HOUSE BILL 726

Q1 B 1324/24 - W&M

By: Delegates Wivell, Arikan, Otto, and Valentine

Introduced and read first time: January 27, 2025

Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning 2 Homestead Property Tax Credit - Eligible Properties - Alteration 3 FOR the purpose of expanding eligibility for the homestead property tax credit to include additional residences; and generally relating to the homestead property tax credit. 4 5 BY repealing and reenacting, with amendments, 6 Article – Tax – Property 7 Section 9–105(a), (c)(1) and (4), (d), (f), (g), and (i) 8 Annotated Code of Maryland 9 (2019 Replacement Volume and 2024 Supplement) 10 BY repealing and reenacting, without amendments, Article - Tax - Property 11 12 Section 9-105(c)(2) and (3) and (k) Annotated Code of Maryland 13 14 (2019 Replacement Volume and 2024 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 15 That the Laws of Maryland read as follows: 16 17 Article - Tax - Property 9-105.18 19 (a) (1) In this section the following words have the meanings indicated. 20 **(2) (I)** "ADDITIONAL RESIDENCE" MEANS A HOUSE AND THE LOT 21OR CURTILAGE ON WHICH THE HOUSE IS ERECTED. "ADDITIONAL RESIDENCE" INCLUDES: 22 (II)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



$\frac{1}{2}$	LEGAL INTEREST IN TH	1. A CONDOMINIUM UNIT OF AN INDIVIDUAL WHO HAS A IE CONDOMINIUM;
3 4 5	CORPORATION OF AN II	2. AN APARTMENT IN A COOPERATIVE APARTMENT NDIVIDUAL WHO HAS A LEGAL INTEREST IN THE APARTMENT;
6 7 8 9		3. A PART OF REAL PROPERTY USED OTHER THAN DENTIAL PURPOSES, IF THE REAL PROPERTY IS USED AS A NDIVIDUAL WHO HAS A LEGAL INTEREST IN THE REAL
10	[(2)] (3)	"Active member" means:
11	(i)	a shareholder in a family corporation;
12	(ii)	a partner in a general partnership; or
13 14 15 16 17 18	limited liability company earnings of the limited lia	a member of a limited liability company or partner in a limited o has or shares the authority to manage, control, and operate the y or limited liability partnership and who shares the assets and ability company or limited liability partnership under an operating -402 of the Corporations and Associations Article or under a
19 20		"Agricultural ownership entity" means a family corporation, ited liability company, or limited liability partnership that:
21	(i)	owns real property that:
22 23	under § 8–209 of this art	1. includes land receiving an agricultural use assessment icle; and
24 25	contiguous to a parcel de	2. includes land used as a homesite that is part of or scribed in item 1 of this item;
26 27	(ii)	owns personal property used to operate the agricultural land;
28	(iii)	owns no other property.
29	[(4)] (5)	"Bicounty commission" means:
30	(i)	the Maryland-National Capital Park and Planning Commission;

1		(ii)	the Washington Suburban Sanitary Commission; or
2		(iii)	the Washington Suburban Transit Commission.
3	[(5)] ((6)	(i) "Dwelling" means:
4			1. a house that is:
5			A. used as the principal residence of the homeowner; and
6 7 8 9			B. actually occupied or expected to be actually occupied by than 6 months of a 12-month period beginning with the date of ear for which the property tax credit under this section is sought;
10			2. the lot or curtilage on which the house is erected.
11		(ii)	"Dwelling" includes:
12 13	has a legal interest	t in the	1. a condominium unit that is occupied by an individual who e condominium;
14 15	is occupied by an in	ndivid	2. an apartment in a cooperative apartment corporation that ual who has a legal interest in the apartment; and
16 17 18			3. a part of real property used other than primarily for he real property is used as a principal residence by an individual n the real property.
19 20 21	[(6)] (stockholders other family:	. ,	"Family corporation" means a corporation that does not have any the homeowner and the following members of the homeowner's
22		(i)	a spouse or former spouse;
23		(ii)	a child or stepchild;
24		(iii)	a parent or stepparent;
25		(iv)	a brother or sister;
26 27	stepdaughter-in-l	(v) aw;	a son-in-law, daughter-in-law, stepson-in-law, or
28		(vi)	a grandchild or stepgrandchild; or
29		(vii)	a grandparent or stepgrandparent.

