Q3 (6lr0545)

ENROLLED BILL

-- Budget and Taxation/Economic Matters and Ways and Means --

Introduced by Senators Jones, Brinkley, Currie, DeGrange, Exum, Gladden, Hogan, Hughes, Kasemeyer, Lawlah, McFadden, Munson, Ruben, and Stoltzfus

	Read and Examined by Proofreaders:	
		Proofreader.
	ed with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
		President.
	CHAPTER	
1 .	AN ACT concerning	
2	Pilot Program for the Long-Term Employment of Qualified Ex-Felons	
3	Tax Credits for Individuals Facing Employment Barriers Pilot Program for the Long-Term Employment of Qualified Ex-Felons	
	FOR the purpose of creating a Pilot Program for the Long-Term Employment of	
6	Qualified Ex-Felons; requiring the Department of Labor, Licensing, and	
7	Regulation to establish the pilot program in consultation with the Governor's	
8	Workforce Investment Board; requiring the Department to purchase certain	
9	bonds for a certain number of qualified ex-felons each year and to provide	
10	certain bonds to certain one-stop career centers; requiring that the pilot	
11	program be implemented in a certain number of workforce investment areas;	
12	requiring a one-stop center that participates in the pilot program to work with	
13	certain entities to encourage referral and participation of qualified ex-felons, to	
14	provide certain outreach and education, and to develop a certain evaluation	
15	process; requiring a one-stop center to apply to the Department for designation	

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	as a pilot program location; requiring the Department in consultation with the Governor's Workforce Investment Board to designate certain one-stop centers as pilot program locations and to consider certain information; allowing a credit against the State income tax for certain wages paid by certain business entities with respect to certain ex-felon employees; providing for the calculation and use of the credit; requiring a certain addition modification if a certain credit is claimed; requiring a certain certification prior to claiming the credit; prohibiting an employer from claiming the credit under certain circumstances; providing for the administration of the tax credits; requiring the Department of Labor, Licensing, and Regulation to adopt certain regulations; defining certain terms; providing for the application of this Act; providing for the termination of certain provisions of this Act; altering certain termination provisions and dates of applicability for certain tax credits allowed to employers that hire certain qualified employment opportunity employees or certain qualifying individuals with disabilities; and generally relating to the creation of a Pilot Program for the Long Term Employment of Qualified Ex Felons tax credits for individuals facing employment barriers the creation of a Pilot Program for the Long-Term Employment of Qualified Ex-Felons.
19 20 21 22 23 24	BY adding to Article - Labor and Employment Section 11-701 through 11-705 to be under the new subtitle "Subtitle 7. Pilot Program for the Long-Term Employment of Qualified Ex-Felons" Annotated Code of Maryland (1999 Replacement Volume and 2005 Supplement)
25 26 27 28 29	BY adding to Article - Tax - General Section 10-704.10 Annotated Code of Maryland (2004 Replacement Volume and 2005 Supplement)
30 31 32 33 34	BY repealing Article - Tax - General Section 10-205(b) and 10-306(b)(1) Annotated Code of Maryland (2004 Replacement Volume and 2005 Supplement)
35 36 37	BY adding to Article - Tax - General Section 10-205(b) and 10-306(b)(1)

40 BY repealing and reenacting, with amendments,

38 39 Annotated Code of Maryland (2004 Replacement Volume and 2005 Supplement)

