5lr1696 CF 5lr1694

By: Delegates Jennings, Impallaria, McDonough, Arnick, Boteler, Bromwell, Cluster, Costa, Dwyer, Eckardt, Elmore, Frank, Haddaway, Minnick, and Weir

Introduced and read first time: January 27, 2005 Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

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Homestead Property Tax Credit - Supplemental Credit for Repaired or Reconstructed Dwelling

4 FOR the purpose of requiring the State and the governing body of each county and of

- 5 each municipal corporation to grant a certain supplemental property tax credit
- 6 under certain circumstances for dwellings that are damaged or destroyed due to
- 7 a natural disaster; altering the calculation of the Homestead Property Tax
- 8 Credit under certain circumstances; requiring homeowners claiming a credit
- 9 under this Act to apply to the State Department of Assessments and Taxation for
- 10 approval of the credit; requiring the Department to include the credit on the
- 11 homeowner's property tax bill; providing for the application of this Act; and

12 generally relating to the Homestead Property Tax Credit Program.

13 BY repealing and reenacting, with amendments,

- 14 Article Tax Property
- 15 Section 9-105
- 16 Annotated Code of Maryland
- 17 (2001 Replacement Volume and 2004 Supplement)

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

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

| 20 Article - Tax - Property | | | Article - Tax - Property | |
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| 21 | 9-105. | | | |
| 22 | (a) | (1) | In this | s section the following words have the meanings indicated. |
| 23 | | (2) | (i) | "Dwelling" means: |
| 24 | | | | 1. a house that is: |
| 25 | | | | A. used as the principal residence of the homeowner; and |

| | | B. actually occupied or expected to be actually occupied by 6 months of a 12-month period beginning with the date for which the property tax credit under this section is | |
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| 5 | | 2. the lot or curtilage on which the house is erected. | |
| 6 | (ii) | "Dwelling" includes: | |
| 7 8 has a legal interest in | the cond | 1. a condominium unit that is occupied by an individual who lominium; | |
| 9 10 is occupied by an in | dividual | 2. an apartment in a cooperative apartment corporation that who has a legal interest in the apartment; and | |
| | | 3. a part of real property used other than primarily for al property is used as a principal residence by an erest in the real property. | |
| 14 (3) "Homeowner" means an individual who has a legal interest in a 15 dwelling or who is an active member of an agricultural limited liability company that 16 has a legal interest in a dwelling. | | | |
| 17 (4) | "Legal | interest" means an interest in a dwelling: | |
| 18 | (i) | as a sole owner; | |
| 19 | (ii) | as a joint tenant; | |
| 20 | (iii) | as a tenant in common; | |
| 21 | (iv) | as a tenant by the entireties; | |
| 22 | (v) | through membership in a cooperative; | |
| 2324 Real Property Artic | (vi) le; or | under a land installment contract, as defined in § 10-101 of the | |
| 25 | (vii) | as a holder of a life estate. | |
| (5) "Taxable assessment" means the assessment on which the State, county, or municipal corporation property tax rate was imposed in the preceding taxable year, adjusted by the phased-in assessment increase resulting from a revaluation under § 8-104(c)(1)(iii) of this article, less the amount of any assessment on which a property tax credit under this section is authorized. | | | |
| 31 (6) 32 company that: | "Agricu | ultural limited liability company" means a limited liability | |
| 33 | (i) | owns real property that: | |

