HOUSE BILL 650

E4 0lr0117

By: Chair, Health and Government Operations Committee (By Request – Departmental – Military)

Introduced and read first time: January 29, 2020 Assigned to: Health and Government Operations

Committee Report: Favorable

House action: Adopted

Read second time: March 10, 2020

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1 AN ACT concerning

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State Government - Emergency Management - Governor Declarations

FOR the purpose of requiring the Governor to designate a certain emergency area under certain circumstances during a certain state of emergency; prohibiting a state of emergency to continue for longer than a certain time period under certain circumstances; requiring certain executive orders or proclamations to include certain information; requiring that certain executive orders or proclamations be disseminated and filed promptly with certain entities under certain circumstances; establishing that an executive order or proclamation that declares a state of emergency is authority for the activation of certain State compacts, laws, programs, policies, or regulations; authorizing the Governor to call for a certain enhanced coordination order of emergency services under certain circumstances; establishing the time frame, content, and dissemination and filing of a certain enhanced coordination order; establishing the authority granted to the Governor by a certain enhanced coordination order and a certain proclamation of a state of emergency; authorizing the Governor to use certain resources or suspend the effect of certain statutes, rules, or regulations after a certain proclamation of a state of emergency or if petitioned for assistance under certain circumstances; authorizing the General Assembly to terminate a certain executive order; requiring the Governor to issue a certain executive order or proclamation after the General Assembly terminates a certain executive order; making stylistic changes; and generally relating to State government emergency management and gubernatorial declarations.

23 BY repealing and reenacting, with amendments,

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 3 4	Article – Public Safety Section 14–107, 14–108, and 14–303 Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
5 6 7 8 9	BY adding to Article – Public Safety Section 14–107.1 Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
10	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
2	Article - Public Safety
13	14–107.
14 15 16	(a) (1) If the Governor finds that an emergency has developed or is impending [due to any cause], the Governor shall declare a state of emergency by executive order or proclamation.
17 18 19 20	(2) DURING A STATE OF EMERGENCY, THE GOVERNOR SHALL DESIGNATE THE EMERGENCY AREA WHERE PUBLIC SAFETY IS IN DANGER OR, ON THE GOVERNOR'S REASONABLE DETERMINATION, THAT PUBLIC SAFETY IS IN IMMEDIATE DANGER BY:
21	(I) THE GOVERNOR'S OWN INITIATIVE; OR
22	(II) THE APPLICATION TO THE GOVERNOR BY:
23 24	1. THE SENIOR ELECTED OFFICIAL OR GOVERNING BODY OF A JURISDICTION; OR
25	2. THE EXECUTIVE DIRECTOR OF MEMA.
26	[(2)] (3) The state of emergency continues until the Governor:
27 28	(i) finds that the [threat or danger] EMERGENCY has passed or the emergency has been dealt with to the extent that emergency conditions no longer exist; and
29 30	(ii) terminates the state of emergency by executive order or proclamation.
31	[(3)] (4) A state of emergency may not continue for longer than 30 days

$\frac{1}{2}$	unless the Govern PROCLAMATION.	or ren	ews th	ne state of emergency THROUGH EXECUTIVE ORDER OR
3 4	[(4)] a state of emergen		(i) ny tim	The General Assembly by joint resolution may terminate e.
5 6 7	Governor shall is emergency.	(ii) sue ar		the General Assembly terminates a state of emergency, the ative order or proclamation that terminates the state of
8 9	(b) (1) state of emergency			tive order or proclamation that declares or terminates a te:
10		(i)	the n	ature of the emergency;
11		(ii)	the a	rea threatened; [and]
12 13	that make possible	(iii) e the te		onditions that have brought about the state of emergency or tion of the state of emergency; AND
14		(IV)	THE	EFFECTIVE DATE.
15	(2)	Each	execut	tive order or proclamation shall be:
16 17	contents; and	(i)	disser	minated promptly by means calculated to publicize its
18 19	emergency, filed p	(ii) romptl		s prevented or impeded by the circumstances of the
20			1.	MEMA;
21			2.	THE SECRETARY OF STATE;
22			3.	the State Archives; and
23 24	agency in the area	to wh		the chief local [records-keeping] RECORD-KEEPING executive order or proclamation applies.
25 26 27 28	subdivisions] JUE	rdinate ISDIC	the ac	dovernor declares a state of emergency, the EXECUTIVE extivities of the agencies of the State and of those [political included in the declaration in all actions that serve to ts of the imminent or actual emergency.
29	(2)	An ex	xecutiv	e order or proclamation that declares a state of emergency:

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(1)

1 2 3	State and local em area covered by th	_	activates the emergency response and recovery aspects of the y plans applicable to the [political subdivision] JURISDICTION or ration; and
4		(ii)	is authority for:
5 6 7	PROGRAMS, POL	ICIES,	1. THE ACTIVATION OF STATE COMPACTS, LAWS, OR REGULATIONS THAT REQUIRE A DECLARED STATE OF
8 9	local EMERGENCY	Y MANA	2. the deployment and use of resources to which the State or AGEMENT plans apply; and
10 11 12			[2.] 3. the use or distribution of supplies, equipment, materials, stockpiled, or arranged to be made available in accordance with law that relates to emergencies.
13 14	[(d) (1) finds it necessary		declaring a state of emergency, the Governor, if the Governor r to protect the public health, welfare, or safety, may:
15 16	agency of the State	(i) e or a p	suspend the effect of any statute or rule or regulation of an political subdivision;
17 18	from a stricken or	(ii) threat	direct and compel the evacuation of all or part of the population ened area in the State;
19 20	during an emerger	(iii) ncy;	set evacuation routes and the modes of transportation to be used
21 22	area, the movemen	(iv) nt of in	direct the control of ingress to and egress from an emergency dividuals in the area, and the occupancy of premises in the area;
23 24	of the property sha	(v) all be c	authorize the use of private property, in which event the owner ompensated for its use and for any damage to the property;
25		(vi)	provide for temporary housing; and
26		(vii)	authorize the clearance and removal of debris and wreckage.
27 28	(2) other authority ve	_	owers of the Governor under this subsection are in addition to any the Governor by law.]
29	14–107.1.		

IF THE GOVERNOR DETERMINES THAT THERE IS A HEIGHTENED

RISK OF AN EMERGENCY WITHIN ALL OR PART OF THE STATE, THE GOVERNOR MAY

1 CALL FOR AN ENHANCED COORDINATION ORDER OF EMERGENCY SERVICES IN 2 PREPARATION FOR A POTENTIAL EMERGENCY. 3 **(2)** AN ENHANCED COORDINATION ORDER CONTINUES UNTIL THE 4 GOVERNOR: 5 **(I)** FINDS THAT AN EMERGENCY HAS DEVELOPED OR IS IMPENDING AND DECLARES A STATE OF EMERGENCY, UNDER § 14-107 OF THIS 6 7 SUBTITLE; OR 8 (II) FINDS THAT THE HEIGHTENED RISK OF AN EMERGENCY NO 9 LONGER EXISTS AND TERMINATES THE ENHANCED COORDINATION ORDER BY 10 EXECUTIVE ORDER OR PROCLAMATION. 11 UNLESS THE GOVERNOR RENEWS AN ENHANCED COORDINATION 12 ORDER, THE ENHANCED COORDINATION ORDER MAY NOT CONTINUE FOR MORE 13 THAN 7 DAYS. 14 **(4) (I)** THE GENERAL ASSEMBLY MAY TERMINATE AN ENHANCED 15 COORDINATION ORDER UNDER THIS SECTION BY JOINT RESOLUTION AT ANY TIME. 16 (II)AFTER THE GENERAL ASSEMBLY TERMINATES ENHANCED COORDINATION ORDER, THE GOVERNOR SHALL ISSUE AN EXECUTIVE 17 ORDER OR PROCLAMATION THAT TERMINATES THE ENHANCED COORDINATION 18 19 ORDER. 20 (B) **(1)** EACH ENHANCED COORDINATION ORDER SHALL STATE: THE GOVERNOR'S REASON TO BELIEVE THERE IS A 21**(I)** 22HEIGHTENED RISK OF EMERGENCY; 23 (II)THE AREA WITH A HEIGHTENED RISK OF EMERGENCY; AND 24(III) THE EFFECTIVE DATE. 25 **(2)** EACH ENHANCED COORDINATION ORDER SHALL BE: DISSEMINATED PROMPTLY BY MEANS CALCULATED TO 26 (I)27PUBLICIZE ITS CONTENTS; AND 28 (II) FILED PROMPTLY WITH:

1.

MEMA;

1	2. THE SECRETARY OF STATE;
1	2. THE SECRETART OF STATE,
2	3. THE STATE ARCHIVES; AND
3 4	4. THE CHIEF LOCAL RECORD-KEEPING AGENCY IN THE AREA TO WHICH THE ENHANCED COORDINATION ORDER APPLIES.
5 6 7 8 9	(C) (1) AFTER THE GOVERNOR DECLARES AN ENHANCED COORDINATION ORDER, THE EXECUTIVE DIRECTOR SHALL COORDINATE THE ACTIVITIES OF THE AGENCIES OF THE STATE AND OF THOSE JURISDICTIONS INCLUDED IN THE DECLARATION IN ALL ACTIONS THAT SERVE TO PREPARE FOR THE EFFECTS OF THE POTENTIAL EMERGENCY.
10 11	(2) AN ENHANCED COORDINATION ORDER BY THE GOVERNOR AUTHORIZES THE STATE TO:
12 13	(I) COORDINATE THE MOVEMENT OR EVACUATION OF INDIVIDUALS OR VEHICLES INTO, IN, OR FROM THE DESIGNATED AREA;
14 15 16	(II) COORDINATE THE DEPLOYMENT OF RESOURCES, INCLUDING SUPPLIES, EQUIPMENT, AND PERSONNEL, IN ANTICIPATION OF AN EMERGENCY;
17	(III) PRE-POSITION RESOURCES IN THE DESIGNATED AREA; AND
18	(IV) AUTHORIZE THE USE OF ALTERNATE CARE SITES.
19 20	(3) AN ENHANCED COORDINATION ORDER ISSUED BY THE GOVERNOR IS AUTHORITY FOR:
21 22	(I) THE ACTIVATION OF STATE COMPACTS, LAWS, POLICIES, PROGRAMS, OR REGULATIONS THAT REQUIRE A DECLARED STATE OF EMERGENCY;
23 24	(II) THE DEPLOYMENT AND USE OF RESOURCES TO WHICH THE STATE OR LOCAL EMERGENCY MANAGEMENT PLANS APPLY; AND
25 26 27 28	(III) THE USE OR DISTRIBUTION OF SUPPLIES, EQUIPMENT, MATERIALS, AND FACILITIES ASSEMBLED, STOCKPILED, OR ARRANGED TO BE MADE AVAILABLE IN ACCORDANCE WITH THIS SUBTITLE OR ANY OTHER LAW THAT RELATES TO EMERGENCIES.

29 (4) THE ENHANCED COORDINATION ORDER HAS THE SAME EFFECT 30 AS A DECLARATION OF EMERGENCY FOR THE PURPOSES OF THE EMERGENCY 31 MANAGEMENT ASSISTANCE COMPACT UNDER § 14–701 OF THIS TITLE.

1 14–108.

