Unofficial Copy Q1 2002 Regular Session 2lr1781 CF SB 40

By: **Delegates Clagett and Sophocleus** Introduced and read first time: January 25, 2002

Assigned to: Ways and Means

Committee Report: Favorable House action: Adopted Read second time: March 12, 2002

CHAPTER_____

1 AN ACT concerning

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Property Tax - Homeowners' Tax Credits

3 FOR the purpose of authorizing homeowners to apply for a certain homeowners'

- 4 property tax credit within a certain period after a taxable year for which the
- 5 credit is sought; repealing a provision authorizing the Department to accept a
- 6 certain application during a certain period under certain circumstances;
- 7 authorizing the Department to accept an application from a homeowner within
- 8 a certain period under certain circumstances; requiring a homeowner to
- 9 complete and file a certain application in order to be eligible for a certain
- 10 property tax credit; requiring the Comptroller to pay eligible homeowners the
- 11 property tax credit due under this Act upon certification by the Department; and
- 12 generally relating to authorizing homeowners to apply for a certain
- 13 homeowners' property tax credit within 3 years after a certain date of the
- 14 taxable year for which the credit is sought.

15 BY repealing and reenacting, with amendments,

- 16 Article Tax Property
- 17 Section 9-104
- 18 Annotated Code of Maryland
- 19 (2001 Replacement Volume and 2001 Supplement)

20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

21 MARYLAND, That the Laws of Maryland read as follows:

2					HOUSE BILL 355
1					Article - Tax - Property
2	9-104.				
3	(a)	(1)	In this	section the	e following words have the meanings indicated.
4		(2)	(i)	"Assets"	include:
5				1.	real property;
6				2.	cash;
7				3.	savings accounts;
8				4.	stocks;
9				5.	bonds; and
10				6.	any other investment.
11			(ii)	"Assets"	do not include:
12 13	under this	section;		1.	the dwelling for which a property tax credit is sought
14 15	the homeov	wner; or		2.	the cash value of the life insurance policies on the life of
16				3.	tangible personal property.
17 18	individuals	(3) who actu			ne" means the combined gross income of all elling except an individual who:
19 20	Revenue C	ode; or	(i)	is a depe	endent of the homeowner under § 152 of the Internal
21			(ii)	pays a re	easonable amount for rent or room and board.
22		(4)	"Currei	nt market	value" means:
23 24	Departmen	t; and	(i)	for resid	ential property, the value as determined by the
25 26	8, Subtitle	2 of this a	(ii) article as		land, marshland, and woodland, the value under Title d by the Department.
27 28	article.	(5)	"Disabl	led veterar	" has the meaning stated in § 7-208(a) of this
29		(6)	"Dwell	ing" mean	s:
30			(i)	for a ho	meowner who is not a home purchaser, a house that is:

1 2 or curtilage on which the ho	1. use is erec	used as the principal residence of a homeowner and the lot ted;
3	2.	occupied by not more than 2 families; and
	shall inclu	actually occupied or expected to be actually occupied by as of a 12-month period, which actual or de July 1 of the taxable year for which the s sought; or
8 (ii)	for a h	omeowner who is a home purchaser, a house that is:
9 10 or curtilage on which the ho	1. ouse is ere	used as the principal residence of a homeowner and the lot cted;
11	2.	occupied by not more than 2 families; and
1213 the home purchaser for the purchaser for the		actually occupied or expected to be actually occupied by of the taxable year for which the property tax
		ity" means the tax liability for any property tax on the operty tax credit provided under this section.
	ely preced	income" means the total income from all sources for the les the taxable year, whether or not the income ncome for federal or State tax purposes.
20 (ii)	"Gross	income" includes:
2122 Retirement Act;	1.	any benefit under the Social Security Act or the Railroad
23	2.	the aggregate of gifts over \$300;
24	3.	alimony;
25	4.	support money;
26	5.	any nontaxable strike benefit;
27	6.	public assistance received in a cash grant;
28	7.	a pension;
29	8.	an annuity;
30	9.	any unemployment insurance benefit;
31	10.	any workers' compensation benefit;

