(1lr1547)

— Education, Health, and Environmental Affairs and Budget and Taxation/Ways and Means —

ENROLLED BILL

Introduced by Senator Pinsky

G1

Read and Examined by Proofreaders:

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Sealed	with	the	Great	Seal	and	pres	ented	to	the	Governor,	for his	approval	this
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1 AN ACT concerning

 $\frac{2}{3}$

Public Financing Act – Matching Fund Revisions (Maryland Fair Elections Act)

4 FOR the purpose of requiring the Comptroller to distribute public contributions to a certain campaign finance entity established to receive public contributions for certain $\mathbf{5}$ 6 eligible candidates; altering the frequency with which the Comptroller is required to 7 submit a certain statement to the State Board of Elections; requiring the State Board 8 to make a certain determination regarding the balance of the Fair Campaign 9 Financing Fund on or before a certain date in certain years; requiring the State 10 Board to provide a certain notice to the Governor on or before a certain date under 11 certain circumstances; requiring the Governor to include a certain appropriation in 12the budget bill in certain years under certain circumstances; repealing certain 13 provisions of law regarding the raising of seed money by gubernatorial tickets in 14order to be eligible to receive a public contribution; requiring gubernatorial tickets

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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

Italics indicate opposite chamber/conference committee amendments



1 to take actions before receiving public contributions from the Fund; authorizing $\mathbf{2}$ certain campaign finance entities to accept only certain contributions and loans; 3 establishing requirements that must be met to qualify as an eligible gubernatorial 4 ticket; establishing a qualifying period for gubernatorial tickets; repealing certain $\mathbf{5}$ provisions of law governing campaign expenditure limits for gubernatorial tickets 6 that accept public contributions from the Fund; requiring the State Board to 7 authorize distribution of money in the Fund on certification that certain 8 qualifications have been met and not earlier than a certain date in a certain year; 9 requiring the State Board to distribute public contributions from the Fund during 10 the distribution period in a certain manner; establishing certain limits on the total 11 public contribution payable to eligible gubernatorial tickets for certain elections; 12repealing certain provisions of law requiring that public contributions be distributed 13 in a certain manner; prohibiting the State Board from distributing matching dollars 14for certain contributions and loans; requiring that an eligible gubernatorial ticket 15receive a certain proportion of a certain public contribution amount; authorizing a 16 gubernatorial ticket to withdraw under certain circumstances; altering the reasons 17for which public contributions may be spent to include an expenditure accompanied by a certain receipt; altering the time period within which expenses must be incurred 18 19 in order to be paid using a public contribution; altering the time period within which 20a certain part of a public contribution is required to be repaid; providing that certain 21persons are civilly and criminally liable for the repayment of an unspent public 22contribution; requiring the State Board to authorize the repayment of certain money 23to the General Fund of the State from the Fund under certain circumstances; 24altering the provisions required to be included in certain regulations that the State 25Board is required to adopt; requiring a person who violates a certain provision of law 26in a certain manner to pay a certain civil penalty; providing that a certain infraction 27is a civil offense; authorizing the State Board to impose a certain civil penalty for 28certain violations of law; establishing procedures for the issuance, service, notice, 29contents, and prosecution of a certain civil citation; providing for the amount and 30 payment of a certain civil penalty under certain circumstances; establishing certain 31 provisions regarding a District Court proceeding relating to certain violations of law; 32requiring the State Board to consider certain factors in determining the amount of a 33 certain civil penalty; requiring certain penalties to be distributed to the Fund; 34 providing for the application of certain provisions of this Act; defining certain terms; 35 altering certain defined terms and certain definitions; repealing certain definitions; 36 making conforming changes; and generally relating to the Public Financing Act.

- 37 BY repealing and reenacting, without amendments,
- 38 Article Election Law
- 39 Section 13–235
- 40 Annotated Code of Maryland
- 41 (2017 Replacement Volume and 2020 Supplement)

42 BY repealing and reenacting, with amendments,

- 43 Article Election Law
- 44 Section 15–102, 15–103, 15–104.1, and 15–106 through 15–111
- 45 Annotated Code of Maryland

1	(2017)	Repla	acement Volume and 2020 Supplement)
$2 \\ 3 \\ 4 \\ 5 \\ 6$	Section Annot	e – El n 15– ated (ection Law -104 and 15–105 Code of Maryland acement Volume and 2020 Supplement)
7 8 9 10 11	Section Annot	e – El n 15– ated (ection Law -104, 15–105, 15–108, and 15–113 Code of Maryland acement Volume and 2020 Supplement)
$\begin{array}{c} 12\\ 13 \end{array}$			1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, Maryland read as follows:
14			Article – Election Law
15	13–235.		
16	(a)	This	section applies to the following officials:
17		(1)	the Governor;
18		(2)	the Lieutenant Governor;
19		(3)	the Attorney General;
20		(4)	the Comptroller; and
21		(5)	a member of the General Assembly.
$22 \\ 23 \\ 24 \\ 25 \\ 26$	session of the person acting office, or a ca	e Gen g on b ımpai	pt as provided in subsection (c), (d), or (e) of this section, during a regular heral Assembly an official described in subsection (a) of this section, or a behalf of the official, may not, as to a candidate for federal, State, or local ign finance entity of the candidate or any other campaign finance entity his title and operated in coordination with a candidate:
27		(1)	receive a contribution;
28		(2)	conduct a fund-raising event;
29		(3)	solicit a contribution; or
$\begin{array}{c} 30\\ 31 \end{array}$	to the sessior	(4) 1.	deposit or use any contribution of money that was not deposited prior

1 (c) An official described in subsection (a) of this section, or a person acting on 2 behalf of the official, is not subject to this section when engaged in activities solely related 3 to the official's election to an elective federal or local office for which the official is a filed 4 candidate.

