SENATE BILL 496

Q3, C8, K2

1

2

3

4

5 6

7

8

9

10

EMERGENCY BILL ENROLLED BILL

(11r0133)

— Budget and Taxation/Ways and Means and Economic Matters —

Introduced by The President (By Request - Administration) and Senators Augustine, Beidle, Benson, Carozza, Carter, Corderman, Eckardt, Edwards, Elfreth, Ellis, Feldman, Ferguson, Griffith, Guzzone, Hayes, Hester, Hettleman, Jackson, Kagan, Kelley, King, Klausmeier, Kramer, Lam, Lee, McCray, Patterson, Peters, Pinsky, Rosapepe, Salling, Simonaire, Smith, Sydnor, Waldstreicher, Washington, West, Young, and Zucker

Read and Examined by Proofreaders: Proofreader. Proofreader. Sealed with the Great Seal and presented to the Governor, for his approval this day of at o'clock, M. President. CHAPTER _____ AN ACT concerning Recovery for the Economy, Livelihoods, Industries, Entrepreneurs, and Families (RELIEF) Act FOR the purpose of authorizing the Maryland Small Business Development Financing Authority to convert up to a certain amount of certain financing provided to certain businesses to grants under certain circumstances; allowing, beginning with a certain taxable year for certain taxable years, a subtraction under the Maryland income tax for certain unemployment insurance benefits paid to an individual; allowing, for certain taxable years, a subtraction under the Maryland income tax for certain coronavirus relief payments received by a certain person during the taxable year;

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.

Italics indicate opposite chamber/conference committee amendments.



requiring the Comptroller to publish certain guidance regarding the subtraction; requiring certain governmental entities, on certain request, to provide certain information to the Comptroller; allowing a subtraction modification under the Maryland income tax for certain State economic impact payments; altering, for certain taxable years, the percentage of the federal earned income tax credit used for determining the amount that an individual may claim as a refund under the Maryland earned income tax credit under certain circumstances; altering, for certain taxable years, the calculation of the Maryland earned income tax credit to increase the amount of credit that certain individuals without qualifying children may claim; allowing certain individuals to claim a refund of the credit; clarifying certain provisions of law concerning the State income tax imposed on certain pass-through entities; authorizing a pass-through entity to elect to pay the tax imposed with respect to certain shares of all members of the pass-through entity, rather than only resident members; allowing each member to claim a credit against the income tax for the member's proportionate share of the tax paid by the pass-through entity; requiring certain taxpayers to add the amount of the credit back to federal adjusted gross income to determine Maryland adjusted gross income; altering the definition of "rating year" contribution date" for purposes of excluding certain fiscal years from the calculation of the earned rates of contribution for certain employing units under unemployment insurance law; authorizing the Secretary of Labor to use a certain computation date for purposes of determining an earned rate of contribution under certain circumstances; authorizing, for purposes of unemployment insurance law, certain nonprofit organizations, governmental entities, and employing units to elect to delay submitting certain reimbursement payments or certain contributions and employment reports for certain calendar quarters under certain circumstances; authorizing the Secretary to authorize a certain nonprofit organization, governmental entity, or employing unit to defer submitting a certain reimbursement payment or a certain contribution and employment report for certain calendar quarters under certain circumstances; prohibiting a nonprofit organization, a governmental entity, or an employing unit that defers the submission of a reimbursement payment or a contribution and employment report in accordance with this Act from being required by the Secretary to file for an extension or be assessed certain interest under certain circumstances; authorizing certain vendors, under certain circumstances, to take a certain credit against the sales and use tax; requiring the Comptroller to provide certain payments, in a certain manner, to certain individuals eligible to claim the Maryland earned income tax credit for eertain taxable years; a certain taxable year; requiring the Comptroller to conduct, in a certain manner, a certain earned income tax credit eligibility awareness campaign; authorizing the disclosure of certain tax information for certain purposes of this Act; providing that, except under certain circumstances, certain economic impact payments are not subject to garnishment or <u>certain liens or rights of setoff;</u> requiring the Comptroller to report to the Governor and the General Assembly on certain matters on or before certain dates; authorizing the Governor on or before a certain date to transfer certain amounts from certain accounts to a certain fund; establishing the Recovery Now Fund as a special, nonlapsing fund; specifying the purpose of the Fund; requiring the Department of Budget and Management to administer the Fund; requiring the State Treasurer to hold the Fund and the Comptroller to account for the Fund; specifying the contents

