HOUSE BILL 810

By: Delegates Kelly, Acevero, Atterbeary, Bagnall, B. Barnes, D. Barnes, Barron, Barve, Boyce, Branch, Bridges, Bromwell, Brooks, Busch, Cain, Cardin, Carr, Chang, Charkoudian, Charles, Corderman, Crutchfield, Cullison, D.M. Davis. Dumais. Ebersole. Feldmark. Fennell. W. Fisher. Fraser-Hidalgo, Gaines, Gilchrist, Glenn, Guyton, Harrison, Haynes, Healey, Hettleman, Hill, Jackson, Jalisi, Johnson, Jones, Kaiser, Korman, Krimm, Lafferty, J. Lewis, Lierman, Lisanti, Love, Luedtke, Moon, Mosby, Palakovich Carr, Pena-Melnyk, Qi, Queen, Reznik, Rosenberg, Sample-Hughes, Shetty, Smith, Solomon, Stein, Stewart, Sydnor, Terrasa, Turner, Valderrama, Valentino-Smith, R. Watson, Wilkins, K. Young, and P. Young

Introduced and read first time: February 8, 2019 Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

Q3

$\mathbf{2}$

Income Tax – Child and Dependent Care Tax Credit – Alterations

- FOR the purpose of altering the maximum income limits for eligibility for a certain credit against the State income tax for certain child and dependent care expenses; altering the phase-out of the tax credit; making the credit refundable, subject to certain income limits; increasing, each taxable year, certain income eligibility and refundability thresholds by a certain cost-of-living adjustment; providing for the application of this Act; and generally relating to a credit against the State income tax for child and dependent care expenses.
- 10 BY repealing and reenacting, with amendments,
- 11 Article Tax General
- 12 Section 10–716
- 13 Annotated Code of Maryland
- 14 (2016 Replacement Volume and 2018 Supplement)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 16 That the Laws of Maryland read as follows:
- 17 Article Tax General

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



| 7 | meaning of § 21(b) of the Internal Revenue Code. |
|---|---|
| | (b) An individual [whose federal adjusted gross income for the taxable year does not exceed \$50,000, or \$25,000 in the case of a married individual filing a separate return,] OR A MARRIED COUPLE FILING A JOINT RETURN may claim a credit against the State income tax as provided in this section for expenses paid by the individual OR MARRIED COUPLE during [the] A taxable year for the care of a qualifying individual IF THE FEDERAL ADJUSTED GROSS INCOME OF THE INDIVIDUAL OR MARRIED COUPLE FOR THE TAXABLE YEAR DOES NOT EXCEED: |
| 15 | (1) \$110,000, IN THE CASE OF AN INDIVIDUAL; OR |
| $\begin{array}{c} 16 \\ 17 \end{array}$ | (2) \$141,000, IN THE CASE OF A MARRIED COUPLE FILING A JOINT INCOME TAX RETURN. |
| 18 19 | (c) [Subject to subsection (d) of this section, the] THE credit allowed under SUBSECTION (B) OF this section equals the lesser of: |
| 20 | [(1) 32.5% of the federal child and dependent care credit; or] |
| $\begin{array}{c} 21 \\ 22 \end{array}$ | (1) (I) 35% OF THE FEDERAL CHILD AND DEPENDENT CARE CREDIT FOR: |
| $\begin{array}{c} 23\\ 24 \end{array}$ | 1. AN INDIVIDUAL WHOSE FEDERAL ADJUSTED GROSS INCOME DOES NOT EXCEED \$50,000; OR |
| $\frac{25}{26}$ | 2. A MARRIED COUPLE FILING A JOINT INCOME TAX RETURN WHOSE FEDERAL ADJUSTED GROSS INCOME DOES NOT EXCEED \$75,000; |
| $\begin{array}{c} 27\\ 28 \end{array}$ | (II) 30% OF THE FEDERAL CHILD AND DEPENDENT CARE CREDIT FOR: |
| 29 30 | 1. AN INDIVIDUAL WHOSE FEDERAL ADJUSTED GROSS INCOME EXCEEDS \$50,000 BUT IS NOT GREATER THAN \$75,000; OR |
| | |

"Federal child and dependent care credit" means the child and 3 (2) dependent care credit properly claimed by an individual for the taxable year under § 21 of 4 the Internal Revenue Code. $\mathbf{5}$

"Qualifying individual" means a qualifying individual within the 6 (3)

- 1
- 1

 $\mathbf{2}$

10 - 716.

(a)

(1)

1

 $\mathbf{2}$

HOUSE BILL 810

In this section the following words have the meanings indicated.