5 (d) Under the Public Financing Act, a gubernatorial ticket, during the year of the 6 election only, may accept eligible private contributions and any disbursement of funds by 7 the State Board that is based on the eligible private contributions.

8 (e) An official described in subsection (a) of this section, or a person acting on 9 behalf of the official, may deposit a contribution during the legislative session if the 10 contribution was made electronically before the start of the session.

11 (f) (1) As to a violation of this section, the campaign finance entity of the 12 official in violation is liable for a civil penalty as provided in § 13–604.1 of this title.

13 (2) A civil penalty imposed under this subsection shall be distributed to the 14 Fair Campaign Financing Fund established under § 15–103 of this article.

- 15 15-102.
- 16 (a) In this title the following words have the meanings indicated.
- 17 (b) "Comptroller" means the Comptroller of the State.

18 (C) "CONTRIBUTION CARD" MEANS A DOCUMENT SIGNED, INCLUDING BY 19 ELECTRONIC SIGNATURE, BY A DONOR ATTESTING THAT THE CONTRIBUTION MADE 20 TO A CAMPAIGN IS MADE WITH THE PERSONAL FUNDS OF THE DONOR.

21 [(c)] (D) "Eligible gubernatorial ticket" means a gubernatorial ticket that 22 qualifies to receive a public contribution.

[(d)] (E) "Eligible private contribution" means [that part of a monetary or
in-kind contribution or series of contributions from an individual] A MONETARY PRIVATE
CONTRIBUTION FROM A REGISTERED VOTER AN INDIVIDUAL WHO IS A RESIDENT OF
<u>THE STATE</u> that does not exceed \$250 IN THE AGGREGATE FOR THE ELECTION CYCLE
AND IS ACCOMPANIED BY A CONTRIBUTION CARD.

- 28 [(e)] (F) "Fund" means the "Fair Campaign Financing Fund".
- 29 [(f)] (G) "Gubernatorial ticket" means a Governor–Lieutenant Governor unit.

30 (H) "PRIVATE CONTRIBUTION" MEANS A CONTRIBUTION OR SERIES OF 31 CONTRIBUTIONS FROM AN INDIVIDUAL THAT DOES NOT EXCEED \$250 IN THE 32 AGGREGATE FOR THE ELECTION CYCLE IN WHICH THE CONTRIBUTION IS MADE.

1 [(g)] **(I)** "Public contribution" means money distributed from the Fund to a $\mathbf{2}$ gubernatorial ticket under this title. 3 (h) "Seed money" means cumulative eligible private contributions equaling 10% or more of the expenditure limit prescribed under § 15–105 of this title for an election. 4 $\mathbf{5}$ (i) (1)"Treasurer" has the meaning stated in § 1–101 of this article. 6 (2)"Treasurer" includes a subtreasurer.] 7 15 - 103.8 There is a Fair Campaign Financing Fund. (a) 9 The Comptroller shall administer the Fund in accordance with this section. (b) In accordance with this title, the Comptroller shall: 10 (c) credit to the Fund: 11 (1)12(i) all money collected **OR APPROPRIATED** under this title; 13 voluntary contributions to the Fund made electronically through (ii) 14the State Board's website; 15(iiii) fees, fines, and penalties assessed under this article or the General Provisions Article that are expressly allocated to the Fund by law; 1617(iv) an anonymous contribution paid to the Fund under § 13–239 of this article; 18 19 (v) an illegal contribution paid to the Fund under § 13–239.1 of this article; 2021surplus campaign funds paid to the Fund under § 13–247 of this (vi) 22article; and 23(vii) contributions to the Fund made through the checkoff on the individual income tax return established under § 2–113.1 of the Tax – General Article; 2425(2)subject to the usual investing procedures for State funds, invest the 26money in the Fund; and 27(3)make distributions from the Fund promptly on authorization by the 28State Board.