1	of the Fund; specifying the purpose for which the Fund may be used; providing for				
2	the investment of money in and expenditures from the Fund; increasing the monthly				
3	benefit under a certain program; requiring that the recipients of payments under a				
4	certain program may not be removed from the program before a certain date, except				
5	under certain circumstances; requiring certain recipients of payments under a				
6	certain program who were denied benefits of the program to be reenrolled in the				
7	program until a certain date; requiring certain entities to submit certain reports on				
8	or before a certain date and at certain intervals thereafter; authorizing the Governor				
9	to process certain budget amendments for certain purposes; stating the intent of the				
10	General Assembly; authorizing the Governor to transfer certain funds to a certain				
11	program and requiring those funds to be used as grants to certain utilities to eliminate				
12	certain arrearages in a certain manner; authorizing the Comptroller to distribute				
13	certain grants to certain counties under certain circumstances; requiring the				
14	Comptroller to perform a cash flow analysis and report the results on or before a				
15	<u>certain date</u> ; defining certain terms; <u>making conforming changes</u> ; providing for the				
16	application, construction, and termination of certain provisions of this Act; making				
17	this Act an emergency measure; and generally relating to economic development and				
18	tax relief.				
10					
19	BY repealing and reenacting, without amendments,				
20	Article – Economic Development				
21	Section 5–501(a) and (b) and 5–549(a), (f), and (h)				
22 23	Annotated Code of Maryland				
4 5	(2018 Replacement Volume and 2020 Supplement)				
24	BY adding to				
25	Article – Economic Development				
26	Section 5–559				
27	Annotated Code of Maryland				
28	(2018 Replacement Volume and 2020 Supplement)				
29	BY repealing and reenacting, without amendments,				
30	Article – Labor and Employment				
31	Section 8-606(a) and 8-610(a) 8-601(a), (b), and (d), 8-606(a), 8-610(a), and 8-620(c)				
32	Annotated Code of Maryland				
33	(2016 Replacement Volume and 2020 Supplement)				
34	BY repealing and reenacting, with amendments,				
35	Article – Labor and Employment				
36	Section $8-606(e)$ $8-606(d)$, $8-610(c)$, $8-620(a)$, $8-626$, and $8-628$				
37	Annotated Code of Maryland				
38	(2016 Replacement Volume and 2020 Supplement)				

 $\begin{array}{ccc} 39 & \underline{BY\,repealing\,and\,reenacting,\,with\,amendments,} \\ 40 & \underline{Article-Tax-General} \end{array}$

41 <u>Section 10–102.1, 10–306(b), 10–307(g)(4) and (5), 10–701.1, and 10–704</u>

42 <u>Annotated Code of Maryland</u>

5-559.

(2016 Replacement Volume and 2020 Supplement) 1 2 BY repealing and reenacting, without amendments, 3 Article - Tax - General4 Section $\frac{10-207(a)}{10-307(a)}$, and $\frac{11-105}{10-205(a)}$, $\frac{10-207(a)}{10-208(a)}$, 10-306(a), 10-307(a), and 11-105 5 Annotated Code of Maryland 6 7 (2016 Replacement Volume and 2020 Supplement) 8 BY adding to 9 Article – Tax – General 10 Section $\frac{10-207(jj)}{10-207(jj)}$ through (ll) and $\frac{10-307(g)(6)}{10-205(m)}$, $\frac{10-207(jj)}{10-207(jj)}$ and $\frac{10-207(jj)}{10-207(jj)}$ 10-208(y), and 10-307(g)(6)11 Annotated Code of Maryland 12 13 (2016 Replacement Volume and 2020 Supplement) 14 BY repealing and reenacting, with amendments, Article - Tax - General 15 Section 10-307(g)(4) and (5) 16 Annotated Code of Maryland 17 (2016 Replacement Volume and 2020 Supplement) 18 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 20 That the Laws of Maryland read as follows: 21 Article - Economic Development 225-501.23In this subtitle the following words have the meanings indicated. (a) 24(b) "Authority" means the Maryland Small Business Development Financing 25 Authority. 5-549. 26 In this part the following words have the meanings indicated. 27 (a) "Program" means the Equity Participation Investment Program. 28 (f) 29 "Small business" means a business that is classified as a small business under 30 the U.S. Small Business Administration size standards.

