u) of this title (Amounts received [by Stadium Authority34 affiliate] in consideration of transfer of certified rehabilitation credit).

1 <u>10-704.5.</u>

2 (A) An individual or corporation may claim a credit against the State income

3 tax for a certified rehabilitation as provided under Article 83B, § 5-801 of the Code.

4 (B) <u>AN INDIVIDUAL OR CORPORATION THAT IS NOT OTHERWISE REQUIRED TO</u>
 5 <u>FILE AN INCOME TAX RETURN, INCLUDING A CORPORATION EXEMPT FROM INCOME</u>
 6 <u>TAX UNDER § 501(C)(3) OF THE INTERNAL REVENUE CODE:</u>

7 (1) MAY FILE A RETURN TO CLAIM A REFUND OF THE CREDIT UNDER 8 THIS SECTION; AND

9 (2) SHALL FILE A RETURN IF THE INDIVIDUAL OR CORPORATION IS 10 SUBJECT TO THE RECAPTURE OF THE CREDIT UNDER THIS SECTION AS PROVIDED 11 UNDER ARTICLE 83B, § 5-801 OF THE CODE.

12 SECTION 2. AND BE IT FURTHER ENACTED, That, except as otherwise

13 provided in this Section, this Act shall take effect July 1, 2001, and shall be applicable

14 to all taxable years beginning after December 31, 2000 for certified heritage structure

15 rehabilitations certified on or after July 1, 2001. If the Director of the Maryland

16 <u>Historical Trust has preliminarily determined, on or before June 30, 2001, that a</u>

17 proposed substantial rehabilitation meets the Secretary of the Interior's Standards

18 for Rehabilitation, at the option of the person making the qualified rehabilitation

19 expenditures, the provisions of Article 83B, § 5-801 of the Code in effect on June 30,
20 2001, shall apply to the certified heritage structure rehabilitation credit for the

21 substantial rehabilitation project.