2lr2676 CF HB 1177

### By: Senators Raskin, Ferguson, Getty, McFadden, Ramirez, Robev. and Simonaire

Introduced and read first time: February 13, 2012 Assigned to: Rules

## A BILL ENTITLED

#### AN ACT concerning 1

#### $\mathbf{2}$ Ethics - Financial Disclosure by Local Elected Officials and County Boards of Education 3

4 FOR the purpose of authorizing a county, municipal corporation, or school board to  $\mathbf{5}$ limit in a certain manner the required disclosure of interests in certain business 6 entities by local elected officials, members of school boards, and candidates for 7 election or appointment to those offices; and generally relating to financial 8 disclosure requirements for counties, municipal corporations, and school boards 9 under the Maryland Public Ethics Law.

- 10 BY repealing and reenacting, without amendments,
- Article State Government 11
- 12Section 15-607(c)
- Annotated Code of Maryland 13
- (2009 Replacement Volume and 2011 Supplement) 14
- BY repealing and reenacting, with amendments, 15
- Article State Government 16
- Section 15-805 and 15-813 17
- Annotated Code of Maryland 18
- (2009 Replacement Volume and 2011 Supplement) 19
- 20SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 21
  - MARYLAND, That the Laws of Maryland read as follows:
- 22

**Article – State Government** 

2315 - 607.

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



| $     \begin{array}{c}       1 \\       2 \\       3 \\       4     \end{array} $ | (c) (1) The statement shall include a schedule of each interest held by the individual in a corporation, partnership, limited liability partnership, or limited liability company, whether or not the corporation, partnership, limited liability partnership, or limited liability company does business with the State. |
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| <b>5</b>  | (2) For each interest reported, the schedule shall include:   |
| $rac{6}{7}$  | (i) the name and address of the principal office of the corporation, partnership, limited liability partnership, or limited liability company;  |
| 8<br>9<br>10  | (ii) subject to paragraph (3) of this subsection, the nature and amount of the interest held, including any conditions to and encumbrances on the interest;   |
| $\begin{array}{c} 11 \\ 12 \end{array}$   | (iii) except as provided in paragraph (4) of this subsection, if any interest was acquired during the applicable period:  |
| 13<br>14  | 1. the date and manner in which the interest was acquired;  |
| $\begin{array}{c} 15\\ 16 \end{array}$  | 2. the identity of the entity from which the interest was acquired;   |
| 17<br>18  | 3. if the interest was acquired by purchase, the nature and amount of the consideration given for the interest; and   |
| 19<br>20  | 4. if the interest was acquired in any other manner, the fair market value of the interest when it was acquired; and  |
| $\begin{array}{c} 21 \\ 22 \end{array}$   | (iv) if any interest was transferred, in whole or in part, during the applicable period:  |
| 23  | 1. a description of the interest transferred;   |
| $\begin{array}{c} 24 \\ 25 \end{array}$   | 2. the nature and amount of the consideration received for the interest; and  |
| $\frac{26}{27}$   | 3. if known, the identity of the entity to which the interest was transferred.  |
| $28 \\ 29$  | (3) (i) As to an equity interest in a corporation, the individual may satisfy paragraph (2)(ii) of this subsection by reporting, instead of a dollar amount:  |
| 30  | 1. the number of shares held; and   |
| $\frac{31}{32}$   | 2. unless the corporation's stock is publicly traded, the percentage of equity interest held.   |

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1 (ii) As to an equity interest in a partnership, limited liability 2 partnership, or limited liability company, the individual may satisfy paragraph (2)(ii) 3 of this subsection by reporting, instead of a dollar amount, the percentage of equity 4 interest held.

5 (4) If an interest acquired during the applicable reporting period 6 consists of additions to existing publicly traded corporate interests acquired by 7 dividend or dividend reinvestment, and the total value of the acquisition is less than 8 \$500, only the manner of acquisition is required to be disclosed under paragraph 9 (2)(iii) of this subsection.

