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7lr1374 CF HB 1052

By: Senator Madaleno (By Request – Tax Credit Evaluation Committee) Introduced and read first time: February 3, 2017 Assigned to: Budget and Taxation

A BILL ENTITLED

1 AN ACT concerning

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Economic Development – Job Creation Tax Credit – Alteration

3 FOR the purpose of altering the definitions of "qualified position" and "State priority 4 funding area" for purposes of the job creation tax credit program; altering a $\mathbf{5}$ requirement related to the number of positions a person is required to create in order 6 to be eligible for the tax credit; authorizing the Department of Commerce to require 7 that certain information be verified by the Department of Labor, Licensing, and 8 Regulation rather than by an independent auditor; requiring the Department of 9 Commerce to certify the amount of the tax credit for which a qualified business entity is eligible: prohibiting the Department of Commerce from certifying tax credits in a 1011 taxable year in excess of a certain amount; altering the manner in which the tax 12credit shall be claimed; repealing an authorization allowing the Department of 13 Commerce to require that certain information be verified by a certain independent 14auditor; altering the contents of a certain report that the Department of Commerce 15is required to submit; requiring the Maryland Insurance Commissioner to submit a 16certain report; making a conforming change; providing for the application of this Act; 17and generally relating to the job creation tax credit program.

- 18 BY repealing and reenacting, without amendments,
- 19 Article Economic Development
- 20 Section 6–301(a)
- 21 Annotated Code of Maryland
- 22 (2008 Volume and 2016 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Economic Development
- 25 Section 6–301(d)(1) and (f), 6–303(b) and (e), 6–304, 6–305(c), 6–307, and 6–309
- 26 Annotated Code of Maryland
- 27 (2008 Volume and 2016 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2			SENATE BILL 873				
$\frac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
3	Article – Economic Development							
4	6–301.							
5	(a)	In th	is subt	itle the following words have the meanings indicated.				
6	(d)	(1)	"Qua	lified position" means a position that:				
7			(i)	is full-time and of indefinite duration;				
8			(ii)	pays at least 150% of the [federal] STATE minimum wage;				
9			(iii)	is located in the State;				
10 11	(iv) is newly created as a result of the establishment or expansion of a business facility in a single location in the State; and							
12			(v)	is filled.				
13	(f)	"Stat	e prior	ity funding area" means:				
14		(1)	a mu	nicipal corporation;				
15		(2)	Balti	more City;				
$\begin{array}{c} 16 \\ 17 \end{array}$	(3) a sustainable community, as defined in § 6–301 of the Housing and Community Development Article;							
$\begin{array}{c} 18\\19\end{array}$	article;	(4)	an er	nterprise zone designated by the Secretary under § 5–704 of this				
$\begin{array}{c} 20\\ 21 \end{array}$	(5) an enterprise zone designated by the United States government under 42 U.S.C. §§ 11501 through 11505;							
$\begin{array}{c} 22\\ 23 \end{array}$	(6) those areas of the State located between Interstate Highway 495 and the District of Columbia;							
$\begin{array}{c} 24 \\ 25 \end{array}$	Baltimore C	(7) City;	those	e areas of the State located between Interstate Highway 695 and				
26 27 28	priority fun and	(8) ding a		nore than one] ANY area in a county designated by the county as a oder § 5–7B–03(c) of the State Finance and Procurement Article;				

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(9) that portion of the Port Land Use Development Zone, as defined in § 6–501 of the Transportation Article, that has been designated as an area appropriate for growth in a county comprehensive master plan.						
4	6–303.						
$5 \\ 6$	(b) To be e expand a business fa	-	e for a tax credit under this subtitle, a person shall establish or in the State that:				
7	(1) d	during	g any 24–month period creates at least:				
8	((i)	60 qualified positions;				
9 10 11	positions is greater	than a	[30 qualified positions if the aggregate payroll for the qualified a threshold amount equal to the product of multiplying 60 times al salary, as determined by the Department; or				
$\begin{array}{c} 12\\ 13 \end{array}$		• • •	25 qualified positions if the business facility established or tate priority funding area; OR				
$\begin{array}{c} 14 \\ 15 \end{array}$	(UNDER 50,000; and	` '	10 QUALIFIED POSITIONS IN A COUNTY WITH A POPULATION				
16	(2) i	is prin	narily engaged in:				
17	((i)	manufacturing or mining;				
18	((ii)	transportation or communications;				
19	((iii)	agriculture, forestry, or fishing;				
20	((iv)	research, development, or testing;				
21	((v)	biotechnology;				
$\begin{array}{c} 22\\ 23 \end{array}$	(computer–related se		computer programming, information technology, or other s;				
$\begin{array}{c} 24 \\ 25 \end{array}$. ,	central services for a business entity engaged in financial ces, or insurance services;				
26	((viii)	the operation of central administrative offices;				
27 28			the operation of a company headquarters other than the ional sports organization;				