1	Chapter 492 of the Acts of the General Assembly of 1995, as amended by
2	Chapter 10 of the Acts of the General Assembly of 1996, Chapters 598 and
3	599 of the Acts of the General Assembly of 1998, Chapter 448 of the Acts of
4	the General Assembly of 2000, and Chapter 454 of the Acts of the General
5	Assembly of 2003
6	Section 3
7	BY repealing and reenacting, with amendments,
8	Chapter 112 of the Acts of the General Assembly of 1997, as amended by
9	Chapter 614 of the Acts of the General Assembly of 1998, Chapter 448 of
10	
11	the General Assembly of 2003
12	Section 4 and 6
13	BY repealing and reenacting, with amendments,
14	
15	Chapter 614 of the Acts of the General Assembly of 1998, Chapter 448 of
16	
17	the General Assembly of 2003
18	•
19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
-	MARYLAND, That the Laws of Maryland read as follows:
20	White Edws of Maryland read as follows.
21	Article - Labor and Employment
22	SUBTITLE 7. PILOT PROGRAM FOR THE LONG-TERM EMPLOYMENT OF QUALIFIED
23	EX-FELONS.
2.4	11.501
24	11-701.
25 26	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
27	(B) "BOARD" MEANS THE GOVERNOR'S WORKFORCE INVESTMENT BOARD
	ESTABLISHED BY THE GOVERNOR UNDER SUBTITLE 5 OF THIS TITLE.
29	(C) "BUSINESS ENTITY" MEANS:
30	
31	MARYLAND; OR
32	(2) AN ORGANIZATION OPERATING IN MARYLAND THAT IS EXEMPT
	FROM TAXATION UNDER § 501(C)(3) OR (4) OF THE INTERNAL REVENUE CODE.
34	
	BONDING OF EX-OFFENDERS PROVIDED THROUGH THE FEDERAL BONDING
	PROGRAM OR OTHER SIMILAR PROGRAM APPROVED BY THE UNITED STATES
31	DEPARTMENT OF LABOR.

- 1 (E) "ONE-STOP CENTER" MEANS AN ENTITY DESIGNATED WITHIN A
- 2 WORKFORCE INVESTMENT AREA THAT PROVIDES EMPLOYMENT TRAINING AND
- 3 SERVICES UNDER SUBTITLE 5 OF THIS TITLE.
- 4 (F) "PILOT PROGRAM" MEANS THE PILOT PROGRAM FOR LONG-TERM
- 5 EMPLOYMENT OF QUALIFIED EX-FELONS ESTABLISHED UNDER THIS SUBTITLE.
- 6 (G) (1) "QUALIFIED EX-FELON EMPLOYEE" MEANS A QUALIFIED EX-FELON,
- 7 WITHIN THE MEANING OF § 51(D)(4) OF THE INTERNAL REVENUE CODE, WHO IS
- 8 EMPLOYED BY A BUSINESS ENTITY THROUGH THE PILOT PROGRAM UNDER THIS
- 9 SUBTITLE.
- 10 (2) "QUALIFIED EX-FELON EMPLOYEE" DOES NOT INCLUDE AN
- 11 INDIVIDUAL WHO IS THE SPOUSE OF, OR HAS ANY OF THE RELATIONSHIPS
- 12 SPECIFIED IN § 152(A)(1) THROUGH (8) OF THE INTERNAL REVENUE CODE TO, A
- 13 PERSON WHO CONTROLS, DIRECTLY OR INDIRECTLY, MORE THAN 50% OF THE
- 14 OWNERSHIP OF THE BUSINESS ENTITY.
- 15 (H) "WAGES" MEANS WAGES WITHIN THE MEANING OF § 51(C)(1), (2), AND (3) OF
- 16 THE INTERNAL REVENUE CODE WITHOUT REGARD TO § 51(C)(4) OF THE INTERNAL
- 17 REVENUE CODE THAT ARE PAID BY A BUSINESS ENTITY TO AN EMPLOYEE FOR
- 18 SERVICES PERFORMED IN A TRADE OR BUSINESS OF THE EMPLOYER.
- 19 (I) "WORKFORCE INVESTMENT AREA" MEANS A WORKFORCE INVESTMENT
- 20 AREA DESIGNATED BY THE GOVERNOR UNDER SUBTITLE 5 OF THIS TITLE.
- 21 11-702.
- 22 (A) THERE IS A PILOT PROGRAM FOR LONG-TERM EMPLOYMENT OF
- 23 EX-FELONS TO PROVIDE INCENTIVES TO BUSINESS ENTITIES TO ENCOURAGE THE
- 24 LONG-TERM EMPLOYMENT OF QUALIFIED EX-FELON EMPLOYEES.
- 25 (B) (1) ON OR BEFORE JANUARY JULY JANUARY 1, 2007, THE DEPARTMENT,
- 26 IN CONSULTATION WITH THE BOARD, SHALL ESTABLISH A PILOT PROGRAM FOR THE
- 27 EMPLOYMENT OF EX-FELONS PROVIDED IN § 11-703 OF THIS SUBTITLE.
- 28 (2) THE PILOT PROGRAM ESTABLISHED UNDER THIS SUBTITLE SHALL
- 29 TERMINATE AT THE END OF DECEMBER 31, 2011 JUNE 30, 2012 DECEMBER 31, 2011.
- 30 (C) THE PURPOSE OF THE PILOT PROGRAM IS TO IMPLEMENT A PROGRAM IN
- 31 AT LEAST TWO AREAS OF THE STATE TO PROVIDE FIDELITY BONDS AND TO QUALIFY
- 32 BUSINESS ENTITIES FOR TAX CREDITS TO ENCOURAGE THE LONG-TERM
- 33 EMPLOYMENT OF QUALIFIED EX-FELON EMPLOYEES UNDER THE PILOT PROGRAM.
- 34 (D) THE DEPARTMENT SHALL:
- 35 (1) PURCHASE THE NECESSARY AMOUNT OF FIDELITY BONDS TO
- 36 PROVIDE BONDS TO BUSINESS ENTITIES FOR A FULL YEAR OF EMPLOYMENT FOR UP
- 37 TO 150 600 150 QUALIFIED EX-FELONS EACH YEAR; AND