10 15-805.

11 (a) (1) In this section the following words have the meanings indicated.

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(2) "Elected local official" includes:

(i) any individual who holds an elective office of a county ormunicipal corporation; and

(ii) a candidate for elective office as a local official of a county ormunicipal corporation.

17 (3) "Local official" includes an individual, designated as a local official,18 whose position is funded wholly or partly by the State.

19 (b) (1) Except as provided in paragraph (2) of this subsection and 20 subsection (c) of this section, the financial disclosure provisions enacted by a county or 21 municipal corporation under § 15–803 of this subtitle shall be similar to the provisions 22 of Subtitle 6 of this title, but shall be modified to the extent necessary to make the 23 provisions relevant to the prevention of conflicts of interest in that jurisdiction.

24 (2) (I) [The] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF 25 THIS PARAGRAPH, THE financial disclosure provisions for elected local officials 26 enacted by a county or municipal corporation under § 15–803 of this subtitle shall be 27 equivalent to or exceed the requirements of Subtitle 6 of this title, but shall be 28 modified to the extent necessary to make the provisions relevant to the prevention of 29 conflicts of interest in that jurisdiction.

30 **(II)** WHEN 1. **ENACTING** FINANCIAL DISCLOSURE 31PROVISIONS THAT ARE EQUIVALENT TO § 15–607(C) OF THIS TITLE, A COUNTY 32OR MUNICIPAL CORPORATION MAY LIMIT THE DISCLOSURE OF A LOCAL 33 ELECTED OFFICIAL'S INTEREST IN A CORPORATION, PARTNERSHIP, LIMITED 34LIABILITY PARTNERSHIP, OR LIMITED LIABILITY COMPANY TO INCLUDE ONLY 35 THOSE CORPORATIONS, PARTNERSHIPS, LIMITED LIABILITY PARTNERSHIPS, OR

1LIMITED LIABILITY COMPANIES THAT DO BUSINESS WITH OR ARE REGULATED2BY THE COUNTY OR MUNICIPAL CORPORATION.

2. THE PROVISIONS SHALL REQUIRE THAT IF A 4 LOCAL ELECTED OFFICIAL'S INTEREST IN A BUSINESS ENTITY BECOMES 5 DISCLOSABLE AFTER THE REPORTING PERIOD FOR THE MOST RECENT 6 DISCLOSURE STATEMENT, THE LOCAL ELECTED OFFICIAL SHALL DISCLOSE THE 7 INTEREST IN AN AMENDMENT FILED WITHIN **30** DAYS AFTER LEARNING THAT 8 THE INTEREST IS DISCLOSABLE.

9 (c) (1) This subtitle does not compel the governing body of a county or 10 municipal corporation to require a local official to file a financial disclosure statement 11 except:

12 (i) when the personal interest of the local official will present a 13 potential conflict with the public interest in connection with an anticipated public 14 action of the local official; and

15 (ii) at least annually to report on gifts received by the local 16 official.

17 (2) The provisions shall require:

18 (i) that a statement filed under paragraph (1)(i) of this 19 subsection be filed sufficiently in advance of the action to provide adequate disclosure 20 to the public; and

(ii) a statement filed by an elected local official under subsection
(b)(2) of this section to be filed on or before April 30 of each year.

23 (d) Financial disclosure provisions applicable to a candidate shall be 24 consistent with the provisions applicable to an incumbent holding the office involved.

25 15-813.

26 (a) (1) In accordance with this section, a school board:

(i) may adopt financial disclosure regulations applicable to
 officials and employees of that school system; and

(ii) shall adopt financial disclosure regulations applicable to
 members of the school board.