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1 (d) The Comptroller shall distribute public contributions: $\mathbf{2}$ (1)only on authorization of the State Board; and 3 (2)as to each eligible gubernatorial ticket, to the [same] campaign account 4 of a single campaign finance entity established under Title 13, Subtitle 2 of this article TO **RECEIVE PUBLIC CONTRIBUTIONS.** $\mathbf{5}$ 6 The Comptroller shall submit a statement of the Fund's balance to the State (e) 7Board [at the State Board's request and on May 15 of each year] EACH MONTH. 8 ON OR BEFORE JUNE 30 OF THE THIRD YEAR IMMEDIATELY **(F)** (1) 9 PRECEDING A YEAR OF A GUBERNATORIAL ELECTION, THE STATE BOARD SHALL DETERMINE WHETHER THE BALANCE OF THE FUND IS SUFFICIENT TO PROVIDE FOR 10 A FULL CONTRIBUTION FOR: 11 12**(I)** IN A PRIMARY ELECTION, TWO GUBERNATORIAL TICKETS; 13AND 14**(II)** IN A GENERAL ELECTION, ONE GUBERNATORIAL TICKET. 15(2) IF THE BALANCE OF THE FUND IS DETERMINED TO BE 16 INSUFFICIENT TO PROVIDE THE PUBLIC CONTRIBUTIONS DESCRIBED UNDER 17**PARAGRAPH (1) OF THIS SUBSECTION:** 18 **(I)** ON OR BEFORE AUGUST 1 OF THE THIRD YEAR 19 IMMEDIATELY PRECEDING A YEAR OF A GUBERNATORIAL ELECTION, THE STATE BOARD SHALL SEND A NOTICE TO THE GOVERNOR OF THE AMOUNT OF MONEY 2021NEEDED TO PROVIDE THE PUBLIC CONTRIBUTIONS DESCRIBED UNDER PARAGRAPH 22(1) OF THIS SUBSECTION; AND 23**(II)** THE GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET 24BILL FOR THE APPROPRIATE FISCAL YEAR AN APPROPRIATION IN AN AMOUNT 25EQUAL TO THE AMOUNT SUBMITTED TO THE GOVERNOR UNDER ITEM (I) OF THIS 26PARAGRAPH. 27(3) FOR FISCAL YEAR 2023, THE GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF AT LEAST \$4,000,000 TO THE FUND. 2829To pay costs directly related to the administration of this title, the State [(f)] (G) Board may expend in each fiscal year an amount of money in the Fund that does not exceed 30 the lesser of: 31

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1 3% of the Fund's balance, as calculated on the last day of the (1) $\mathbf{2}$ immediately preceding fiscal year; or 3 (2)\$100,000. 4 [15–104.] $\mathbf{5}$ A gubernatorial ticket is qualified to receive a public contribution for an election on 6 the date specified by regulation adopted under this title if: 7 (1)the gubernatorial ticket has raised seed money; 8 (2)the seed money is refundable only if the gubernatorial ticket withdraws 9 as a gubernatorial ticket; and 10 as certified by the gubernatorial ticket's treasurer on a campaign (3)finance report, the seed money was: 11 12(i) raised in accordance with this title; and 13(ii) received after March 1 of the year immediately preceding the 14year of that election.] 1515–104. 16 (A) BEFORE RECEIVING A PRIVATE CONTRIBUTION, A GUBERNATORIAL 17**TICKET SHALL:** 18 (1) ON OR BEFORE THE DEADLINE TO FILE A CERTIFICATE OF CANDIDACY UNDER § 13-303 OF THIS ARTICLE, FILE WITH THE STATE BOARD A 19 20NOTICE OF INTENT TO PARTICIPATE AS A PUBLICLY FINANCED CANDIDATE FOR 21BOTH THE PRIMARY AND GENERAL ELECTIONS: AND 22(2) ESTABLISH A CAMPAIGN FINANCE ENTITY FOR COMPLYING WITH 23THE REQUIREMENTS OF THIS TITLE. 24**(B)** (1) A CAMPAIGN FINANCE ENTITY ESTABLISHED UNDER SUBSECTION 25(A)(2) OF THIS SECTION MAY ACCEPT ONLY: 26**(I) A PRIVATE CONTRIBUTION;** 27**(II)** AN ELIGIBLE PRIVATE CONTRIBUTION; 28(III) A PUBLIC CONTRIBUTION; AND

1 (IV) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A 2 CONTRIBUTION OR LOAN FROM A MEMBER OF A GUBERNATORIAL TICKET OR THE 3 SPOUSE OF A MEMBER OF THE GUBERNATORIAL TICKET.

4 (2) A MEMBER OF A GUBERNATORIAL TICKET OR THE SPOUSE OF A 5 MEMBER OF A GUBERNATORIAL TICKET MAY NOT MAKE A CONTRIBUTION OF OR 6 LEND A COMBINED TOTAL OF MORE THAN \$50,000 TO THE CAMPAIGN OF THE 7 GUBERNATORIAL TICKET.

8 (C) TO QUALIFY AS AN ELIGIBLE GUBERNATORIAL TICKET, A 9 GUBERNATORIAL TICKET SHALL COLLECT WITHIN THE QUALIFYING PERIOD AT 10 LEAST:

11 (1) 1,500 ELIGIBLE PRIVATE CONTRIBUTIONS; AND

12 (2) AN AGGREGATE TOTAL OF \$120,000.

13 **15–105.**

(A) FOR PRINCIPAL POLITICAL PARTY CANDIDATES, THE QUALIFYING
PERIOD IS FROM THE FIRST DAY OF THE ELECTION CYCLE FOR A GUBERNATORIAL
ELECTION UNTIL THE FIRST MONDAY IN MAY, INCLUSIVE, OF THE ELECTION YEAR.

17 **(B)** FOR ALL OTHER PARTICIPATING CANDIDATES, THE QUALIFYING 18 PERIOD TO QUALIFY FOR ONLY THE GENERAL ELECTION IS FROM THE FIRST DAY OF 19 THE ELECTION CYCLE FOR A GUBERNATORIAL ELECTION UNTIL THE FIRST MONDAY 20 IN AUGUST, INCLUSIVE, OF THE ELECTION YEAR.

21 **[**15–104.1.**] 15–106.**

(a) After filing a notice of intent to qualify for a public contribution under this
title, a gubernatorial ticket or a person acting on behalf of the gubernatorial ticket may not,
for the benefit of any political committee or any person required to register with the State
Board under § 13–306 or § 13–307 of this article or for a participating organization
organized under § 13–309.2 of this article:

(1) solicit contributions, including the authorized use of the names or
 images of the gubernatorial ticket in the solicitation; or

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(2) operate in coordination with any entity for fundraising activities.