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| 1 2 | under § 8-209 of this | article; a | 1. nd | includes land receiving an agricultural use assessment |
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| 3 4 | contiguous to a parce | l describe | 2. ed in item | includes land used as a homesite that is part of or 1 of this item; |
| 5 6 | and | (ii) | owns pe | ersonal property used to operate the agricultural land; |
| 7 | | (iii) | owns no | o other property. |
| 10 11 | company and who sh | ority to n ares the a | nanage, c assets and | ' means a member of a limited liability company who ontrol, and operate the limited liability I earnings of the limited liability company 4A-402 of the Corporations and Associations |
| 15 16 | section, the State and corporation shall grad | l the gove nt a prop al corpora | erning bo erty tax c ation prop | roperty assessment as calculated under this dy of each county and of each municipal redit under this section against the State, berty tax imposed on real property by the State, |
| 20 | Department shall app | ortion th for resid | e total pr | ot used primarily for residential purposes, the operty assessment between the part of the poses and the part of the dwelling that is not |
| 24 | time period because | of illness nder this | or need of | loes not actually reside in a dwelling for the required of special care and is otherwise eligible for a he homeowner may qualify for the property |
| 28 29 30 | not actually reside in damaged due to an ac qualify for a credit un | a dwellin ccident of nder this the dwel | ng for the r natural section fo ling has b | otherwise eligible for a credit under this section does required time period because the dwelling is disaster, the homeowner may continue to or the current taxable year and 2 succeeding been removed from the assessment roll in e. |
| 32 33 | | (i) pany to q | | meowner who is an active member of an agricultural the property tax credit under this section: |
| 34 35 | active member: | | 1. | the dwelling must have been owned and occupied by the |
| 36 37 | liability company; or | | A. | at the time of its transfer to the agricultural limited |

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| | | B. if the dwelling was originally transferred to the company as part of a conversion from a partnership porations and Associations Article, then at the time of its ership; and |
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| | 7 establishing initial eligibil | 2. the agricultural limited liability company and the active lwelling must file an application with the Department y for the credit on or before June 30 for the following lest of the Department, must file an application in any led eligibility. |
| 1 | 0 (ii) 1 disqualification from the 2 year. | Failure to file a timely application may result in omestead Tax Credit Program for the following taxable |
| 1 1 | 3 (iii) 4 agricultural limited liabili | The credit may only be granted to one dwelling owned by the company. |
| 1 | 5 (iv) 6 agricultural limited liabili 7 active member for the cre | Participation in the credit program as the active member of an company disqualifies any other dwellings owned by the it. |
| 1 | | Department shall authorize and the State, a county, or a l grant a property tax credit under this section for a the previous taxable year: |
| 2 2 | 1 (i) 2 ownership; | the dwelling was transferred for consideration to new |
| 2 | 3 (ii) 4 zoning classification of th 5 anyone having an interest | the value of the dwelling was increased due to a change in the dwelling initiated or requested by the homeowner or n the property; |
| 2 | 6 (iii) | the use of the dwelling was changed substantially; or |
| 2 2 | | the assessment of the dwelling was clearly erroneous due to an surement of improvements on the real property. |
| | | meowner must actually reside in the dwelling by July 1 of the property tax credit under this section is to be allowed. |
| 3 3 | 1 (3) A h 2 only 1 dwelling. | meowner may claim a property tax credit under this section for |
| | 3 (4) If a 4 taxable year, the tax cred | property tax credit under this section is less than \$1 in any may not be granted. |
| 3 | 5 (e) (1) [Fo | EXCEPT AS PROVIDED UNDER SUBSECTION (J) OF THIS |