- 1 (2) PROVIDE THE FIDELITY BONDS PURCHASED EACH YEAR TO THE 2 ONE-STOP CENTERS IN THE WORKFORCE INVESTMENT AREAS DESIGNATED UNDER 3 § 11-703 OF THIS SUBTITLE.
- 4 (E) THE PILOT PROGRAM SHALL:
- 5 (1) BE IMPLEMENTED IN ONE-STOP CENTERS IN AT LEAST TWO
- 6 WORKFORCE INVESTMENT AREAS OF THE STATE AS DESIGNATED BY THE
- 7 DEPARTMENT IN CONSULTATION WITH THE BOARD UNDER § 11-703 OF THIS
- 8 SUBTITLE; AND AND
- 9 (2) PROVIDE FIDELITY BONDS TO BUSINESS ENTITIES THROUGH THE
- 10 ONE-STOP CENTERS IN TWO OR MORE AREAS OF THE STATE AS DESIGNATED UNDER
- 11 § 11-703 FOR THE EMPLOYMENT OF UP TO 450 600 150 QUALIFIED EX-FELONS EACH
- 12 YEAR .; AND
- 13 (3) PROVIDE TAX CREDIT CERTIFICATES ISSUED BY THE DEPARTMENT
- 14 TO BUSINESS ENTITIES UNDER THE PROGRAM THAT ARE ELIGIBLE TO CLAIM TAX
- 15 CREDITS AS PROVIDED IN THIS SUBTITLE THAT MAY NOT EXCEED 600 TAX CREDIT
- 16 CERTIFICATES FOR THE HIRING OF QUALIFIED EX-FELONS IN EACH CALENDAR
- 17 **YEAR**.
- 18 (F) THE PILOT PROGRAM SHALL REQUIRE A ONE-STOP CENTER THAT IS
- 19 DESIGNATED FOR PARTICIPATION IN THE PILOT PROGRAM TO:
- 20 (1) WORK WITH APPROPRIATE COMMUNITY ORGANIZATIONS AND STATE
- 21 AND LOCAL GOVERNMENT ENTITIES THAT PROVIDE SERVICES TO QUALIFIED
- 22 EX-FELONS TO ENCOURAGE THE REFERRAL AND PARTICIPATION OF QUALIFIED
- 23 EX-FELONS IN THE PROGRAM;
- 24 (2) PROVIDE OUTREACH AND EDUCATION EFFORTS TO ENCOURAGE
- 25 BUSINESS ENTITIES TO HIRE QUALIFIED EX-FELONS FOR LONG-TERM
- 26 EMPLOYMENT UNDER THE PILOT PROGRAM:
- 27 (3) PROVIDE A BUSINESS ENTITY THAT HIRES A QUALIFIED EX-FELON
- 28 UNDER THE PROGRAM WITH:
- 29 (I) A FIDELITY BOND FOR THE QUALIFIED EX-FELON THAT
- 30 COVERS AT LEAST 12 MONTHS OF EMPLOYMENT; AND
- 31 (II) INFORMATION ON THE TAX CREDITS AVAILABLE TO A
- 32 BUSINESS ENTITY THAT HIRES A QUALIFIED EX-FELON THROUGH THE PILOT
- 33 PROGRAM; AND
- 34 (4) DEVELOP AN EVALUATION PROCESS FOR THE PILOT PROGRAM THAT
- 35 INCLUDES A MECHANISM TO EVALUATE WHETHER THE PILOT PROGRAM HAS
- 36 OPERATED TO SECURE STABLE EMPLOYMENT OF QUALIFIED EX-FELONS THAT
- 37 HAVE PARTICIPATED IN THE PROGRAM.