30 (b) After filing a notice of intent to qualify for a public contribution under this 31 title, the members of a gubernatorial ticket may not be a member of a slate that does not 32 receive a public contribution.

1 (c) Until a final campaign finance report is filed with the State Board and any 2 remaining funds of the public contribution distributed to a gubernatorial ticket are repaid 3 to the Comptroller for redeposit in the Fund in accordance with [§ 15–107] § 15–109 of this 4 subtitle, any authorized candidate campaign committee organized under Title 13 of this 5 article on behalf of the members of a gubernatorial ticket may not engage in campaign 6 finance activity.

7 [15–105.

8 (a) (1) A gubernatorial ticket that accepts a public contribution from the Fund 9 for an election may not spend, in that election, more than the product of 30 cents, adjusted 10 annually beginning January 1, 1997, in accordance with the Consumer Price Index, times 11 the population of the State as determined under subsection (c) of this section.

- 12
- (2) Paragraph (1) of this subsection:
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(i) applies separately to each primary and general election; and

(ii) does not apply to expenditures made on behalf of a gubernatorialticket by a State or local central committee.

16 (b) The State Board shall certify the expenditure limit for each election in 17 accordance with subsection (a)(1) of this section.

18 (c) The population of the State shall be determined by the State Board as of 19 January 1 of the year of the election in accordance with the more recent of:

- 20
- (1) the most recent decennial census of the United States; or

21 (2) any population estimate prepared for the State by the Maryland 22 Department of Health.

(d) The members of the gubernatorial ticket and, if associated with the
expenditure, the responsible officers of its campaign finance entity are jointly and severally
liable civilly and criminally for an expenditure made in violation of this section.]

26 [15–106.] **15–107.**

(a) (1) [(i)] In accordance with subsection (c) of this section AND
REGULATIONS ADOPTED BY THE STATE BOARD, the State Board shall authorize
distribution OF MONEY IN THE FUND on a continuing basis [of one-half of the money in
the Fund to eligible gubernatorial tickets in the primary election] ON CERTIFICATION
THAT THE QUALIFICATIONS UNDER § 15–104 OF THIS SUBTITLE HAVE BEEN MET.

32 [(ii)] (2) Distributions shall begin not [later than February] 33 EARLIER THAN JANUARY 1 of the year of the election.

1 [(2) Promptly after the primary election, the State Board shall authorize 2 distribution of the remaining money in the Fund in accordance with subsection (d) of this 3 section.]

4 (b) If the State Board determines that there is not, or may not be, sufficient money 5 in the Fund to provide a full public contribution to all eligible gubernatorial tickets [in a 6 primary or general election], the State Board shall allocate the available money so that 7 each eligible gubernatorial ticket in that election receives a proportionate share of the full 8 public contribution to which the gubernatorial ticket otherwise would be entitled.

9 (c) (1) The State Board shall authorize distribution of the money that is 10 designated for distribution [in the primary election] as provided in this subsection.

11 [(2) An eligible gubernatorial ticket that is opposed in the primary election 12 shall receive \$1 in public contributions for each \$1 in eligible private contributions it has 13 received.

14 (3) An eligible gubernatorial ticket that is unopposed in the primary 15 election shall receive \$1 in public contributions for each \$3 in eligible private contributions 16 it has received.]

17 (2) THE STATE BOARD SHALL DISTRIBUTE A PUBLIC CONTRIBUTION 18 FROM THE FUND TO EACH GUBERNATORIAL TICKET DURING THE DISTRIBUTION 19 PERIOD IN MATCHING DOLLARS EQUAL TO:

20 (I) \$9 <u>\$8</u> FOR EACH DOLLAR OF AN ELIGIBLE PRIVATE 21 CONTRIBUTION RECEIVED FOR THE FIRST **\$50** OF EACH ELIGIBLE PRIVATE 22 CONTRIBUTION;

23 (II) <u>\$5</u> <u>\$6</u> FOR EACH DOLLAR OF AN ELIGIBLE PRIVATE 24 CONTRIBUTION RECEIVED FOR THE SECOND **\$50** OF EACH ELIGIBLE PRIVATE 25 CONTRIBUTION;

26(III) \$2 FOR EACH DOLLAR OF AN ELIGIBLE PRIVATE27 CONTRIBUTION RECEIVED FOR THE THIRD \$50 OF EACH ELIGIBLE PRIVATE28 CONTRIBUTION; AND

29(IV) \$0 FOR EACH DOLLAR OF AN ELIGIBLE PRIVATE30CONTRIBUTION RECEIVED FOR THE REMAINING \$100 OF EACH ELIGIBLE PRIVATE31CONTRIBUTION.

32 (3) THE TOTAL PUBLIC CONTRIBUTION PAYABLE TO A 33 GUBERNATORIAL TICKET FOR EITHER A PRIMARY OR GENERAL ELECTION MAY NOT 34 EXCEED \$3,000,000. 1(4)THE STATE BOARD MAY NOT DISTRIBUTE MATCHING DOLLARS2FROM THE FUND TO A GUBERNATORIAL TICKET FOR:

3(I)A CONTRIBUTION OR LOANS FROM THE GUBERNATORIAL4TICKET OR THE SPOUSE OF A MEMBER OF THE GUBERNATORIAL TICKET; OR

5 (II) AN IN-KIND CONTRIBUTION OF PROPERTY, GOODS, OR 6 SERVICES.