	4 SENATE BILL 873
1	(x) the operation of a public utility;
2	(xi) warehousing;
$\frac{3}{4}$	(xii) business services, if the business facility established or expanded is located in a State priority funding area; or
5 6	(xiii) entertainment, recreation, cultural, or tourism–related activities in a multi–use facility located within a revitalization area if the facility:
7 8	1. generates a minimum of 1,000 new full-time equivalent filled positions in a 24–month period; and
9 10	2. is not primarily used by a professional sports franchise or for gaming.
11 12 13	(e) The Department may require that any information provided under subsection (c) of this section be verified by [an independent auditor that the qualified business entity selects] THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION .
14	6–304.
$\begin{array}{c} 15\\ 16 \end{array}$	(a) (1) A qualified business entity may claim a tax credit in the amount determined under this section.
17 18 19	(2) THE DEPARTMENT SHALL CERTIFY THE AMOUNT OF THE TAX CREDIT FOR WHICH A QUALIFIED BUSINESS ENTITY IS ELIGIBLE UNDER THIS SECTION.
20 21 22 23	(3) [A] THE qualified business entity shall submit to the appropriate State units, with the tax return on which the credit is claimed, certification from the Department that the business entity has met the requirements of this subtitle and is eligible for the credit IN THE AMOUNT CERTIFIED BY THE DEPARTMENT.
24	(b) (1) Except as provided in this section, the credit earned under this section:
$\begin{array}{c} 25\\ 26 \end{array}$	(i) for qualified employees working in a facility not located in a revitalization area, is the lesser of:
$\begin{array}{c} 27\\ 28 \end{array}$	1. \$1,000 multiplied by the number of qualified employees employed by the qualified business entity during the credit year; and
29 30	2. 2.5% of the wages paid by the qualified business entity during the credit year to the qualified employees; and

1 (ii) for qualified employees working in a facility located in a 2 revitalization area, is the lesser of:

3 1. \$1,500 multiplied by the number of qualified employees
4 employed by the qualified business entity during the credit year; and

5 2. 5% of the wages paid by the qualified business entity 6 during the credit year to the qualified employees.

7 (2) The credit earned by a qualified business entity under this subtitle may
8 not exceed \$1,000,000 for any credit year.

9 (3) THE TOTAL AMOUNT OF CREDITS CERTIFIED BY THE 10 DEPARTMENT FOR QUALIFIED BUSINESS ENTITIES IN A TAXABLE YEAR MAY NOT 11 EXCEED \$4,000,000.

12 (c) (1) [The credit earned under subsection (b) of this section shall be taken 13 over a 2-year period, with one-half of the credit amount allowed each year beginning with 14 the credit year.

15 (2)] The same credit cannot be applied more than once against different 16 taxes by the same taxpayer.

17 [(3)] (2) If the credit allowed under this subtitle exceeds the total tax 18 otherwise due from a qualified business entity in a taxable year, the qualified business 19 entity may apply the excess as a credit for succeeding taxable years until the earlier of:

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(i) the full amount of the excess is used; or

21 (ii) the expiration of the 5th taxable year from the credit year.

22 [(4)] (3) The credit under this subtitle may not be carried back to a 23 preceding taxable year.

24 6–305.

25 (c) [(1)] During the 3 taxable years after the credit year, a qualified business 26 entity shall provide any information required by the Department in regulation to verify 27 that the qualified business entity is not subject to subsection (a) or (b) of this section.

28 [(2) The Department may require that any information provided under this 29 subsection be verified by an independent auditor that the qualified business entity selects.]

30 6-307.

1 (A) In accordance with § 2.5–109 of this article, the Department shall submit a 2 report on:

3 (1) [the] EACH business [entities] ENTITY certified as eligible for job 4 creation tax credits in the preceding [fiscal] TAXABLE year;

5 (2) WHETHER THE CREDITS FOR WHICH THE BUSINESS ENTITY WAS 6 CERTIFIED RESULTED FROM THE ENTITY'S ESTABLISHMENT, EXPANSION, OR 7 RELOCATION;

8 (3) WHETHER THE BUSINESS ENTITY HAD A PRESENCE IN THE STATE 9 BEFORE CLAIMING THE CREDIT;

10(4) THE TOTAL NUMBER OF EMPLOYEES OF THE BUSINESS ENTITY;11AND

12(5) THE TOTAL NUMBER OF YEARS THAT THE BUSINESS ENTITY HAS13BEEN IN BUSINESS.

14 (B) IN ACCORDANCE WITH § 2–110 OF THE INSURANCE ARTICLE, THE 15 MARYLAND INSURANCE COMMISSIONER SHALL SUBMIT A REPORT ON:

16 (1) EACH INSURER CLAIMING THE CREDIT AGAINST THE INSURANCE 17 PREMIUM TAX UNDER § 6–114 OF THE INSURANCE ARTICLE;

18 (2) THE TOTAL AMOUNT OF CREDITS CLAIMED BY INSURERS UNDER § 19 6–114 OF THE INSURANCE ARTICLE; AND

- 20 (3) THE NUMBER OF INSURERS CLAIMING THE CREDIT.
- 21 6-309.

22 (a) Subject to subsection (b) of this section, this subtitle and the tax credit 23 authorized under it shall terminate on January 1, 2020.

24 (b) After termination of this subtitle:

(1) a business entity may be considered for eligibility for the tax credit
authorized under this subtitle based on positions filled before termination of this subtitle,
provided that the other requirements of the subtitle are satisfied; and

28 (2) tax credits earned [may be allowed ratably over a 2-year period,] may 29 be carried forward[,] and are subject to recapture in accordance with § 6-305 of this 30 subtitle.

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1 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 2 1, 2017, and shall be applicable to job creation tax credits certified after December 31, 2017.