- 1 11-703.
- 2 (A) A ONE-STOP CENTER SHALL APPLY TO THE DEPARTMENT FOR
- 3 DESIGNATION AS A LOCATION FOR THE PILOT PROGRAM.
- 4 (B) THE APPLICATION SHALL DESCRIBE THE PLAN TO BE IMPLEMENTED BY
- 5 THE ONE-STOP CENTER TO ADMINISTER THE REQUIREMENTS OF THE PILOT
- 6 PROGRAM AS PROVIDED IN § 11-702 OF THIS SUBTITLE.
- 7 (C) (1) THE DEPARTMENT, IN CONSULTATION WITH THE BOARD, SHALL
- 8 EVALUATE THE APPLICATIONS SUBMITTED BY ONE-STOP CENTERS AND SHALL
- 9 DESIGNATE ONE-STOP CENTERS IN AT LEAST TWO WORKFORCE INVESTMENT AREAS
- 10 AS PILOT PROGRAM LOCATIONS.
- 11 (2) THE DESIGNATION OF ONE-STOP CENTERS UNDER PARAGRAPH (1)
- 12 OF THIS SUBSECTION SHALL INCLUDE A CONSIDERATION OF THE NUMBER OF
- 13 QUALIFIED EX-FELONS RESIDING IN THE WORKFORCE INVESTMENT AREA IN WHICH
- 14 THE ONE-STOP CENTER IS LOCATED.
- 15 11-704.
- 16 (A) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A BUSINESS
- 17 ENTITY THAT HIRES A QUALIFIED EX-FELON EMPLOYEE AND RECEIVES A TAX
- 18 CREDIT CERTIFICATE THROUGH THE PILOT PROGRAM ESTABLISHED UNDER THIS
- 19 SUBTITLE MAY CLAIM A TAX CREDIT IN THE AMOUNTS DETERMINED UNDER
- 20 SUBSECTION (B) OF THIS SECTION FOR WAGES PAID TO A QUALIFIED EX-FELON
- 21 EMPLOYEE.
- 22 (B) FOR EACH TAXABLE YEAR, FOR THE WAGES PAID TO EACH QUALIFIED
- 23 EX-FELON EMPLOYEE, A CREDIT IS ALLOWED IN AN AMOUNT EQUAL TO:
- 24 (1) 30% OF UP TO THE FIRST \$6,000 OF THE WAGES PAID TO THE
- 25 QUALIFIED EX-FELON EMPLOYEE DURING THE FIRST YEAR OF EMPLOYMENT; AND
- 26 (2) 20% OF UP TO THE FIRST \$6,000 OF THE WAGES PAID TO THE
- 27 QUALIFIED EX-FELON EMPLOYEE DURING THE SECOND YEAR OF EMPLOYMENT.
- 28 (C) (1) A BUSINESS ENTITY MAY NOT CLAIM THE CREDIT UNDER THIS
- 29 SECTION FOR AN EMPLOYEE:
- 30 (I) WHO IS HIRED TO REPLACE A LAID-OFF EMPLOYEE OR TO
- 31 REPLACE AN EMPLOYEE WHO IS ON STRIKE; OR
- 32 (II) FOR WHOM THE BUSINESS ENTITY SIMULTANEOUSLY
- 33 RECEIVES FEDERAL OR STATE EMPLOYMENT TRAINING BENEFITS.
- 34 (2) A BUSINESS ENTITY MAY NOT CLAIM THE CREDIT UNDER THIS
- 35 SECTION UNTIL IT HAS NOTIFIED THE DEPARTMENT THAT A QUALIFIED EX-FELON
- 36 EMPLOYEE HAS BEEN HIRED.