- 2 (A) (1) If the Governor is petitioned for assistance by written 3 request from the executive authority, or the executive authority's 4 equivalent, of a state that has declared a state of emergency, the 5 Governor may issue an executive order authorizing the use of 6 resources or the suspension of the effect of any statute, rule, or 7 regulation under this section.
- 8 (2) This section does not apply to requests placed through 9 The Emergency Management Assistance Compact under Subtitle 7 of 10 This title.
- [(a)] (B) After [a state of emergency is declared in another state and the Governor receives a written request for assistance from the executive authority of that state,] the Governor ISSUES AN EXECUTIVE ORDER UNDER THIS SECTION, THE GOVERNOR may:
- 15 (1) authorize use in the other state of personnel, equipment, supplies, or 16 materials of this State, or of a [political subdivision] JURISDICTION with the consent of 17 the [executive officer] SENIOR ELECTED OFFICIAL or governing body of the [political 18 subdivision] JURISDICTION; and
- 19 (2) suspend the effect of any statute or rule or regulation of an agency of 20 the State or, after consulting with the [executive officer] SENIOR ELECTED OFFICIAL or 21 governing body of a [political subdivision] JURISDICTION, a rule or regulation of an agency 22 of a [political subdivision] JURISDICTION, if the Governor finds that the suspension is 23 necessary to aid the other state with its emergency management functions.
- [(b) (1) The Governor shall authorize the use of resources or the suspension of the effect of any statute, rule, or regulation under subsection (a) of this section by executive order.]
- [(2)] (C) An executive order issued under this section may not continue for longer than 30 days unless the Governor renews the executive order.
- 29 **(D) (1)** THE GENERAL ASSEMBLY BY JOINT RESOLUTION MAY 30 TERMINATE AN EXECUTIVE ORDER UNDER THIS SECTION AT ANY TIME.
- 31 (2) AFTER THE GENERAL ASSEMBLY TERMINATES AN EXECUTIVE 32 ORDER ISSUED UNDER THIS SECTION, THE GOVERNOR SHALL ISSUE AN EXECUTIVE 33 ORDER OR PROCLAMATION THAT TERMINATES THE EXECUTIVE ORDER.
 - [(3)] **(E)** Each executive order issued under this section shall indicate:

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1		(i)	the nature of	of the emergency in the other state; [and]
2 3	regulation necessa	(ii) ary to a	•	stances that make suspension of a statute, rule, or tate with its emergency management functions; AND
4		(III)	THE EFFEC	TIVE DATE.
5	[(4)]	(F)	Each execut	tive order shall be:
6 7	its contents; and	[(i)] (1) disse	minated promptly by means calculated to publicize
8		[(ii)]	(2) filed	promptly with:
9			[1.] (I)	MEMA;
0			[2.] (II)	THE SECRETARY OF STATE;
1		(III)	the State A	chives; and
12 13 14				each agency of the State or a [political subdivision] y the order to use resources in the other state or provisions that are suspended by the executive order.
5	14–303.			
16 17	[(a) During emergency and des		_	cy in the State, the Governor may proclaim a state of acy area:
18 19	(1) immediate danger			is endangered or on reasonable apprehension of d
20	(2)	on:		
21		(i)	the Governo	or's own initiative; or
22		(ii)	the applicat	ion of:
23 24	municipal corpora	tion; oı		nief executive officer or governing body of a county or
25			2. the S	ecretary of State Police.]
06	(A) THE	DOWN		E COVEDNOD LINDED THIS SECTION ARE IN

ADDITION TO ANY OTHER AUTHORITY VESTED IN THE GOVERNOR BY LAW.