1 2 endeavor; and	11.	the net income received from a business, rental, or other
34 or apartment.	12.	any rent on the dwelling, including the rent from a room
5 (ii	i) "Gross	s income" does not include:
6 7 government; or	1.	any income tax refund received from the State or federal
8	2.	any loss from business, rental, or other endeavor.
9 (9) "H	Iomeowner"	means an individual who:
10 (i) 11 allowed:) on July	y 1 of the taxable year for which the tax credit is to be
1213 legal interest; or	1.	actually resides in a dwelling in which the individual has a
 14 2. under a court order or separation agreement, permits a 15 spouse, a former spouse, or a child of the individual's family to reside without 16 payment of rent in a dwelling in which the individual has a legal interest; or 		
17 (ii) 1.	is a home purchaser; and
1819 legal interest, whether of20 taxable year for which the		actually resides in a dwelling in which the individual has a vidual resides in the dwelling on July 1 of the s sought.
	-	er" means an individual who purchases a dwelling in dit under this section is sought.
23 (11) "L	egal interest.	includes an interest in a dwelling:
24 (i)) as sole	e owner;
25 (ii) as a jo	int tenant;
26 (ii	i) as a ter	nant in common;
27 (iv	v) as a ter	nant by the entireties;
28 (v) throug	h membership in a cooperative;
29 (v 30 Real Property Article;	i) under	a land installment contract, as defined in § 10-101 of the
31 (v.	ii) as a ho	older of a life estate; or

under a continuing care contract for an independent living unit

2 at a continuing care facility for the aged, which means a nontransferable agreement 3 between a continuing care facility for the aged as defined in § 7-206 of this article and 4 an occupant of an independent living unit, which agreement provides that the 5 occupant may reside in the unit until termination under the terms of the contract. 6 "Net worth" means the sum of the current market value of all assets, (12)7 less any outstanding liability. 8 "Total real property tax" means the product of the sum of all property (13)9 tax rates on real property, including special district tax rates, for the taxable year on 10 a dwelling, multiplied by the lesser of the assessed value of the dwelling or \$150,000; and then reduced by any property tax credit granted under § 9-105 of this subtitle. 11 12 (a-1) (1)The homeowners' tax credit under this section is a State-funded 13 program. 14 (2)It is the intent of the General Assembly that: 15 the State shall appropriate sufficient funds to reimburse the (i) 16 full amount of tax credits granted under this section; and 17 the State, and not the local governments, shall bear the burden (ii) 18 of any insufficiency of funds to fully reimburse the counties for property tax credits 19 under this section. 20 (3)For any fiscal year, if State appropriations for reimbursement of tax 21 credits under this section do not provide sufficient funds to fully reimburse the 22 counties for tax credits granted under this section, the Governor shall include in the 23 budget bill for the next fiscal year a deficiency appropriation to provide the additional 24 funds to fully reimburse the counties. 25 (b) The Department shall adopt regulations to carry out this section. Except as provided in subsection (e) of this section, the Department is 26 (c) (1)responsible for the administrative duties that relate to the application and 27 determination of eligibility for a property tax credit under this section. 28 29 The Department may: (2)30 make an agreement with a county collector for limited (i) 31 assistance with a part of the administrative duties; and 32 (ii) reimburse the county for the reasonable cost of the assistance 33 provided. 34 When an applicant for the property tax credit under this section (3)

35 resides in an independent living unit at a continuing care facility for the aged, the

36 Department shall determine for the independent living unit:

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(viii)

6			HOUSE BILL 355	
1		(i)	the lot size;	
2		(ii)	the assessed value of land and building; and	
3		(iii)	the total real property tax.	
4 5			nent notice is sent to a homeowner, the Department shall perty tax credit under this section.	
		otice of the	omptroller shall include, in each package of income tax forms availability of a property tax credit under this section. mation needed to convey:	
9		(i)	eligibility;	
10		(ii)	filing deadlines;	
11		(iii)	applicable limitations; and	
12		(iv)	contact information for application forms.	
13	(2)	Notice	in the package of income tax forms and instructions shall be:	
14		(i)	prominently placed;	
15 16	10 points; and	(ii)	printed in an open typeface, such as helvetica, no smaller than	
17 18	material.	(iii)	positioned and colored to distinguish it from income tax	
19	(3)	For inc	ome verification, the Comptroller shall:	
20 21	the application for	(i) ms; and	cooperate with the Department in adopting a procedure to audit	
22 23	the Department with	(ii) ith addition	notwithstanding § 13-202 of the Tax - General Article, supply al information.	
24 25	(4) application.	The Co	mptroller shall assist the Department in a postaudit of each	
		edit under	the meets the requirements of this section shall be granted this section against the property tax imposed on the real	
30 31	 (g) (1) Except as provided in subsection (g-1) of this section, the property tax credit under this section is the total real property tax of a dwelling, less the percentage of the combined income of the homeowner that is described in paragraph (2) of this subsection. 			