36 SECTION, FOR each taxable year, the property tax credit under this section is 37 calculated by:

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| 1 2 | homestead credit perc | (i) entage as | multiplying the prior year's taxable assessment by the provided under paragraph (2) of this subsection; |
| 3 4 | and | (ii) | subtracting that amount from the current year's assessment; |
| | by the applicable State current year. | (iii) e, county, | if the difference is a positive number, multiplying the difference or municipal corporation property tax rate for the |
| 8 9 | (2) paragraph (1)(i) of thi | | taxable year, the homestead credit percentage under ion is: |
| 10 | 1 | (i) | for the State property tax, 110%; |
| 11 | | (ii) | for the county property tax: |
| 12 13 | under paragraph (3) c | of this sub | 1. the homestead credit percentage established by the county section; or |
| 16 | under paragraph (3) o | of this sub | 2. if the county has not set a percentage for the taxable year obsection or has not notified the Department as required obsection, the homestead credit percentage in effect for xable year; and |
| 18 | | (iii) | for the municipal corporation property tax: |
| 19 20 | | n under p | 1. the homestead credit percentage established by the aragraph (4) of this subsection; or |
| 23 | under paragraph (4) o under paragraph (7) o | of this sub | 2. if the municipal corporation has not set a percentage best or has not notified the Department as required best on, the homestead credit percentage for the which the property is located. |
| 27 | Council of Baltimore | City and et, by law | to paragraph (5) of this subsection, the Mayor and City the governing body of a county on or before November y, the homestead credit percentage for the taxable year |
| 31 | of any year, the gover | rning bod centage fo | to paragraph (5) of this subsection, on or before November 25 y of a municipal corporation may set or alter, by law, a or the taxable year beginning the following July 1 and |
| 33 34 | (5) corporation property | | nestead credit percentage for any county or municipal |
| 35 36 | and | (i) | may not be less than 100% or exceed 110% for any taxable year; |

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(ii) shall be expressed in increments of 1 percentage point.

2 (6) The Mayor and City Council of Baltimore City and the governing
3 body of a county shall notify the Department of any action taken under paragraph (3)
4 of this subsection on or before November 15 preceding the taxable year for which the
5 action is taken.

6 (7) A municipal corporation shall notify the Department of any action 7 taken under paragraph (4) of this subsection on or before November 25 preceding the 8 taxable year for which the action is taken.

9 (f) The Department shall give notice of the possible property tax credit under 10 this section.

11 (g) A homeowner who meets the requirements of this section shall be granted 12 the property tax credit under this section against the State, county, and municipal 13 corporation property tax imposed on the real property of the dwelling.

14 (h) The tax credit under this section shall be included on the homeowner's 15 property tax bill.

16 (i) (1) When property that has received a credit under this section for the
17 current taxable year includes improvements that are removed from the assessment
18 roll under § 10-304 of this article because of damage due to an accident or a natural
19 disaster:

20 (i) the full benefit of the property tax abatement under § 10-304 of 21 this article may not be diminished by the amount of the credit;

22 (ii) the full benefit of that credit may not be diminished by the 23 property tax abatement under § 10-304 of this article and shall be reflected in the

24 assessment of the total property, including any new improvements, for the current

25 taxable year; and

(iii) the property shall be eligible to receive a credit under this
section for the current taxable year and the two succeeding taxable years regardless
of the existence or condition of the dwelling.

29 (2) Neither the calculation of the abatement nor the assessment under30 this subsection shall include an assessment less than zero.

31 (J) (1) THE STATE AND THE GOVERNING BODY OF EACH COUNTY AND OF
32 EACH MUNICIPAL CORPORATION SHALL GRANT AN ADDITIONAL PROPERTY TAX
33 CREDIT AS DESCRIBED IN THIS SUBSECTION, IF:

34 (I) THE HOMEOWNER IS OTHERWISE ELIGIBLE FOR THE CREDIT
 35 ALLOWED UNDER SUBSECTION (B) OF THIS SECTION;

36 (II) 1. THE DWELLING IS:

7 **UNOFFICIAL COPY OF HOUSE BILL 343** DAMAGED OR DESTROYED DUE TO A NATURAL DISASTER; 1 A. 2 AND 3 Β. SUBSEQUENTLY REPAIRED OR RECONSTRUCTED; 2. THE DWELLING IS REVALUED AFTER THE DWELLING IS 1 5 REPAIRED OR RECONSTRUCTED; AND AS A RESULT OF THE REVALUATION, THE ASSESSMENT OF 3. 6 7 THE DWELLING EXCEEDS THE LAST ASSESSMENT OF THE DWELLING: AND THE HOMEOWNER CLAIMING THE CREDIT HAD A LEGAL 8 (III) 9 INTEREST IN THE DWELLING AT THE TIME THE DWELLING WAS DAMAGED OR 10 DESTROYED AS DESCRIBED UNDER ITEM (II) OF THIS PARAGRAPH. 11 (2)THE AMOUNT OF THE PROPERTY TAX CREDIT ALLOWED UNDER THIS 12 SUBSECTION SHALL EQUAL THE FOLLOWING PERCENTAGE OF THE PROPERTY TAX 13 ATTRIBUTABLE TO AN INCREASE IN THE ASSESSMENT OF THE DWELLING UPON 14 REVALUATION, INCLUDING IMPROVEMENTS, OVER THE LAST ASSESSMENT OF THE 15 DWELLING BEFORE THE REPAIR OR RECONSTRUCTION, LESS THE AMOUNT OF ANY 16 ASSESSMENT ON WHICH A PROPERTY TAX CREDIT UNDER SUBSECTION (B) OF THIS 17 SECTION IS AUTHORIZED, AS FOLLOWS: 90% FOR THE 1ST TAXABLE YEAR IN WHICH THE HOMEOWNER 18 (I) **19 CLAIMS THE CREDIT;** 20 80% FOR THE 2ND TAXABLE YEAR IN WHICH THE HOMEOWNER (II) 21 CLAIMS THE CREDIT; 22 (III) 70% FOR THE 3RD TAXABLE YEAR IN WHICH THE HOMEOWNER 23 CLAIMS THE CREDIT; 24 60% FOR THE 4TH TAXABLE YEAR IN WHICH THE HOMEOWNER (IV)25 CLAIMS THE CREDIT; 50% FOR THE 5TH TAXABLE YEAR IN WHICH THE HOMEOWNER 26 (V) 27 CLAIMS THE CREDIT; 28 (VI) 40% FOR THE 6TH TAXABLE YEAR IN WHICH THE HOMEOWNER 29 CLAIMS THE CREDIT; 30 (VII) 30% FOR THE 7TH TAXABLE YEAR IN WHICH THE HOMEOWNER 31 CLAIMS THE CREDIT; 32 (VIII) 20% FOR THE 8TH TAXABLE YEAR IN WHICH THE HOMEOWNER 33 CLAIMS THE CREDIT; 34 (IX) 10% FOR THE 9TH TAXABLE YEAR IN WHICH THE HOMEOWNER 35 CLAIMS THE CREDIT; AND 36 (X) 0% FOR EACH TAXABLE YEAR THEREAFTER.

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| | (I) IN ORDER TO QUALIFY FOR THE TAX CREDIT UNDER THIS OMEOWNER CLAIMING THE CREDIT MUST APPLY TO THE PRESCRIBED BY THE DEPARTMENT BY REGULATION. |
| | (II) THE APPLICATION SHALL ESTABLISH TO THE SATISFACTION OF T THAT THE APPLICANT IS ELIGIBLE FOR THE TAX CREDIT & THIS SUBSECTION. |
| | (III) IF APPROVED BY THE DEPARTMENT UNDER THIS PARAGRAPH, UNDER THIS SUBSECTION SHALL BE INCLUDED ON THE ROPERTY TAX BILL. |
| 10 (4) 11 DWELLING FOR V | THE CREDIT UNDER THIS SUBSECTION MAY NOT BE CLAIMED FOR A WHICH REPAIR OR RECONSTRUCTION IS COMPLETED: |
| 12 | (I) BEFORE SEPTEMBER 18, 2003; OR |
| 13 | (II) AFTER DECEMBER 31, 2006. |
| 14 [(j)] (K) 15 section. | The Department shall adopt rules and regulations to implement this |
| 16 [(k)] (L) 17 property tax credit. | The tax credit under this section shall be known as the homestead |
| 18 SECTION 2. AI | ND BE IT FURTHER ENACTED, That this Act shall take effect |

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effectJune 1, 2005, and shall be applicable to all taxable years beginning after June 30,2005.