Q1 5lr1694 CF 5lr1696

By: Senators Stone, Astle, Britt, Brochin, Colburn, DeGrange, Della, Dyson, Gladden, Green, Grosfeld, Haines, Harris, Hollinger, Hooper, Hughes, Jacobs, Jimeno, Klausmeier, Middleton, Miller, Mooney, Pipkin, Ruben, and Schrader

Introduced and read first time: January 21, 2005

Assigned to: Budget and Taxation

					A BILL ENTITLED				
1	AN ACT	concernin	g						
2			Home	stead Pro	operty Tax Credit - Supplemental Credit for Repaired or Reconstructed Dwelling				
5 6 7 8 9 0 1 2 3 4 5 6 7	homeowner's property tax bill; providing for the application of this Act; and generally relating to the Homestead Property Tax Credit Program. BY repealing and reenacting, with amendments, Article - Tax - Property Section 9-105 Annotated Code of Maryland								
8					BY THE GENERAL ASSEMBLY OF yland read as follows:				
20					Article - Tax - Property				
21	9-105.								
22	(a)	(1)	In this	section th	ne following words have the meanings indicated.				
23		(2)	(i)	"Dwell	ling" means:				
24				1.	a house that is:				
5				Α	used as the principal residence of the homeowner; and				

3				actually occupied or expected to be actually occupied by of a 12-month period beginning with the date the property tax credit under this section is
5			2.	the lot or curtilage on which the house is erected.
6		(ii)	"Dwelli	ng" includes:
7 8	has a legal interest in	the condo	1. ominium;	a condominium unit that is occupied by an individual who
9 10	is occupied by an ind	ividual w	2. ho has a	an apartment in a cooperative apartment corporation that legal interest in the apartment; and
	residential purposes, individual who has a			a part of real property used other than primarily for y is used as a principal residence by an e real property.
	(3) dwelling or who is an has a legal interest in	active m	nember of	eans an individual who has a legal interest in a f an agricultural limited liability company that
17	(4)	"Legal i	nterest" r	means an interest in a dwelling:
18		(i)	as a sole	e owner;
19		(ii)	as a join	at tenant;
20		(iii)	as a tena	ant in common;
21		(iv)	as a tena	ant by the entireties;
22		(v)	through	membership in a cooperative;
23 24	Real Property Article	(vi) ; or	under a	land installment contract, as defined in § 10-101 of the
25		(vii)	as a hole	der of a life estate.
28 29	taxable year, adjusted revaluation under § 8	corporati l by the p -104(c)(1	ion prope hased-in l)(iii) of t	nent" means the assessment on which the State, orty tax rate was imposed in the preceding assessment increase resulting from a this article, less the amount of any assessment is section is authorized.
31 32	(6) company that:	"Agricu	ltural lim	ited liability company" means a limited liability
33		(i)	owns rea	al property that:

1 2	under § 8-209 of this a	ırticle; an		includes land receiving an agricultural use assessment
3	contiguous to a parcel	describe		includes land used as a homesite that is part of or 1 of this item;
5 6	and	(ii)	owns per	rsonal property used to operate the agricultural land;
7		(iii)	owns no	other property.
10 11	has or shares the autho	ority to mares the a	anage, co	means a member of a limited liability company who ontrol, and operate the limited liability earnings of the limited liability company AA-402 of the Corporations and Associations
15 16	section, the State and corporation shall gran	the gove t a prope l corpora	rning bod rty tax cr tion prop	roperty assessment as calculated under this dy of each county and of each municipal redit under this section against the State, serty tax imposed on real property by the State,
20	Department shall appo	ortion the for reside	total pro	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 o	f illness o der this s	or need o	oes not actually reside in a dwelling for the required of special care and is otherwise eligible for a ne homeowner may qualify for the property
28 29 30	not actually reside in a damaged due to an acc qualify for a credit un	a dwellin cident or der this s he dwelli	g for the natural d ection fo ing has b	therwise eligible for a credit under this section does required time period because the dwelling is lisaster, the homeowner may continue to r the current taxable year and 2 succeeding een removed from the assessment roll in s.
32 33	` '			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