HOUSE BILL 810

1 2. A MARRIED COUPLE FILING A JOINT INCOME TAX $\mathbf{2}$ **RETURN WHOSE FEDERAL ADJUSTED GROSS INCOME EXCEEDS \$75,000 BUT IS NOT** 3 **GREATER THAN \$110,000;** 4 (III) 20% OF THE FEDERAL CHILD AND DEPENDENT CARE $\mathbf{5}$ **CREDIT FOR:** 6 1. AN INDIVIDUAL WHOSE FEDERAL ADJUSTED GROSS 7 INCOME EXCEEDS \$75,000 BUT IS NOT GREATER THAN \$91,000; OR 8 2. A MARRIED COUPLE FILING A JOINT INCOME TAX 9 **RETURN WHOSE FEDERAL ADJUSTED GROSS INCOME EXCEEDS \$110,000 BUT IS NOT GREATER THAN \$125,000; OR** 10 11 (IV) 10% OF THE FEDERAL CHILD AND DEPENDENT CARE 12**CREDIT FOR:** 131. AN INDIVIDUAL WHOSE FEDERAL ADJUSTED GROSS INCOME EXCEEDS \$91,000 BUT IS NOT GREATER THAN \$110,000; OR 14152. A MARRIED COUPLE FILING A JOINT INCOME TAX RETURN WHOSE FEDERAL ADJUSTED GROSS INCOME EXCEEDS \$125,000 BUT IS NOT 16 **GREATER THAN \$141,000; OR** 1718 (2)the State income tax for the taxable year. 19 (d) If an individual's federal adjusted gross income for the taxable year (1)exceeds \$41,000, the credit otherwise allowed under this section shall be reduced by 10% 2021for each \$1,000 or fraction of \$1,000 by which the individual's federal adjusted gross income 22exceeds \$41,000. 23In the case of a married individual filing a separate return, if the (2)individual's federal adjusted gross income for the taxable year exceeds \$20,500, the credit 2425otherwise allowed under this section shall be reduced by 10% for each \$500 or fraction of \$500 by which the individual's federal adjusted gross income exceeds \$20,500.] 2627**(**D**)** IF THE CREDIT ALLOWED UNDER THIS SECTION IN ANY TAXABLE YEAR 28EXCEEDS THE STATE INCOME TAX FOR THAT TAXABLE YEAR, THE INDIVIDUAL OR 29MARRIED COUPLE MAY CLAIM A REFUND IN THE AMOUNT OF THE EXCESS IF THE INDIVIDUAL'S OR MARRIED COUPLE'S FEDERAL ADJUSTED GROSS INCOME DOES 30 31 NOT EXCEED:

32 (1) **\$50,000** IN THE CASE OF AN INDIVIDUAL; OR

1 (2) \$75,000 IN THE CASE OF A MARRIED COUPLE FILING A JOINT 2 INCOME TAX RETURN.

3 (E) (1) (I) FOR EACH TAXABLE YEAR BEGINNING AFTER DECEMBER 4 31, 2019, THE MAXIMUM INCOME THRESHOLDS UNDER SUBSECTION (C)(1)(I) OF 5 THIS SECTION AND THE MAXIMUM INCOME THRESHOLDS UNDER SUBSECTION (D) OF 6 THIS SECTION SHALL BE INCREASED BY AN AMOUNT EQUAL TO THE PRODUCT OF 7 THE MAXIMUM INCOME THRESHOLDS AND THE COST-OF-LIVING ADJUSTMENT 8 SPECIFIED IN THIS SUBSECTION.

9 (II) EACH MINIMUM AND MAXIMUM THRESHOLD AMOUNT 10 UNDER SUBSECTION (C)(1) OF THIS SECTION SHALL BE INCREASED BY THE SAME 11 DOLLAR AMOUNT AS THE INCREASE DETERMINED UNDER SUBPARAGRAPH (I) OF 12 THIS PARAGRAPH.

13 (2) FOR PURPOSES OF THIS SUBSECTION, THE COST-OF-LIVING 14 ADJUSTMENT IS THE COST-OF-LIVING ADJUSTMENT WITHIN THE MEANING OF § 15 1(F)(3) OF THE INTERNAL REVENUE CODE FOR THE CALENDAR YEAR IN WHICH A 16 TAXABLE YEAR BEGINS, AS DETERMINED BY THE COMPTROLLER, BY SUBSTITUTING 17 "CALENDAR YEAR 2018" FOR "CALENDAR YEAR 2016" IN § 1(F)(3)(A) OF THE 18 INTERNAL REVENUE CODE.

19 (3) IF ANY INCREASE DETERMINED UNDER PARAGRAPH (1) OF THIS
 20 SUBSECTION IS NOT A MULTIPLE OF \$50, THE INCREASE SHALL BE ROUNDED DOWN
 21 TO THE NEXT LOWEST MULTIPLE OF \$50.

[(e)] (F) The credit allowed under this section does not affect the treatment under this title of any deduction or exclusion allowed under this title or allowed for federal income tax purposes for expenses paid by the individual for the care of a qualifying individual.

26 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 27 1, 2019, and shall be applicable to all taxable years beginning after December 31, 2018.