- **UNOFFICIAL COPY OF SENATE BILL 193** A BUSINESS ENTITY MAY CLAIM A CREDIT IN THE AMOUNT 2 PROVIDED IN PARAGRAPH (5) OF THIS SUBSECTION FOR AN EMPLOYEE WHOSE 3 EMPLOYMENT LASTS LESS THAN 1 YEAR IF THE EMPLOYEE: VOLUNTARILY TERMINATES EMPLOYMENT WITH THE (I) 5 EMPLOYER; (II) IS UNABLE TO CONTINUE EMPLOYMENT DUE TO A DISABILITY 6 7 OR DEATH; OR 8 (III)IS TERMINATED FOR CAUSE. (4) A BUSINESS ENTITY MAY NOT CLAIM THE CREDIT UNDER THIS 10 SECTION IF THE BUSINESS ENTITY IS CLAIMING A TAX CREDIT FOR THE SAME 11 EMPLOYEE UNDER ARTICLE 88A, § 54 OF THE CODE OR § 21-309 OF THE EDUCATION 12 ARTICLE. 13 IF A BUSINESS ENTITY IS ENTITLED TO A TAX CREDIT FOR AN (I) 14 EMPLOYEE WHO IS EMPLOYED FOR LESS THAN 1 YEAR BECAUSE THE EMPLOYEE 15 VOLUNTARILY TERMINATES EMPLOYMENT WITH THE EMPLOYER TO TAKE ANOTHER 16 JOB, THE BUSINESS ENTITY MAY CLAIM A TAX CREDIT OF 30% OF UP TO THE FIRST 17 \$6,000 OF THE WAGES PAID TO THE EMPLOYEE DURING THE COURSE OF 18 EMPLOYMENT. 19 (II)IF A BUSINESS ENTITY IS ENTITLED TO A TAX CREDIT FOR AN 20 EMPLOYEE WHO IS EMPLOYED FOR LESS THAN 1 YEAR FOR A REASON OTHER THAN 21 THAT DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE AMOUNT OF THE 22 CREDIT SHALL BE REDUCED BY THE PROPORTION OF A YEAR THAT THE EMPLOYEE 23 DID NOT WORK. 24 (D) IF THE CREDIT ALLOWED UNDER THIS SECTION IN ANY TAXABLE YEAR 25 EXCEEDS THE TOTAL TAX OTHERWISE PAYABLE BY THE BUSINESS ENTITY FOR THAT 26 TAXABLE YEAR, A BUSINESS ENTITY MAY APPLY THE EXCESS AS A CREDIT FOR 27 SUCCEEDING TAXABLE YEARS UNTIL THE EARLIER OF: 28 THE FULL AMOUNT OF THE EXCESS IS USED; OR (1) 29 THE EXPIRATION OF THE FIFTH TAXABLE YEAR AFTER THE 30 TAXABLE YEAR IN WHICH THE WAGES FOR WHICH THE CREDIT IS CLAIMED ARE
- 32 IF A CREDIT IS CLAIMED UNDER THIS SECTION, THE CLAIMANT MUST (E)
- 33 MAKE THE ADDITION REQUIRED IN § 10-205 OR § 10-306 OF THE TAX GENERAL
- 34 ARTICLE.
- 35 11-705.

31 PAID.

- (A) THE DEPARTMENT, IN CONSULTATION WITH THE BOARD, SHALL ADOPT 36
- 37 REGULATIONS NECESSARY TO CARRY OUT THE PROVISIONS OF THIS SUBTITLE.