7 (5) A GUBERNATORIAL TICKET THAT IS UNOPPOSED IN A PRIMARY 8 ELECTION SHALL RECEIVE ONE-THIRD OF THE PUBLIC CONTRIBUTION AMOUNT 9 THE GUBERNATORIAL TICKET WOULD OTHERWISE BE ENTITLED TO RECEIVE.

10 [(d) (1) The State Board shall authorize distribution for the general election of 11 all money remaining in the Fund, including money remaining from the part designated for 12 the primary election, as provided in this subsection.

13 (2) Each eligible gubernatorial ticket that is a nominee shall receive an 14 equal share of the Fund.

15 (3) An eligible gubernatorial ticket may not receive a public contribution if 16 it is unopposed on the general election ballot.

17 (4) An eligible gubernatorial ticket that did not receive a public 18 contribution in the primary election may receive a public contribution in the general 19 election only if the gubernatorial ticket:

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(i) is a nominee in the general election; and

21 (ii) did not exceed the expenditure limit for the primary election.

22 (5) The State Board shall authorize distribution of public contributions 23 promptly after the certification of primary election results.]

24 **15–108.**

(A) A GUBERNATORIAL TICKET MAY WITHDRAW FROM PARTICIPATION AS A
PUBLICLY FUNDED CANDIDATE AT ANY TIME BEFORE A PUBLIC CONTRIBUTION IS
RECEIVED BY THE GUBERNATORIAL TICKET'S CAMPAIGN FINANCE ENTITY.

(B) IF A PUBLIC CONTRIBUTION HAS BEEN RECEIVED BY AN ELIGIBLE
 GUBERNATORIAL TICKET'S CAMPAIGN FINANCE ENTITY, THE ELIGIBLE CANDIDATE
 MAY WITHDRAW FROM PARTICIPATING IF THE GUBERNATORIAL TICKET:

1 (1) FILES A STATEMENT OF WITHDRAWAL ON A FORM PRESCRIBED BY 2 THE STATE BOARD; AND

3 (2) REPAYS TO THE FUND THE FULL AMOUNT OF ANY PUBLIC 4 CONTRIBUTION RECEIVED, WITH INTEREST ESTABLISHED IN REGULATION BY THE 5 STATE BOARD.

- 6 [15–107.] **15–109.**
- 7 (a) A public contribution may be spent only:
- 8 (1) in accordance with § 13–218 of this article;
- 9 (2) to further the gubernatorial ticket's nomination or election;
- 10 (3) for expenses incurred not later than [30] **45** days after the election for 11 which the public contribution was made; [and]
- 12 (4) for purposes that do not violate State law; AND
- 13 (5) FOR AN EXPENDITURE THAT IS ACCOMPANIED BY A RECEIPT.
- 14 (b) An eligible gubernatorial ticket may not make:
- 15 (1) a transfer; or

16 (2) an expenditure relating to fundraising activity by any other political 17 committee organized under this article.

18 (c) (1) Any part of a public contribution that is not spent shall be repaid to the 19 Comptroller for redeposit in the Fund not later than [60] **90** days after the election for 20 which the public contribution was made.

21 (2) In computing whether part of a public contribution is not spent, all 22 private contributions to the gubernatorial ticket shall be treated as spent before the 23 expenditure of any of the public contribution.

(d) The members of a gubernatorial ticket and the responsible officers of [its] THE
campaign finance entity THAT RECEIVED A PUBLIC CONTRIBUTION are jointly and
severally personally liable CIVILLY AND CRIMINALLY for repaying to the Comptroller any
part of a public contribution that is not spent or that was spent in violation of subsection
(a) of this section.

29 **[**15–108.**] 15–110.**

1 (A) [Any] EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, ANY 2 balance in the Fund after a gubernatorial election shall remain in the Fund for the purposes 3 of this title.

4 (B) IF GENERAL FUNDS ARE APPROPRIATED TO THE FUND UNDER § 5 15–103(F)(2) OF THIS SUBTITLE, THE STATE BOARD SHALL AUTHORIZE REPAYMENT 6 TO THE GENERAL FUND OF THE STATE OF THE AMOUNT THAT EXCEEDS THE 7 AMOUNT NECESSARY TO PROVIDE FOR A FULL CONTRIBUTION FOR ELIGIBLE 8 CANDIDATES DESCRIBED UNDER § 15–103(F)(1) OF THIS TITLE.

9 **[**15–109.**] 15–111.**

10 (a) (1) Subject to § 15–103 of this title, the State Board shall administer this 11 title.

12 (2) The State Board may request the assistance of the Comptroller to 13 administer this title.