- 1 (A) THIS SECTION APPLIES TO FINANCING PROVIDED UNDER THE 2 PROGRAM DURING FISCAL YEARS 2021 AND 2022 FOR THE PURPOSE OF RELIEVING 3 THE ADVERSE EFFECTS OF THE CORONAVIRUS PANDEMIC.
- 4 (B) THE AUTHORITY MAY CONVERT TO A GRANT UP TO \$50,000 OF THE 5 FINANCING DESCRIBED UNDER SUBSECTION (A) OF THIS SECTION THAT IS 6 PROVIDED TO A SMALL BUSINESS.

7 Article – Tax – General

- 8 10-207.
- 9 (a) To the extent included in federal adjusted gross income, the amounts under 10 this section are subtracted from the federal adjusted gross income of a resident to determine 11 Maryland adjusted gross income.
- 12 (JJ) FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2019, THE
 13 SUBTRACTION UNDER SUBSECTION (A) OF THIS SECTION INCLUDES THE AMOUNT OF
 14 BENEFITS PAID TO AN INDIVIDUAL IN ACCORDANCE WITH TITLE 8 OF THE LABOR
 15 AND EMPLOYMENT ARTICLE.
- 16 (KK) (JJ) (1) IN THIS SUBSECTION, "CORONAVIRUS RELIEF PAYMENT" 17 MEANS A FEDERAL, STATE, OR LOCAL GOVERNMENT GRANT OR LOAN:
- 18 (I) FOR WHICH A PERSON APPLIED ON OR AFTER MARCH 5, 19 2020; AND
- 20 (II) THAT WAS PROVIDED TO THE PERSON FOR THE PURPOSE OF 21 ASSISTING WITH THE ECONOMIC HARDSHIPS RESULTING FROM THE CORONAVIRUS 22 PANDEMIC.
- 23 (2) FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2019,
 24 BUT BEFORE JANUARY 1, 2022, THE SUBTRACTION UNDER SUBSECTION (A) OF THIS
 25 SECTION INCLUDES THE AMOUNT OF A CORONAVIRUS RELIEF PAYMENT, INCLUDING
 26 A LOAN ANY AMOUNT OF A CORONAVIRUS RELIEF LOAN THAT HAS BEEN FORGIVEN,
 27 RECEIVED BY THE PERSON DURING THE TAXABLE YEAR.
- 28 (3) (I) THE COMPTROLLER SHALL PUBLISH GUIDANCE TO TAXPAYERS REGARDING ELIGIBILITY FOR THE SUBTRACTION ALLOWED UNDER THIS SUBSECTION, INCLUDING A LIST OF GRANTS AND LOANS THAT ARE ELIGIBLE FOR THE SUBTRACTION.
- 32 (H) ON REQUEST BY THE COMPTROLLER, A UNIT OF STATE
 33 GOVERNMENT OR A LOCAL GOVERNMENT SHALL PROVIDE TO THE COMPTROLLER