3	agricultural limited liabili under § 4A-211 of the Co transfer to the former part	ty company as proporations and		partnership	
7 8	member who occupies the establishing initial eligibil taxable year and, at the re future year to verify conti	e dwelling must lity for the cred equest of the De	file an application with the it on or before June 30 for partment, must file an app	the following	;
	(ii) disqualification from the year.		file a timely application race. Credit Program for the fo		
13 14	(iii agricultural limited liabil		t may only be granted to o	ne dwelling owned by the	
	(iv) agricultural limited liabil active member for the cre	ity company di		as the active member of an angs owned by the	
	(d) (1) The municipal corporation sh taxable year unless during	all grant a prop			
21 22	(i) ownership;	the dwell	ing was transferred for cor	sideration to new	
	(ii) zoning classification of the anyone having an interest	he dwelling init	iated or requested by the h	sed due to a change in the omeowner or	
26	(iii) the use of	f the dwelling was changed	substantially; or	
27 28	(iv)			clearly erroneous due to an operty.	
29 30	(2) A has taxable year for which the		st actually reside in the dw redit under this section is		
31 32	(3) A honly 1 dwelling.	homeowner ma	claim a property tax cred	it under this section for	
33 34	(4) If a taxable year, the tax cred		redit under this section is leanted.	ess than \$1 in any	
	(e) (1) [For SECTION, FOR each tax calculated by:	-		JBSECTION (J) OF THIS is section is	

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	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		(i)	for the State property tax, 110%;
11		(ii)	for the county property tax:
12 13	under paragraph (3) o	of this sub	1. the homestead credit percentage established by the county esection; or
16	under paragraph (3) o	of this sub	2. if the county has not set a percentage for the taxable year esection or has not notified the Department as required esection, the homestead credit percentage in effect for exable 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 (7) o	of this sub	2. if the municipal corporation has not set a percentage esection or has not notified the Department as required esection, 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 w, 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 by of a municipal corporation may set or alter, by law, a for 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;

1		(ii)	shall be	expressed	in increm	ents of 1	percentag	ge point.		
4	(6) body of a county shall of this subsection on caction is taken.	notify th	ne Depart		y action ta	aken und	der paragra	aph (3)	ng	
	(7) taken under paragraph taxable year for which	(4) of th	is subsec						on	
9 10	(f) The Dep	oartment :	shall give	notice of	the possib	le prope	erty tax cre	edit unde	er	
	(g) A homeon the property tax credit corporation property	t under tl	his section		he State, c	county, a	and munici	_	d	
14 15	(h) The tax property tax bill.	credit un	der this so	ection shal	l be includ	ded on the	he homeov	wner's		
18	(i) (1) current taxable year in roll under § 10-304 of disaster:	ncludes i	mprovem		re remove	ed from t	the assessi	nent	he	
20 21	this article may not be	(i) e diminis		penefit of the amount			oatement u	nder § 1	0-304 of	
24	property tax abatement assessment of the total taxable year; and		§ 10-304		cle and sh	all be re	eflected in	the	the	
	section for the curren of the existence or co		year and						his	
29 30	(2) this subsection shall i			lation of the		ent nor t	he assessn	nent und	er	
	(J) (1) EACH MUNICIPAL CREDIT AS DESCR	CORPO	RATION	SHALL O	GRANT A				UNTY AN ERTY TAX	
34 35	ALLOWED UNDER	(I) SUBSE					ISE ELIG	IBLE FO	OR THE CI	REDIT
36		(II)	1.	THE DW	ELLING	IS:				