- 14 (b) (1) The State Board shall adopt comprehensive regulations to implement 15 this title.
- 16 (2) The regulations shall include provisions relating to:
- (i) [the manner and deadline for a gubernatorial ticket to notify theState Board of its intention to qualify for a public contribution;
- 19 (ii)] the deadline for a gubernatorial ticket to submit a request for a 20 public contribution;
- 21 [(iii)] (II) the dates when the State Board will authorize, and the 22 Comptroller will make, distributions of public contributions to gubernatorial tickets in 23 accordance with this title;

24 [(iv)] (III) a proportionate distribution when there is not, or may not 25 be, sufficient money in the Fund;

- 26 [(v) a formula for distributing a supplementary public contribution 27 to the other eligible gubernatorial tickets if additional money becomes available because:
- 2828 1. an eligible gubernatorial ticket fails to request a public29 contribution;
- 302.an eligible gubernatorial ticket withdraws as a31gubernatorial ticket; or
- 32 3. an eligible gubernatorial ticket is disqualified;

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(vi) the standards by which expenditures by campaign finance entities with which an eligible gubernatorial ticket is affiliated are applied to the expenditure limit prescribed in § 15–105 of this title;]
4 5	[(vii)] (IV) thresholds for in-kind contributions that are not considered contributions or expenditures for the purposes of this title;
6	[(viii)] (V) distributions to[:
7	1. an unopposed gubernatorial ticket;
8 9	2. a gubernatorial ticket composed of members from other than the two principal political parties; and
10	3.] a write–in gubernatorial ticket; and
$\begin{array}{c} 11 \\ 12 \end{array}$	[(ix)] (VI) the purposes for which a public contribution may not be used.
13	[15–110.] 15–112.
$14 \\ 15 \\ 16 \\ 17$	A person who violates this title is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$5,000 or imprisonment not exceeding 1 year or both for each violation. 15–113.
18	(A) IN THIS SECTION, "PERSON" INCLUDES A POLITICAL COMMITTEE.
19 20 21	(B) (1) A PERSON WHO VIOLATES A PROVISION OF THIS TITLE WITHOUT KNOWING THAT THE ACT IS ILLEGAL SHALL PAY A CIVIL PENALTY IN ACCORDANCE WITH THIS SECTION.
$\begin{array}{c} 22\\ 23 \end{array}$	(2) An infraction described in paragraph (1) of this subsection is a civil offense.
$\begin{array}{c} 24 \\ 25 \end{array}$	(3) This section does not apply to a violation of another section in which a penalty is expressly provided.
$\frac{26}{27}$	(C) (B) (1) THIS SUBSECTION APPLIES ONLY TO VIOLATIONS COMMITTED, AS APPLICABLE, BY:
28	(I) THE ELIGIBLE GUBERNATORIAL TICKET;

THE ELIGIBLE GUBERNATORIAL TICKET'S CAMPAIGN 1 **(II)** $\mathbf{2}$ FINANCE ENTITY; 3 (III) THE CHAIRMAN OF THE ELIGIBLE GUBERNATORIAL 4 TICKET'S CAMPAIGN FINANCE ENTITY; $\mathbf{5}$ (IV) THE TREASURER OF THE ELIGIBLE GUBERNATORIAL 6 TICKET'S CAMPAIGN FINANCE ENTITY; OR 7 **(**V**)** A PERSON ACTING ON BEHALF OF A PERSON LISTED IN ITEM 8 (I), (II), (III), OR (IV) OF THIS PARAGRAPH. 9 THE STATE BOARD MAY IMPOSE A CIVIL PENALTY IN (2) ACCORDANCE WITH THIS SECTION FOR THE FOLLOWING VIOLATIONS: 10 11 **(I)** MAKING A DISBURSEMENT IN A MANNER NOT AUTHORIZED UNDER § 13–218(B)(2), (C), AND (D) OF THIS ARTICLE; 1213(II) FAILURE TO MAINTAIN A CAMPAIGN BANK ACCOUNT AS 14**REQUIRED UNDER § 13–220(A) OF THIS ARTICLE;** 15(III) MAKING A DISBURSEMENT BY A METHOD NOT AUTHORIZED 16 UNDER § 13–220(D) OF THIS ARTICLE; 17(IV) FAILURE TO MAINTAIN DETAILED AND ACCURATE ACCOUNT BOOKS AND RECORDS AS REQUIRED UNDER § 13–221 OF THIS ARTICLE; 18 19**(**V**)** FUND-RAISING DURING THE GENERAL ASSEMBLY SESSION IN A MANNER NOT AUTHORIZED IN § 13–235 OF THIS ARTICLE; 2021(VI) FAILURE TO REPORT ALL CONTRIBUTIONS RECEIVED AND EXPENDITURES MADE AS REQUIRED IN § 13–304(B) OF THIS ARTICLE; 2223(VII) FAILURE TO INCLUDE AN AUTHORITY LINE ON CAMPAIGN MATERIAL AS REQUIRED IN § 13–401 OF THIS ARTICLE; OR 2425(VIII) FAILURE TO RETAIN A COPY OF CAMPAIGN MATERIAL AS **REQUIRED IN § 13–403 OF THIS ARTICLE.** 2627A CIVIL PENALTY IMPOSED UNDER THIS SECTION FOR A (D) (C) 28VIOLATION SPECIFIED IN SUBSECTION (C) (B) OF THIS SECTION IS IN ADDITION TO 29ANY OTHER SANCTION PROVIDED BY LAW.

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1 (E) (D) (1) EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE OR AS 2 PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE AMOUNT OF A CIVIL 3 PENALTY IMPOSED UNDER THIS SECTION MAY NOT EXCEED \$1,000 FOR EACH 4 VIOLATION.

5 (2) AS TO A VIOLATION OF § 13–235 OF THIS ARTICLE, THE CAMPAIGN 6 FINANCE ENTITY THAT RECEIVES A CONTRIBUTION AS A RESULT OF A VIOLATION 7 SHALL:

8

(I) **REFUND THE CONTRIBUTION TO THE CONTRIBUTOR; AND**

9 (II) PAY A CIVIL PENALTY THAT EQUALS \$1,000 PLUS THE 10 AMOUNT OF THE CONTRIBUTION, UNLESS THE STATE BOARD AT ITS DISCRETION 11 ASSESSES A LESSER PENALTY FOR GOOD CAUSE.