31 (2) (i) The regulations adopted under paragraph (1)(i) of this 32 subsection shall apply to:

the superintendent of that school system; and

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 $\mathbf{2}$ 2.subject to subparagraph (iii) of this paragraph, those 3 other officials and employees of that school system designated by the school board. 4 The regulations adopted under paragraph (1)(ii) of this (ii)  $\mathbf{5}$ subsection shall apply to: 6 each member of the school board; and 1. 72. if the school board is an elected board under Title 3, 8 Subtitle 1, Part III of the Education Article,] each candidate for election OR 9 **APPOINTMENT** to the school board. The regulations may not apply to a classroom teacher unless 10 (iii) 11 the teacher has additional duties, not normally expected of classroom teachers, that 12cause the teacher for other reasons to be covered by the financial disclosure 13 regulations. 14Except as provided in subsection (c) of this section, the regulations (b)(1)adopted under subsection (a)(1)(i) of this section shall be similar to the provisions of 15Subtitle 6 of this title, but may be modified to the extent necessary to make the 1617regulations relevant to the prevention of conflicts of interest in that school system. 18 (2)**(I)** [The] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE regulations adopted under subsection (a)(1)(ii) of this section 19 20shall be equivalent to or exceed the requirements of Subtitle 6 of this title, but may be 21modified to the extent necessary to make the regulations relevant to the prevention of 22conflicts of interest in that school system. 23WHEN FINANCIAL **(II)** 1. ADOPTING DISCLOSURE 24PROVISIONS THAT ARE EQUIVALENT TO § 15–607(C) OF THIS TITLE, A SCHOOL 25BOARD MAY LIMIT THE DISCLOSURE OF A SCHOOL BOARD MEMBER'S OR CANDIDATE'S INTEREST IN A CORPORATION, PARTNERSHIP, LIMITED LIABILITY 26PARTNERSHIP, OR LIMITED LIABILITY COMPANY TO INCLUDE ONLY THOSE 27CORPORATIONS, PARTNERSHIPS, LIMITED LIABILITY PARTNERSHIPS, OR 2829LIMITED LIABILITY COMPANIES THAT DO BUSINESS WITH OR ARE REGULATED 30 BY THE SCHOOL SYSTEM. 2. 31 THE PROVISIONS SHALL REQUIRE THAT IF A 32MEMBER'S OR CANDIDATE'S INTEREST IN A BUSINESS ENTITY BECOMES 33 DISCLOSABLE AFTER THE REPORTING PERIOD FOR THE MOST RECENT 34DISCLOSURE STATEMENT. THE MEMBER OR CANDIDATE SHALL DISCLOSE THE 35 INTEREST IN AN AMENDMENT FILED WITHIN 30 DAYS AFTER LEARNING THAT 36 THE INTEREST IS DISCLOSABLE.

| $\frac{1}{2}$                          | (c) (1) (i) This paragraph does not compel a school board to require an individual to file a financial disclosure statement except:   |
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| $3 \\ 4 \\ 5$                          | 1. when the personal interest of the individual will present a potential conflict with the public interest in connection with an anticipated public action of the individual; and   |
| $6 \\ 7$                               | 2. at least annually to report on gifts received by the individual.   |
| 8<br>9<br>10<br>11                     | (ii) The regulations adopted under subsection (a)(1)(i) of this section shall require that a statement filed under subparagraph (i)1 of this paragraph be filed sufficiently in advance of the public action to provide adequate disclosure to the public.            |
| $12 \\ 13 \\ 14$                       | (2) The regulations adopted under subsection (a)(1)(ii) of this section shall require that a statement filed by a member of a board of education be filed on or before April 30 of each year.   |
| 15<br>16<br>17<br>18                   | (d) Except as provided for a member of a board of education under this Part II, unless a school board adopts and maintains financial disclosure regulations under this subtitle, the provisions enacted by the county under § 15–805 of this subtitle shall apply to: |
| 19                                     | (1) the superintendent of that school system; and   |
| $\begin{array}{c} 20\\ 21 \end{array}$ | (2) the other officials and employees of the school system that the governing body of that county designates.   |
| $\frac{22}{23}$                        | SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2012.   |

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