7				HOUSE BILL 355	
1		(2)	The perc	centage is:	
2			(i)	0% of the 1st \$4,000 of combined income;	
3			(ii)	1% of the 2nd \$4,000 of combined income;	
4			(iii)	4.5% of the 3rd \$4,000 of combined income;	
5			(iv)	6.5% of the 4th \$4,000 of combined income; and	
6			(v)	9% of the combined income over \$16,000.	
7 8	(g-1) calculated un			sers, the property tax credit is the amount of the credit as of this section multiplied by a fraction, where:	
			ser actual	erator of the fraction is the number of days in the fiscal year ly occupies or expects to actually occupy a dwelling in a legal interest; and	
12		(2)	the deno	minator is 365 days.	
14	13 (h) If a surviving spouse of a homeowner has not remarried and meets the 14 qualifications except for age or disability, the property tax credit under this section is 15 available to the unmarried surviving spouse.				
18	homeowner		mbined	rty tax credit under this section may not be granted to a net worth exceeds \$200,000 as of December 31 of the e year in which the homeowner applies for the property	
20 21	taxable year.	(2) , the cred		perty tax credit under this section is less than \$1 in any ot be granted.	
22 23	only 1 dwell	(3) ing.	A home	owner may claim a property tax credit under this section for	
26 27	property tax may be used taxable year.	credit is only in t Howeve	issued ur he taxabl er, a home	CEPT AS PROVIDED IN SUBSECTION (S) OF THIS SECT adder this section, the credit or a voucher for a credit le year in which it was issued or the next succeeding eowner whose dwelling is sold for taxes may receive the der § 14-844 of this article is entered.	
	homeowner	does not	actually	ay qualify for a property tax credit under this section if the reside in the dwelling for the required time period pecial care even if the homeowner:	
32		(1)	rents the	e dwelling for less than 1 year; or	
33 34	homeowner'	(2) s immedi		e dwelling for more than 1 year to a member of the y.	

SECTION, IF a

Except as provided in [subsection] SUBSECTIONS (k-1) AND (S) of

2 this section, on or before September 1 of the taxable year in which the property tax 3 credit under this section is sought, a homeowner may apply to the Department for a 4 property tax credit under this section. The application shall be made on the form that 5 the Department provides. 6 For good cause, the Department may accept an application after (2)(i) 7 September 1 but on or before October 31 of the taxable year. 8 For good cause the Department may accept an application from [(ii)] 9 a homeowner after September 1 but on or before April 15 of the taxable year if the 10 homeowner: 11 1. is at least 70 years old; and 12 2. received a credit under this section for the previous 13 taxable year.] 14 The Department shall notify the homeowner in writing of [(iii)] (II) 15 its acceptance or rejection of a late application. The homeowner shall state under oath that the facts in the 16 (3) 17 application are true. To substantiate the application, the applicant may be required to 18 (4)19 provide a copy of an income tax return, or other evidence detailing gross income or net 20 worth. 21 (k-1) A home purchaser may apply to the Department for a property tax (1)22 credit under this section after the execution of a contract of sale on the dwelling or 23 settlement on the dwelling by filing an application on the form that the Department 24 provides. 25 The home purchaser shall state under oath that the facts in the (2)26 application are true. 27 (3)To substantiate the application, the Department may require the 28 applicant to provide a copy of an income tax return, or other evidence detailing gross 29 income or net worth. 30 If the home purchaser files an application for a credit under this (4) 31 section prior to settlement, the purchaser must file this application within 7 working 32 days after the execution of a contract of sale. 33 (5)Upon receipt of an application prior to settlement, the Department: 34 may further require the applicant to provide a copy of the (i) 35 executed sale agreement;

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9	HOUSE BILL 355
1 2	(ii) shall determine the amount, if any, of the credit for which the home purchaser is eligible under this section; and
3 4	(iii) shall notify the home purchaser in writing of its decision within 5 working days from receipt of the application.
5 6	(6) The Department shall adopt regulations governing the application for and granting of a credit before settlement as provided under this section.
9	(7) On certification by the Department, the Comptroller shall pay to the home purchaser the property tax credit due under this section unless the credit was used to adjust the home purchaser's final tax liability paid at settlement under subsection (p) of this section.
11 12	(1) The Department shall notify an applicant in writing if the applicant is not eligible for the property tax credit under this section.
15	(m) (1) For any eligible application received before the May 1 that precedes the taxable year in which the property tax credit under this section is sought, the Department shall request the appropriate county collector to prepare a tax bill that reflects the final tax liability.
	(2) If a homeowner presents the revised tax bill or a tax voucher with the tax bill to the county collector, the homeowner may make a single payment for the final tax liability.
	(3) [If] EXCEPT AS PROVIDED IN SUBSECTION (S) OF THIS SECTION, credit is granted for an eligible application received after May 1, property tax is not due on the property until 30 days after the revised tax bill is sent to the homeowner.
23 24	(4) If a municipal corporation or a special taxing district issues a tax bill separate from the county tax bill, the county may require the homeowner to submit:
25	(i) the separate tax bill; or
26	(ii) proof of payment of the separate tax bill.
27	(n) If a municipal corporation or a special taxing district issues a tax bill to a

IF a

(n) If a municipal corporation of a special taxing district issues a tax bill to a
28 homeowner, the Department shall include the property tax rate of the municipal
29 corporation or the special taxing district in calculating the property tax credit under
30 this section and final tax liability.