UNOFFICIAL COPY OF SENATE BILL 193

- 1 (B) THE COMPTROLLER SHALL ADOPT REGULATIONS TO PROVIDE FOR THE
- 2 COMPUTATION AND CARRYOVER OF THE CREDIT UNDER § 10-704.10 OF THE TAX -
- 3 GENERAL ARTICLE.
- 4 Article Tax General
- 5 10-704.10.
- 6 (A) AN INDIVIDUAL OR CORPORATION MAY CLAIM A CREDIT AGAINST THE
- 7 INCOME TAX FOR WAGES PAID TO A QUALIFIED EX-FELON EMPLOYEE AS PROVIDED
- 8 UNDER § 11-704 OF THE LABOR AND EMPLOYMENT ARTICLE.
- 9 (B) (1) AN ORGANIZATION THAT IS EXEMPT FROM TAXATION UNDER §
- 10 501(C)(3) OR (4) OF THE INTERNAL REVENUE CODE MAY APPLY THE CREDIT UNDER
- 11 THIS SECTION:
- 12 (I) AS A CREDIT AGAINST INCOME TAX DUE ON UNRELATED
- 13 BUSINESS TAXABLE INCOME AS PROVIDED UNDER §§ 10-304 AND 10-812 OF THIS
- 14 TITLE: OR
- 15 (II) AS A CREDIT FOR THE PAYMENT TO THE COMPTROLLER OF
- 16 TAXES THAT THE ORGANIZATION:
- 17 1. IS REQUIRED TO WITHHOLD FROM THE WAGES OF
- 18 EMPLOYEES UNDER § 10-908 OF THIS TITLE; AND
- 19 2. IS REQUIRED TO PAY TO THE COMPTROLLER UNDER §
- 20 10-906(A) OF THIS TITLE.
- 21 (2) IF THE CREDIT ALLOWED UNDER THIS SUBSECTION IN ANY TAXABLE
- 22 YEAR EXCEEDS THE SUM OF THE STATE INCOME TAX OTHERWISE PAYABLE BY THE
- 23 ORGANIZATION FOR THAT TAXABLE YEAR AND THE TAXES THAT THE ORGANIZATION
- 24 HAS WITHHELD FROM THE WAGES OF EMPLOYEES AND IS REQUIRED TO PAY TO THE
- 25 COMPTROLLER UNDER § 10-906(A) OF THIS TITLE FOR THE TAXABLE YEAR, THE
- 26 ORGANIZATION MAY APPLY THE EXCESS AS A CREDIT UNDER PARAGRAPH (1)(I) OR (II)
- 27 OF THIS SUBSECTION IN SUCCEEDING TAXABLE YEARS FOR THE CARRYFORWARD
- 28 PERIOD PROVIDED IN § 11-704 OF THE LABOR AND EMPLOYMENT ARTICLE.
- 29 (3) THE COMPTROLLER SHALL ADOPT REGULATIONS TO PROVIDE
- 30 PROCEDURES FOR CLAIMING AND APPLYING CREDITS AUTHORIZED UNDER
- 31 PARAGRAPH (1)(II) OF THIS SUBSECTION.
- 32 SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 10-205(b) and
- 33 10-306(b)(1) of Article Tax General of the Annotated Code of Maryland be
- 34 repealed.
- 35 SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland
- 36 read as follows:

UNOFFICIAL COPY OF SENATE BILL 193

1	Article - Tax - General
2	10-205.
3	(B) THE ADDITION UNDER SUBSECTION (A) OF THIS SECTION INCLUDES THE AMOUNT OF A CREDIT CLAIMED UNDER:
5 6	(1) § 10-702 OF THIS TITLE FOR WAGES PAID TO AN EMPLOYEE IN AN ENTERPRISE ZONE;
	(2) § 10-704.3 OF THIS TITLE OR § 8-213 OF THIS ARTICLE FOR WAGES PAID AND QUALIFIED CHILD CARE OR TRANSPORTATION EXPENSES INCURRED WITH RESPECT TO QUALIFIED EMPLOYMENT OPPORTUNITY EMPLOYEES;
	(3) § 10-704.7 OF THIS TITLE OR § 8-216 OF THIS ARTICLE FOR WAGES PAID AND QUALIFIED CHILD CARE OR TRANSPORTATION EXPENSES INCURRED WITH RESPECT TO A QUALIFIED EMPLOYEE WITH A DISABILITY; AND
13 14	(4) § 10-704.10 OF THIS TITLE FOR WAGES PAID TO A QUALIFIED EX-FELON EMPLOYEE.
15	10-306.
16 17	(b) The addition under subsection (a) of this section includes the additions required for an individual under:
	(1) § 10-205(B) OF THIS TITLE (ENTERPRISE ZONE WAGE CREDIT, EMPLOYMENT OPPORTUNITY CREDIT, DISABILITY CREDIT, AND QUALIFIED EX-FELON EMPLOYEE CREDIT);
21	SECTION 4. AND BE IT FURTHER ENACTED BY THE GENERAL
22	ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
23	Chapter 492 of the Acts of 1995, as amended by Chapter 10 of the Acts of 1996,
2425	Chapters 598 and 599 of the Acts of 1998, Chapter 448 of the Acts of 2000, and Chapter 454 of the Acts of 2003
23	Chapter 434 of the Mets of 2003
26	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
	July 1, 1995, and shall be applicable to all taxable years beginning after December 31,
	1994 but before January 1, [2009] 2010; provided, however, that the tax credit under
	Article 88A, § 54 of the Code, as enacted under Section 1 of this Act, shall be allowed
	only for employees hired on or after June 1, 1995 but before July 1, [2006] 2007; and
	provided further that any excess credits under Article 88A, § 54 of the Code may be
	earried forward and, subject to the limitations under Article 88A, § 54 of the Code, may be applied as a credit for taxable years beginning on or after January 1, [2009]
	2010. Except as otherwise provided in this Section, this Act shall remain in effect for
	a period of [11] 12 years and at the end of June 30, [2006] 2007, with no further
	action required by the General Assembly, this Act shall be abrogated and of no further
	force and effect.