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(2)

1 2 3	•	DITIC	"Homeowner" means an individual who has a legal interest in a DNAL RESIDENCE or who is an active member of an agricultural a legal interest in a dwelling OR AN ADDITIONAL RESIDENCE .
4 5	[(8)] (9 ADDITIONAL RESID	•	"Legal interest" means an interest in a dwelling OR AN E :
6	(i)	as a sole owner;
7	(ii)	as a joint tenant;
8	(iii)	as a tenant in common;
9	(iv)	as a tenant by the entireties;
10	((v)	through membership in a cooperative;
11 12	(Real Property Articl	(vi) e;	under a land installment contract, as defined in $\S 10-101$ of the
13	(vii)	as a holder of a life estate; or
14	(viii)	as a settlor, grantor, or beneficiary of a trust if:
15 16	rent or other remune	eratio	1. the settlor, grantor, or beneficiary of the trust does not pay on to reside in the dwelling OR ADDITIONAL RESIDENCE ; and
17 18	held in the name of t	the tr	2. legal title to the dwelling OR ADDITIONAL RESIDENCE is tust or in the names of the trustees for the trust.
19 20 21 22 23	assessment increase	as im resu	"Taxable assessment" means the assessment on which the posed in the preceding taxable year, adjusted by the phased—in thing from a revaluation under § 8–104(c)(1)(iii) of this article, less sament on which a property tax credit under this section is
24 25 26 27 28	residential purposes between the part of t	s, the the dv art of	welling OR AN ADDITIONAL RESIDENCE is not used primarily for e Department shall apportion the total property assessment welling OR ADDITIONAL RESIDENCE that is used for residential the dwelling OR ADDITIONAL RESIDENCE that is not used for

If a homeowner does not actually reside in a dwelling for the required

time period because of illness or need of special care and is otherwise eligible for a property

- 1 tax credit under this section, the homeowner may qualify for the property tax credit under 2 this section.
- 3 (3) If a homeowner otherwise eligible for a credit under this section does not actually reside in a dwelling for the required time period because the dwelling is damaged due to an accident or natural disaster, the homeowner may continue to qualify for a credit under this section for the current taxable year and 2 succeeding taxable years even if the dwelling has been removed from the assessment roll in accordance with § 10–304 of this article.
- 9 (4) (i) For a homeowner who is an active member of an agricultural 10 ownership entity to qualify for the property tax credit under this section:
- 1. the dwelling **OR ADDITIONAL RESIDENCE** must have been owned and occupied by the active member:
- A. at the time of its transfer to the agricultural ownership entity; or
- B. if the agricultural ownership entity is a limited liability company and the dwelling **OR ADDITIONAL RESIDENCE** was originally transferred to the agricultural ownership entity as part of a conversion from a partnership under § 4A–211 of the Corporations and Associations Article, then at the time of its transfer to the former partnership; and
- 20 the agricultural ownership entity and the active member 21 who occupies the dwelling **OR ADDITIONAL RESIDENCE** must file an application with the 22 Department establishing initial eligibility for the credit on or before June 30 for the 23 following taxable year and, at the request of the Department, must file an application in 24 any future year to verify continued eligibility.
- 25 (ii) Failure to file a timely application may result in disqualification 26 from the Homestead Tax Credit Program for the following taxable year.
- [(iii) The credit may only be granted to one dwelling owned by the agricultural ownership entity.
- 29 (iv) Participation in the credit program as the active member of an agricultural ownership entity disqualifies any other dwellings owned by the active member 31 for the credit.]
- 32 (d) (1) Subject to the provisions of paragraph [(6)] (5) of this subsection, the 33 Department shall authorize and the State, a county, or a municipal corporation shall grant 34 a property tax credit under this section for a taxable year unless during the previous 35 taxable year:

- 1 the dwelling OR ADDITIONAL RESIDENCE was transferred for (i) 2 consideration to new ownership; 3 the value of the dwelling OR ADDITIONAL RESIDENCE was (ii) increased due to a change in the zoning classification of the dwelling OR ADDITIONAL 4 5 **RESIDENCE** initiated or requested by the homeowner or anyone having an interest in the 6 property; 7 the use of the dwelling OR ADDITIONAL RESIDENCE was (iii) 8 changed substantially; or 9 the assessment of the dwelling OR ADDITIONAL RESIDENCE was clearly erroneous due to an error in calculation or measurement of improvements on 10 11 the real property. 12 (2)A homeowner must actually reside in the dwelling by July 1 of the 13 taxable year for which the property tax credit under this section is to be allowed. 14 **(3)** A homeowner may claim a property tax credit under this section for [only 1] A dwelling OR AN ADDITIONAL RESIDENCE. 15 16 [(4)] (3) If a property tax credit under this section is less than \$1 in any 17 taxable year, the tax credit may not be granted. 18 [(5)] (4) If the dwelling OR ADDITIONAL RESIDENCE was (i) 19 transferred for consideration in a deed dated on or after January 1 but before the beginning 20of the next taxable year and the deed was recorded with the clerk of the circuit court or the 21 Department on or after July 1 but before September 1 of the next taxable year, the new 22owner may submit a written application to the Department on or before September 1 of the 23 second taxable year following the date of the deed requesting that the date of the deed be 24 accepted by the Department as the date of transfer under paragraph (1) of this subsection. 25The applicant shall submit with the written application a (ii) copy of the executed deed evidencing the date of the transfer. 26 27 2. If the applicant fails to submit a copy of the executed deed 28 as required under subsubparagraph 1 of this subparagraph, the Department shall deny the 29 application.
- 30 The date of the transfer under this paragraph is the effective date (iii) 31 of the deed as described under § 3–201 of the Real Property Article.
- 32 If a homeowner submits an eligible application under this paragraph after May 1 of the first taxable year following the date of the deed and the 33 34 homeowner is due to receive a reduction in the homeowner's property tax bill in the second taxable year following the date of the deed as a result of the credit under this section, 35

- property tax is not due on the dwelling OR ADDITIONAL RESIDENCE for the second taxable 1 2 year following the date of the deed until 30 days after a revised tax bill is sent to the 3 homeowner. 4 [(6)] **(5)** (i) Except as provided under paragraph [(7)] (6) of this subsection, to qualify for the credit under this section, a homeowner shall submit an 5 application for the credit to the Department as provided in this paragraph. 6 7 (ii) The application shall: 8 1. be made on the form that the Department provides; 9 2. provide the information required by the form; 10 3. include a statement by the homeowner under oath that the facts stated in the application are true, correct, and complete; and 11 12 except as provided in subparagraph (iii) of this paragraph, 13 be filed on or before the May 1 preceding the first taxable year for which the property tax credit under this section is to be allowed. 14 15 For a dwelling OR AN ADDITIONAL RESIDENCE that was last (iii) 16 transferred for consideration to new ownership on or before December 31, 2007, an 17 application shall be filed with the Department on or before December 30, 2013, or the Department may not authorize and the State, county, and municipal corporation may not 18 19 grant the property tax credit under this section: 20 1 for the taxable year beginning July 1, 2014; and 21for a taxable year beginning after June 30, 2015, unless an 22 application is filed as required under subparagraphs (i) and (ii) of this paragraph. 23If a dwelling OR AN ADDITIONAL RESIDENCE previously 24received a credit under this section and failed to qualify for 1 taxable year because of a 25failure to file the application required under this paragraph, the Department: 26 1. shall grant the credit for the dwelling OR ADDITIONAL 27 **RESIDENCE** for the next following taxable year on the timely filing of the application by 28 the same homeowner who previously received the credit; and 29 2. shall calculate the prior year's taxable assessment for the 30 dwelling OR ADDITIONAL RESIDENCE as if the credit had not been lost for the 1 intervening taxable year. 31
- (v) The Department shall provide a homeowner the option to submit the application required under this paragraph electronically on the Department's website.