31 (o) (1) Except for transfers between spouses, including a conveyance to a
32 surviving spouse from the personal representative of a deceased spouse, if a
33 homeowner transfers a dwelling that is subject to a property tax credit under this
34 section, the property tax credit ends on the date that the property is transferred. The
35 credit is not ended if the transfer is between spouses.

36 (2) The total amount of the property tax credit under this section is37 included in determining the amount of property tax that is:

10	HOUSE BILL 355			
1	(i) paid by the homeowner; and			
2 3 the buyer.	(ii) adjusted at the time of settlement between the homeowner and			
6 in which the transfer	The homeowner is credited for the part of the property tax credit at the homeowner's period of ownership during the taxable year occurs bears to the entire taxable year. The buyer shall pay the property tax credit under this section to the county.			
8 (4) 9 county from a buyer 10 incurred by any cou	4) Any property tax credit under this section that is collected by a buyer under this subsection shall be credited to the State less any cost y county or a municipal corporation.			
	11 (p) The final tax liability of a home purchaser due at settlement shall be 12 adjusted to reflect any credit certified by the Department.			
	Each month or more frequently, if appropriate, each county collector st to the Department for reimbursement for an amount equal to dits under this section and redeemed property tax credit vouchers on.			
17 (2) 18 county or municipal	The request may not include the property tax credits for which the corporation is responsible under § 9-101(g) of this subtitle.			
19(3)20shall certify to the C	Within 5 working days after receipt of the request the Department comptroller the amount of reimbursement due to each county.			
21 (4)	Within 5 working days:			
22 23 or	(i) the Comptroller shall make the reimbursement to each county;			
24 25 State taxes sufficien	(ii) the appropriate county collector may withhold an amount of t to reimburse the county.			
28 payment for the am29 Comptroller upon c	An eligible homeowner who has a continuing care contract for an unit at a continuing care facility for the aged shall receive bunt of the property tax credit under this section from the ertification by the Department. A credit granted to the homeowner n may not be assigned to the continuing care facility.			
33 receive a credit for	(i) Notwithstanding the provisions of subsection (g) of this section, er this subsection is a disabled veteran, the homeowner may he total real property tax attributable to the independent living num credit authorized under this section.			
	(ii) A disabled veteran may apply for the credit under this ding the Department with the information required under s section and § 7-208(d) of this article.			

1 (3) The surviving spouse of a disabled veteran may, upon application, 2 continue to receive the credit provided under this subsection until the surviving 3 spouse remarries.

4 (S) (1) UNDER THE CONDITIONS SET FORTH IN THIS SUBSECTION, THE
5 DEPARTMENT MAY ACCEPT AN APPLICATION FROM A HOMEOWNER WITHIN 3 YEARS
6 AFTER APRIL 15 OF THE TAXABLE YEAR FOR WHICH A CREDIT IS SOUGHT, IF THE
7 HOMEOWNER:

8 (I) IS AT LEAST 70 YEARS OLD AS OF THE TAXABLE YEAR FOR 9 WHICH A CREDIT IS SOUGHT; AND

10 (II) WAS ELIGIBLE FOR THE CREDIT UNDER THIS SECTION FOR THE 11 TAXABLE YEAR FOR WHICH THE CREDIT IS SOUGHT.

12 (2) A HOMEOWNER MAY APPLY TO THE DEPARTMENT FOR A PROPERTY 13 TAX CREDIT UNDER THIS SECTION BY FILING AN APPLICATION ON THE FORM THAT 14 THE DEPARTMENT PROVIDES.

15 (3) THE HOMEOWNER SHALL STATE UNDER OATH THAT THE FACTS IN 16 THE APPLICATION ARE TRUE.

17 (4) TO SUBSTANTIATE THE APPLICATION, THE DEPARTMENT MAY
18 REQUIRE THE HOMEOWNER TO PROVIDE A COPY OF AN INCOME TAX RETURN, OR
19 OTHER EVIDENCE DETAILING GROSS INCOME OR NET WORTH.

20 (5) ON CERTIFICATION BY THE DEPARTMENT, THE COMPTROLLER 21 SHALL PAY TO THE HOMEOWNER THE PROPERTY TAX CREDIT DUE UNDER THIS 22 SECTION.

23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 24 July 1, 2002.