1	Chapter 112 of the Acts of 1997, as amended by Chapter 614 of the Acts of
2	1998, Chapter 448 of the Acts of 2000, and Chapter 454 of the Acts of 2003
2	
3	SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall be
	applicable to all taxable years beginning after December 31, 1996 but before January
	1, [2009] 2010; provided, however, that the tax credit under § 21 309 of the
6	Education Article, as enacted under Section 1 of this Act, shall be allowed only for
7	employees hired on or after October 1, 1997 but before July 1, [2006] 2007; and
	provided further that any excess credits under § 21 309 of the Education Article may
	be carried forward and, subject to the limitations under § 21 309 of the Education
	Article, may be applied as a credit for taxable years beginning on or after January 1,
	[2009] 2010.
12	SECTION 6. AND BE IT FURTHER ENACTED, That, subject to the provisions
	of Section 4 of this Act, this Act shall take effect October 1, 1997. It shall remain in
	effect for a period of [8] 9 years and 9 months and at the end of June 30, [2006] 2007,
	· · · · · · · · · · · · · · · · · · ·
	with no further action required by the General Assembly, this Act shall be abrogated
16	and of no further force and effect.
17	
18	1998, Chapter 448 of the Acts of 2000, and Chapter 454 of the Acts of 2003
19	
	applicable to all taxable years beginning after December 31, 1996 but before January
21	1, [2009] 2010; provided, however, that the tax credit under § 21 309 of the
22	Education Article, as enacted under Section 1 of this Act, shall be allowed only for
23	employees hired on or after October 1, 1997 but before July 1, [2006] 2007; and
24	provided further that any excess credits under § 21-309 of the Education Article may
	be carried forward and, subject to the limitations under § 21-309 of the Education
	Article, may be applied as a credit for taxable years beginning on or after January 1,
	[2009] 2010.
	<u>1=007 = 0.100</u>
28	SECTION 6. AND BE IT FURTHER ENACTED, That, subject to the provisions
	of Section 4 of this Act, this Act shall take effect October 1, 1997. It shall remain in
	effect for a period of [8] 9 years and 9 months and at the end of June 30, [2006] 2007,
	with no further action required by the General Assembly, this Act shall be abrogated
32	and of no further force and effect.
22	CECTION 4.5.4 AND DE IT EUDTHED ENACTED. That Continue 1 of this
33	SECTION 4. <u>5. 4.</u> AND BE IT FURTHER ENACTED, That Section 1 of this
	Act shall be applicable to all taxable years beginning after December 31, 2006, but
	before January 1, 2012; provided, however, that the tax credit under § 11-704 of the
	Labor and Employment Article, as enacted by Section 1 of this Act, shall be allowed
	for employees hired on or after January 1, 2007, but before January 1, 2012; and
	provided further that any excess credits under § 11-704 of the Labor and
39	Employment Article may be carried forward and subject to the limitations under §
	11-704, may be applied as a credit for taxable years beginning on or after January 1,
	2012.

- 1 <u>SECTION 6. AND BE IT FURTHER ENACTED, That Section 4 of this Act shall</u> 2 <u>take effect July 1, 2006.</u>
- 3 SECTION 5. 7. 5. AND BE IT FURTHER ENACTED, That, subject to Section
- 4 4 Sections 5 and 6 Section 4 of this Act, this Act shall take effect July 1, 2006, and
- 5 shall be applicable to all taxable years beginning after December 31, 2006. Section 1
- 6 of this Act shall remain effective for a period of 5 years and 6 months 6 years 5 years
- 7 and 6 months and, at the end of December 31, 2011 June 30, 2012 December 31, 2011,
- 8 with no further action required by the General Assembly, Section 1 of this Act shall be
- 9 abrogated and of no further force and effect.