SENATE BILL 112

F24 lr 0075(PRE-FILED) By: Chair, Education, Health, and Environmental Affairs Committee (By Request - Departmental - Higher Education Commission) Requested: October 9, 2013 Introduced and read first time: January 8, 2014 Assigned to: Education, Health, and Environmental Affairs Committee Report: Favorable Senate action: Adopted Read second time: January 21, 2014 CHAPTER 1 AN ACT concerning 2 Maryland Higher Education Commission – Innovative Partnerships for 3 Technology Program - Repeal 4 FOR the purpose of repealing the Innovative Partnerships for Technology Program for 5 State community colleges, including the authority of the Maryland Higher 6 Education Commission to adopt regulations relating to the Program; repealing a 7 certain cross-reference to the Program; and generally relating to the Innovative 8 Partnerships for Technology Program. 9 BY repealing Article - Education 10 Section 16–317 and 17–302(f) 11 Annotated Code of Maryland 12 (2008 Replacement Volume and 2013 Supplement) 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 14 15 MARYLAND, That the Laws of Maryland read as follows: 16 Article - Education 17 [16–317. 18 (1) In this section the following words have the meanings indicated. (a)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	(2)	"Base	e year" means July 1, 2001 through June 30, 2002.	
2 3 4	(3) have been assess State payment.	"Contribution" means monetary and equipment donations that sed a monetary value amount for the purposes of determining the		
5 6 7	partnership, or or other nonprofit or	(i) "Eligible donor" means any individual, corporation, ther form of business organization, public or private foundation, or ganization.		
8 9	State, the federal	(ii) "Eligible donor" does not include a local government, the government, or any foreign government.		
10 11	(5) campuses:	"Eligi	ble institution" refers to the following community college	
12		(i)	Allegany;	
13		(ii)	Anne Arundel;	
14		(iii)	Baltimore City;	
15		(iv)	Carroll;	
16		(v)	Catonsville;	
17		(vi)	Cecil;	
18		(vii)	Chesapeake;	
19		(viii)	Dundalk;	
20		(ix)	Essex;	
21		(x)	Frederick;	
22		(xi)	Garrett;	
23		(xii)	Germantown;	
24		(xiii)	Hagerstown;	
25		(xiv)	Harford;	
26		(xv)	Howard;	

1	(xvi) La Plata;
2	(xvii) Leonardtown;
3	(xviii) Prince Frederick;
4	(xix) Prince George's;
5	(xx) Rockville;
6	(xxi) Takoma Park; and
7	(xxii) Wor–Wic.
8 9 10	(6) "Eligible program" means any contribution for technology which does not contain unreasonable restrictions as to use as further defined by the Maryland Higher Education Commission.
1	(7) "First eligible period" means fiscal years 2003 and 2004.
12	(8) "Second eligible period" means fiscal years 2005 and 2006.
13 14 15 16	(9) (i) "Technology" means the hardware, software, communications infrastructure, and associated training and contracted services that enable local or global presentation, exchange, and transmission of information in digital or analog form for teaching, learning, student support services, and administration.
18	(ii) "Technology" may include capital expenditures.
19	(iii) "Technology" does not include staff.
20 21 22 23 24	(b) (1) Each eligible institution shall receive from the State, in the manner and subject to the limitations of this section, with respect to the contributions made by eligible donors as voluntary donations at any time during the first eligible period to the eligible institution for eligible programs, an amount equal to the first \$150,000 or any portion thereof from contributions by eligible donors.
25 26 27 28 29 30	(2) If an eligible institution qualifies for the maximum State contribution of \$150,000 in the first eligible period, the eligible institution shall receive from the State, in the manner and subject to the limitations of this section, with respect to the contributions made by eligible donors as voluntary donations at any time during the second eligible period to the eligible institution for eligible programs, an amount equal to the first \$150,000 or any portion thereof from contributions by eligible donors.

Payments shall be made by the State:

(c)

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17-302.

$\frac{1}{2}$	(1) In the first eligible period, only with respect to contributions which are paid by the eligible donors to the eligible institution before July 1, 2004;			
3 4	(2) In the second eligible period, only with respect to contributions which are paid by the eligible donors to the eligible institution before July 1, 2006; and			
5 6	(3) In the third fiscal year following the fiscal year during which the contributions are made.			
7 8	(d) Contributions made by the State under this section may not exceed \$150,000 during each eligible period to each eligible institution.			
9 10 11	(e) (1) To determine eligibility for State payments, each contribution shall be compared to the amount contributed during the base year. The following criteria shall be the basis for comparison:			
12	(i) Each contribution must be from a new donor; or			
13 14	(ii) Each contribution must represent an increase over th amount contributed by the donor during the base year.			
15 16 17	(2) A contribution received during the base year that fulfills a pledg made prior to the base year may not be included in the determination of th contribution made during the base year.			
18	(3) Each contribution must be specifically designated for technology.			
19 20	(f) Contributions made by the State under this section may be applied to any eligible technology expense at an eligible institution to which the payment is made.			
21 22 23	(g) Contributions made by the State to any eligible institution under thi section may not directly or indirectly reduce the State General Fund or capital fun support for the eligible institution.			
24	(h) The Maryland Higher Education Commission shall:			
25 26	(1) Adopt regulations necessary for the administration of this section and			
27 28 29	(2) Submit to the Governor and, in accordance with § 2–1246 of the State Government Article, to the General Assembly an annual report summarizing the total amount of funds pledged by eligible donors and total amount of funds raised.]			

contribution by the State under § 16–3 SECTION 2. AND BE IT FURT	THER ENACTED, That this Act shall take effe
October 1, 2014.	THEN EIGHTED, That this flot than take the
Approved:	
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.