12(F) (E)THE CIVIL PENALTY IS PAYABLE TO THE STATE BOARD BY THE13PERSON CHARGED IN A CITATION WITHIN 20 CALENDAR DAYS AFTER SERVICE OF14THE CITATION.

15 (G) (F) (1) SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS 16 SUBSECTION, A CIVIL PENALTY IMPOSED UNDER THIS SECTION SHALL BE PAID BY 17 THE CAMPAIGN FINANCE ENTITY.

18 (2) IF THE CAMPAIGN FINANCE ENTITY HAS INSUFFICIENT FUNDS 19 WITH WHICH TO PAY THE FULL AMOUNT OF THE CIVIL PENALTY IN A TIMELY 20 MANNER, AFTER THE CAMPAIGN ACCOUNT OF THE FINANCE ENTITY IS EXHAUSTED 21 THE BALANCE OF THE CIVIL PENALTY IS THE JOINT AND SEVERAL LIABILITY OF THE 22 RESPONSIBLE OFFICERS.

(3) IF A VIOLATION IS COMMITTED BY A PERSON NOT ACTING ON
BEHALF OF, OR AT THE REQUEST OR SUGGESTION OF, A CANDIDATE OR A CAMPAIGN
FINANCE ENTITY, THE CIVIL PENALTY SHALL BE PAID BY THE PERSON WHO
COMMITTED THE VIOLATION.

27(H) (G)THE STATE BOARD MAY ISSUE A CITATION TO ANY PERSON THE28STATE BOARD BELIEVES IS COMMITTING OR HAS COMMITTED A VIOLATION29SPECIFIED IN SUBSECTION (C) (B) OF THIS SECTION.

30 (H) (H) THE CITATION SHALL BE SERVED ON THE DEFENDANT IN 31 ACCORDANCE WITH THE MARYLAND RULES.

32 (J) (I) THE CITATION SHALL CONTAIN:

1 (1) THE CERTIFICATION BY THE STATE BOARD ATTESTING TO THE 2 TRUTH OF THE MATTER SET FORTH IN THE CITATION;

- 3 (2) THE NAME AND ADDRESS OF THE PERSON CHARGED;
- 4 (3) THE NATURE, TIME, AND PLACE OF THE VIOLATION;
- 5 (4) THE MANNER IN WHICH THE VIOLATION OCCURRED;
- 6 (5) THE AMOUNT OF THE PENALTY ASSESSED;
- 7 (6) THE MANNER, TIME, AND LOCATION TO PAY THE PENALTY;
- 8 (7) A STATEMENT THAT THE PERSON RECEIVING THE CITATION HAS A 9 RIGHT TO TRIAL IN THE DISTRICT COURT; AND
- 10(8) THE EFFECT OF FAILING TO PAY THE ASSESSED FINE OR OF11FAILING TO DEMAND A TRIAL WITHIN THE PRESCRIBED TIME.

12 (K) (J) (1) A PERSON CHARGED IN A CITATION MAY ELECT TO STAND 13 TRIAL FOR THE VIOLATION BY NOTIFYING THE STATE BOARD IN WRITING OF THE 14 PERSON'S INTENT TO STAND TRIAL.

15(2) THE WRITTEN NOTICE SHALL BE GIVEN AT LEAST 5 DAYS BEFORE16THE DATE OF PAYMENT AS SET FORTH IN THE CITATION.

17 (L) (K) (1) ON RECEIPT OF THE WRITTEN NOTICE OF INTENT TO STAND
 18 TRIAL, THE STATE BOARD SHALL FORWARD TO THE STATE PROSECUTOR A COPY OF
 19 THE CITATION AND THE WRITTEN NOTICE.

20 (2) THE STATE PROSECUTOR SHALL FORWARD TO THE DISTRICT 21 COURT HAVING VENUE A COPY OF THE CITATION AND THE WRITTEN NOTICE.

- 22
- (3) **ON RECEIPT OF THE CITATION AND THE WRITTEN NOTICE:**
- 23(I)THE STATE PROSECUTOR SHALL ASSUME RESPONSIBILITY24FOR PROSECUTING THE VIOLATION; AND

(II) THE DISTRICT COURT SHALL SCHEDULE THE CASE FOR
 TRIAL, NOTIFY THE DEFENDANT OF THE TRIAL DATE, AND SUMMON THE DEFENDANT
 TO APPEAR.

28 (M) (L) (1) IF A PERSON CHARGED IN A CITATION FAILS TO PAY THE 29 PENALTY BY THE DATE OF PAYMENT SET FORTH IN THE CITATION AND FAILS TO DELIVER TO THE STATE BOARD THE WRITTEN NOTICE OF INTENT TO STAND TRIAL,
 THE PERSON IS LIABLE FOR THE ASSESSED PENALTY.

3 (2) THE STATE PROSECUTOR, ON BEHALF OF THE STATE BOARD,
4 MAY DOUBLE THE PENALTY TO AN AMOUNT NOT TO EXCEED \$2,000 AND REQUEST
5 ADJUDICATION OF THE CASE THROUGH THE DISTRICT COURT BY FILING A DEMAND
6 FOR JUDGMENT ON AFFIDAVIT.