1 2 3 4	[(7)] (6) If a homeowner submits an application to the Department under this section and the Department determines that the homeowner was eligible for the credit in the prior taxable year but failed to file an application for the credit as required under this subsection:
5 6	(i) the homeowner shall be retroactively qualified for the Homestead Property Tax Credit Program for the prior taxable year; and
7 8	(ii) the Department shall calculate the prior year's taxable assessment as if the credit had been granted for the prior taxable year.
9 10	[(8)] (7) (i) This paragraph shall be interpreted broadly to apply to any homeowner who:
11	1. is at least 70 years of age;
12 13	2. was eligible for the credit in the prior taxable year but failed to file an application for the credit; and
14	3. applies for a credit for the current taxable year.
15 16 17	(ii) For homeowners that meet the criteria under subparagraph (i) of this paragraph, the Department shall calculate the current year's taxable assessment as if the credit had been granted for the prior taxable year.
18 19	(iii) A homeowner who meets the criteria under subparagraph (i) of this paragraph is not due a reimbursement of property taxes paid in prior taxable years.
20 21	(f) (1) The Department shall give notice of the possible property tax credit under this section.
22 23	(2) In addition to any other notice the Department provides under this subsection, the Department shall:
24 25	(i) identify homeowners who may be eligible but have failed to apply for the property tax credit under this section; and
26 27 28 29	(ii) include a separate insert with each assessment notice sent under § 8–401 of this article to each homeowner identified under item (i) of this paragraph that informs the homeowner that the homeowner may be eligible for the property tax credit under this section and how to apply for the credit.
30	(3) In addition to any other notice the Department provides under this

subsection, the Department shall mail a notice to each individual who acquires residential real property and has not applied for the credit under this section within a reasonable period of time after the individual [:

1	(i)] acquires the property by recorded deed[; and
2 3 4	(ii) indicates that the property will be the individual's principal residence on the corresponding land instrument intake sheet described under \S 3–104 of the Real Property Article].
5	(4) The notice required under paragraph (3) of this subsection shall:
6 7	(i) inform the individual that the individual may be eligible for the property tax credit under this section;
8	(ii) contain information on how to apply for the credit; and
9 10 11	(iii) inform the individual that the individual may apply to the Department to have the date of the deed accepted as the date of transfer of the property for purposes of the credit as provided in subsection [(d)(5)] (D)(4) of this section.
12 13 14	(5) (i) The Department shall design a document concerning the credit under this section that shall be presented to the buyer of residential property at the settlement for the property by the person conducting the settlement.
15	(ii) The document under this paragraph shall include:
16 17 18 19	1. the following statement in conspicuous type: ["If you plan to live in this home as your principal residence, you] "YOU may qualify for the homestead property tax credit. The homestead property tax credit may significantly reduce the amount of property taxes you owe.";
20	2. instructions on how to apply for the credit online; and
21 22	3. a complete application for the credit and instructions on how to submit the paper application to the Department.
23 24 25	(iii) The Department shall make the document under this paragraph available on its website where it may be easily accessed by persons conducting settlements for residential property.
26 27	(6) The Department shall ensure that the information it provides under this subsection is accurate and up—to—date.
28 29 30	(g) A homeowner who meets the requirements of this section shall be granted the property tax credit under this section against the State, county, and municipal corporation property tax and any property tax imposed for a bicounty commission imposed on the real

property of the dwelling **OR ADDITIONAL RESIDENCE**.

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- 1 (i) (1) When property that has received a credit under this section for the 2 current taxable year includes improvements that are removed from the assessment roll 3 under § 10–304 of this article because of damage due to an accident or a natural disaster:
- 4 (i) the full benefit of the property tax abatement under § 10–304 of this article may not be diminished by the amount of the credit;
- 6 (ii) the full benefit of that credit may not be diminished by the 7 property tax abatement under § 10–304 of this article and shall be reflected in the 8 assessment of the total property, including any new improvements, for the current taxable 9 year; and
- 10 (iii) the property shall be eligible to receive a credit under this section 11 for the current taxable year and the two succeeding taxable years regardless of the 12 existence or condition of the dwelling **OR ADDITIONAL RESIDENCE**.
- 13 (2) Neither the calculation of the abatement nor the assessment under this subsection shall include an assessment less than zero.
- 15 (k) The tax credit under this section shall be known as the homestead property 16 tax credit.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2025, and shall be applicable to all taxable years beginning after June 30, 2025.