1 2 3 4 5	(b) After [proclaiming] ISSUING AN OFFICIAL PROCLAMATION OF a state of emergency IN ACCORDANCE WITH § 14–107 OF THIS TITLE, the Governor may promulgate reasonable orders, rules, or regulations that the Governor considers necessary to protect life and property or calculated effectively to control and terminate the [public] emergency in the emergency area, including orders, rules, or regulations to:			
6 7	(1) SUSPEND THE EFFECT OF ANY STATUTE, RULE, OR REGULATION OF AN AGENCY OF THE STATE OR A JURISDICTION;			
8 9	(2) DIRECT AND COMPEL THE EVACUATION OF ALL OR PART OF THE POPULATION FROM AN EMERGENCY AREA IN THE STATE;			
10 11	(3) SET EVACUATION ROUTES AND THE AUTHORIZED MODES OF TRANSPORTATION;			
12 13 14	(4) DIRECT THE CONTROL OF INGRESS TO AND EGRESS FROM AN EMERGENCY AREA, THE MOVEMENT OF INDIVIDUALS IN THE AREA, AND THE OCCUPANCY OF PREMISES IN THE AREA;			
15 16	[(1)] (5) control traffic, including public and private transportation, in the emergency area;			
17 18	[(2)] (6) designate specific zones in the emergency area in which the occupancy and use of buildings and vehicles may be controlled;			
19 20	[(3)] (7) control the movement of individuals or vehicles into, in, or from the designated zones;			
21	[(4)] (8) control places of amusement and places of assembly;			
22	[(5)] (9) control individuals on public streets;			
23	[(6)] (10) establish curfews;			
24	[(7)] (11) control the sale, transportation, and use of alcoholic beverages;			
25 26	[(8)] (12) control the possession, sale, carrying, and use of firearms, other dangerous weapons, and ammunition;			
27 28 29	[(9)] (13) control the storage, use, and transportation of explosives or flammable materials or liquids considered to be dangerous to public safety, including "Molotov cocktails"; [and]			

[(10)] (14) authorize the use of alternate care sites;

$\frac{1}{2}$	(15) COMPEL USE OR DISCLOSURE OF PROTECTED HEALTH INFORMATION TO APPROPRIATE STATE AGENCIES;
3 4 5	(16) AUTHORIZE THE USE OF PRIVATE PROPERTY, FOR WHICH THE OWNER OF THE PROPERTY SHALL BE COMPENSATED FOR ITS USE AND FOR ANY DAMAGE TO THE PROPERTY;
6 7 8 9	(17) SEIZE, TAKE, OR CONDEMN PRIVATE PROPERTY, IN WHICH EVENT THE OWNER OF THE PROPERTY SHALL BE COMPENSATED, IF, AND ONLY TO THE EXTENT THAT, THE GOVERNOR DETERMINES THAT THE PROPERTY IS NEEDED FOR THE PROTECTION OF THE PUBLIC, INCLUDING:
10 11	(I) TRANSPORTATION AND COMMUNICATION EQUIPMENT, EXCEPT NEWSPAPERS AND NEWS SERVICES;
12	(II) FUEL OR ANY OTHER ENERGY SOURCE;
13 14	(III) FOOD, CLOTHING, EQUIPMENT, MATERIALS, MEDICINES, AND SUPPLIES; AND
15	(IV) FACILITIES INCLUDING BUILDINGS AND PLANTS;
16	(18) PROVIDE FOR TEMPORARY HOUSING;
17 18	(19) AUTHORIZE THE CLEARANCE AND REMOVAL OF DEBRIS AND WRECKAGE; AND
19 20	(20) UTILIZE ALL RESOURCES AVAILABLE TO STATE GOVERNMENT TO ADDRESS THE EMERGENCY.
21 22 23	(c) Before an order, rule, or regulation promulgated under subsection (b) of this section takes effect, the Governor shall give reasonable notice of the order, rule, or regulation:
2425	(1) (I) THROUGH THE OFFICIAL WEBSITE OF THE GOVERNOR IN THE AREA BELOW THE HEADER OF THE HOMEPAGE; OR
26 27	(II) THROUGH THE GOVERNOR'S SOCIAL MEDIA ACCOUNTS;
28	(2) (I) in a newspaper of general circulation in the emergency area;

through television or radio serving the emergency area; or,

[(2)] (II)

$\frac{1}{2}$	[(3)] (III) by circulating notices or posting signs at conspicuous places in the emergency area.
3	(d) An order, rule, or regulation promulgated under subsection (b) of this section:
4 5	(1) takes effect from the time and in the manner specified in the order, rule, or regulation;
6 7	(2) may be amended or rescinded, in the same manner as the original order, by the Governor at any time during the state of emergency; and
8 9 10	(3) terminates when the Governor [declares that the state of emergency no longer exists] ISSUES AN EXECUTIVE ORDER OR A PROCLAMATION THAT TERMINATES THE STATE OF EMERGENCY.
11 12	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2020.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.