7 (N) (M) THE DEFENDANT'S FAILURE TO RESPOND TO THE SUMMONS OF 8 THE DISTRICT COURT SHALL RESULT IN THE ENTRY OF JUDGMENT AGAINST THE 9 DEFENDANT IN FAVOR OF THE STATE BOARD IN THE AMOUNT SET FORTH IN THE 10 CITATION IF A PROPER DEMAND FOR JUDGMENT ON AFFIDAVIT HAS BEEN MADE.

11 (O) (N) IF A PERSON IS FOUND BY THE DISTRICT COURT TO HAVE 12 COMMITTED A VIOLATION:

13(1)(I)THE DISTRICT COURT SHALL ORDER THE PERSON TO PAY14THE PENALTY SET FORTH IN THE CITATION AND MAY DOUBLE THE AMOUNT OF THE15PENALTY TO AN AMOUNT NOT TO EXCEED \$2,000;

16(II)THE PENALTY IMPOSED SHALL CONSTITUTE A JUDGMENT IN17FAVOR OF THE STATE BOARD; AND

(III) IF THE PENALTY REMAINS UNPAID FOR 30 DAYS FOLLOWING
THE DATE OF ITS ENTRY, THE JUDGMENT SHALL BE ENFORCEABLE IN THE SAME
MANNER AND TO THE SAME EXTENT AS OTHER CIVIL JUDGMENTS FOR MONEY
UNLESS THE COURT HAS SUSPENDED OR DEFERRED PAYMENT OF THE PENALTY AS
PROVIDED IN ITEM (2) OF THIS SUBSECTION;

23 (2) THE DISTRICT COURT MAY SUSPEND OR DEFER THE PAYMENT OF 24 ANY PENALTY UNDER CONDITIONS THAT THE COURT SETS;

25 (3) THE DEFENDANT SHALL BE LIABLE FOR THE COSTS OF THE 26 PROCEEDINGS IN THE DISTRICT COURT; AND

27 (4) THE DISTRICT COURT MAY ORDER THE PERSON TO ABATE THE 28 VIOLATION.

(P) (O) IF A DEFENDANT FAILS TO PAY ANY PENALTY OR COST IMPOSED
BY THE DISTRICT COURT WITHOUT GOOD CAUSE, THE DISTRICT COURT MAY
PUNISH THE FAILURE AS CONTEMPT OF COURT.

32 (Q) (P) ADJUDICATION OF A VIOLATION UNDER THIS SECTION:

1	(1) IS NOT A CRIMINAL CONVICTION; AND
$\frac{2}{3}$	(2) DOES NOT IMPOSE ANY OF THE CIVIL DISABILITIES THAT ARISE FROM A CRIMINAL CONVICTION.
4 5	(R) (Q) IN A DISTRICT COURT PROCEEDING RELATING TO A VIOLATION UNDER THIS SECTION:
6 7 8	(1) THE STATE PROSECUTOR HAS THE BURDEN TO PROVE THAT THE DEFENDANT HAS COMMITTED THE VIOLATION BY CLEAR AND CONVINCING EVIDENCE;
9 10	(2) THE DISTRICT COURT SHALL APPLY THE EVIDENTIARY STANDARDS AS PROVIDED BY LAW OR RULE FOR THE TRIAL OF CIVIL CAUSES;
11 12 13	(3) THE DISTRICT COURT SHALL ENSURE THAT THE DEFENDANT HAS RECEIVED A COPY OF THE CHARGES AGAINST THE DEFENDANT AND THAT THE DEFENDANT UNDERSTANDS THOSE CHARGES;
14 15 16	(4) THE DEFENDANT MAY CROSS-EXAMINE ALL WITNESSES WHO APPEAR AGAINST THE DEFENDANT, PRODUCE EVIDENCE OR WITNESSES IN THE DEFENDANT'S OWN BEHALF, OR TESTIFY IN THE DEFENDANT'S OWN BEHALF;
17 18 19	(5) THE DEFENDANT SHALL BE ENTITLED TO BE REPRESENTED BY COUNSEL OF THE DEFENDANT'S OWN SELECTION AND AT THE DEFENDANT'S OWN EXPENSE;
$20 \\ 21$	(6) THE DEFENDANT MAY ENTER A PLEA OF GUILTY OR NOT GUILTY OF THE VIOLATION AS CHARGED; AND
$22 \\ 23 \\ 24$	(7) THE VERDICT OF THE DISTRICT COURT SHALL BE GUILTY OF A VIOLATION OR NOT GUILTY OF A VIOLATION, OR THE DISTRICT COURT MAY, BEFORE RENDERING JUDGMENT, PLACE THE DEFENDANT ON PROBATION.
$\frac{25}{26}$	(R) <u>The State Board shall consider the following in determining</u> <u>The amount of a penalty under this section:</u>
$\begin{array}{c} 27\\ 28 \end{array}$	(1) <u>THE SEVERITY OF THE VIOLATION FOR WHICH THE PENALTY IS TO</u> <u>BE ASSESSED;</u>
29	(2) THE GOOD FAITH OF THE VIOLATOR; AND
30	(3) ANY HISTORY OF PRIOR VIOLATIONS.

1 (S) PENALTIES COLLECTED UNDER THIS SECTION SHALL BE DISTRIBUTED 2 TO THE FAIR CAMPAIGN FINANCING FUND ESTABLISHED UNDER § 15–103 OF THIS 3 TITLE.

4 **[**15–111.**] 15–114.**

5 This title is the Public Financing Act.

6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 7 1, 2021.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.