1 2	AND	A.	DAMAGED OR DESTROYED DUE TO A NATURAL DISASTER;
3		B.	SUBSEQUENTLY REPAIRED OR RECONSTRUCTED;
4 5	REPAIRED OR RECONSTRU	2. JCTED;	THE DWELLING IS REVALUED AFTER THE DWELLING IS AND
6 7	THE DWELLING EXCEEDS		AS A RESULT OF THE REVALUATION, THE ASSESSMENT OF ST ASSESSMENT OF THE DWELLING; AND
		NG AT T	OMEOWNER CLAIMING THE CREDIT HAD A LEGAL THE TIME THE DWELLING WAS DAMAGED OR ER ITEM (II) OF THIS PARAGRAPH.
13 14 15 16	SUBSECTION SHALL EQUATTRIBUTABLE TO AN IN REVALUATION, INCLUDING DWELLING BEFORE THE I	AL THE CREASE CREASE NG IMPR REPAIR (A PROPI	OF THE PROPERTY TAX CREDIT ALLOWED UNDER THIS FOLLOWING PERCENTAGE OF THE PROPERTY TAX IN THE ASSESSMENT OF THE DWELLING UPON OVEMENTS, OVER THE LAST ASSESSMENT OF THE DR RECONSTRUCTION, LESS THE AMOUNT OF ANY ERTY TAX CREDIT UNDER SUBSECTION (B) OF THIS LOWS:
18 19	(I) CLAIMS THE CREDIT;	90% FO	R THE 1ST TAXABLE YEAR IN WHICH THE HOMEOWNER
20 21	(II) CLAIMS THE CREDIT;	80% FO	R THE 2ND TAXABLE YEAR IN WHICH THE HOMEOWNER
22 23	(III) CLAIMS THE CREDIT;	70% FO	R THE 3RD TAXABLE YEAR IN WHICH THE HOMEOWNER
24 25	(IV) CLAIMS THE CREDIT;	60% FO	R THE 4TH TAXABLE YEAR IN WHICH THE HOMEOWNER
26 27	(V) CLAIMS THE CREDIT;	50% FO	R THE 5TH TAXABLE YEAR IN WHICH THE HOMEOWNER
28 29	(VI) CLAIMS THE CREDIT;	40% FO	R THE 6TH TAXABLE YEAR IN WHICH THE HOMEOWNER
30 31	(VII) CLAIMS THE CREDIT;	30% FO	R THE 7TH TAXABLE YEAR IN WHICH THE HOMEOWNER
32 33	(VIII) CLAIMS THE CREDIT;	20% FO	R THE 8TH TAXABLE YEAR IN WHICH THE HOMEOWNER
34 35	(IX) CLAIMS THE CREDIT; ANI		R THE 9TH TAXABLE YEAR IN WHICH THE HOMEOWNER
36	(X)	0% FOR	EACH TAXABLE YEAR THEREAFTER.

1 (3) (I) IN ORDER TO QUALIFY FOR THE TAX CREDIT UNDER THIS 2 SUBSECTION, A HOMEOWNER CLAIMING THE CREDIT MUST APPLY TO THE 3 DEPARTMENT AS PRESCRIBED BY THE DEPARTMENT BY REGULATION. THE APPLICATION SHALL ESTABLISH TO THE SATISFACTION OF 4 (II) 5 THE DEPARTMENT THAT THE APPLICANT IS ELIGIBLE FOR THE TAX CREDIT 6 ALLOWED UNDER THIS SUBSECTION. IF APPROVED BY THE DEPARTMENT UNDER THIS PARAGRAPH, 7 (III) 8 THE TAX CREDIT UNDER THIS SUBSECTION SHALL BE INCLUDED ON THE 9 HOMEOWNER'S PROPERTY TAX BILL. THE CREDIT UNDER THIS SUBSECTION MAY NOT BE CLAIMED FOR A 11 DWELLING FOR WHICH REPAIR OR RECONSTRUCTION IS COMPLETED: 12 (I) BEFORE SEPTEMBER 18, 2003; OR 13 (II)AFTER DECEMBER 31, 2006. 14 The Department shall adopt rules and regulations to implement this [(i)](K) 15 section. The tax credit under this section shall be known as the homestead 16 [(k)](L) property tax credit. 17 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 19 June 1, 2005, and shall be applicable to all taxable years beginning after June 30, 20 2005.