1	THE NAME OF THE CORONAVIRUS RELIEF PAYMENT PROGRAMS ADMINISTERED BY					
2	THE UNIT OR LOCAL GOVERNMENT AND ANY OTHER REQUESTED INFORMATION					
3	REGARDING THOSE CORONAVIRUS RELIEF PAYMENTS.					
4	(II) Wighten 20 David appending personally David of Chapmen					
4	(II) WITHIN 30 DAYS AFTER THE EFFECTIVE DATE OF CHAPTER					
5 c	OR (S.B. 496 OR H.B. 612) OF THE ACTS OF THE GENERAL ASSEMBLY OF 2021, OR IF CREATED AFTER THE EFFECTIVE DATE OF THOSE ACTS, WITHIN 30					
$\frac{6}{7}$	DAYS AFTER CREATING A CORONAVIRUS RELIEF PAYMENT PROGRAM, A UNIT OF					
8	STATE GOVERNMENT OR A LOCAL GOVERNMENT SHALL PROVIDE TO THE					
9	COMPTROLLER THE NAME OF THE CORONAVIRUS RELIEF PAYMENT PROGRAMS					
10	ADMINISTERED BY THE UNIT OR LOCAL GOVERNMENT.					
10	ADMINISTERED BY THE UNIT OR EOCAL GOVERNMENT.					
11	(III) ON REQUEST BY THE COMPTROLLER, A UNIT OF STATE					
12	GOVERNMENT OR A LOCAL GOVERNMENT THAT ADMINISTERS A CORONAVIRUS					
13	RELIEF PAYMENT PROGRAM SHALL PROVIDE TO THE COMPTROLLER, WITHIN 30					
14	DAYS OF THE DATE OF THE REQUEST AND IN THE MANNER REQUESTED BY THE					
15	COMPTROLLER, THE FOLLOWING INFORMATION:					
16	1. THE NAMES OF THE CORONAVIRUS RELIEF PAYMENT					
17	PROGRAMS ADMINISTERED BY THE UNIT OR LOCAL GOVERNMENT;					
10	2 A LIGHT OF PROPERTY OF A COPONAL PROPERTY					
18	2. A LIST OF RECIPIENTS OF A CORONAVIRUS RELIEF					
19	PAYMENT, INCLUDING THE NAME, ADDRESS, AND TAX IDENTIFICATION NUMBER OF					
20	EACH RECIPIENT;					
21	3. THE AMOUNT OF THE CORONAVIRUS RELIEF PAYMENT					
22	PROVIDED TO THE PERSON;					
	THE TENESTRY					
23	4. THE DATE THAT THE CORONAVIRUS RELIEF PAYMENT					
24	WAS PROVIDED TO THE PERSON; AND					
25	5. ANY OTHER INFORMATION REQUESTED REGARDING A					
26	CORONAVIRUS RELIEF PAYMENT.					
27	(LL) (KK) FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2020,					
28	BUT BEFORE JANUARY 1, 2022, THE SUBTRACTION UNDER SUBSECTION (A) OF THIS					
29	SECTION INCLUDES THE AMOUNT OF ANY STATE ECONOMIC IMPACT PAYMENT					

RECEIVED BY AN INDIVIDUAL IN ACCORDANCE WITH CHAPTER ____ OR ____ (S.B.

— OR H.B. ____)(1LR0133 OR 1LR0134) (S.B. 496 OR H.B. 612) OF THE ACTS OF

33 <u>10–208.</u>

THE GENERAL ASSEMBLY OF 2021.

30

31

32

- 1 (a) In addition to the modification under § 10–207 of this subtitle, the amounts
 2 under this section are subtracted from the federal adjusted gross income of a resident to
 3 determine Maryland adjusted gross income.
- FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2019, BUT 4 (Y)BEFORE JANUARY 1, 2022, THE SUBTRACTION UNDER SUBSECTION (A) OF THIS 5 6 SECTION INCLUDES THE AMOUNT OF BENEFITS PAID TO AN INDIVIDUAL IN 7 ACCORDANCE WITH TITLE 8 OF THE LABOR AND EMPLOYMENT ARTICLE, OR IN 8 ACCORDANCE WITH THE UNEMPLOYMENT INSURANCE PROGRAM OF A JURISDICTION WITH WHICH THE STATE HAS A RECIPROCAL TAXATION AGREEMENT, IF THE 9 INDIVIDUAL'S FEDERAL ADJUSTED GROSS INCOME FOR THE TAXABLE YEAR DOES 10 11 **NOT EXCEED:**

12 (1) \$75,000 FOR AN INDIVIDUAL; OR

- 13 (2) \$100,000 FOR A MARRIED COUPLE FILING A JOINT RETURN OR AN
 14 INDIVIDUAL DESCRIBED IN § 2 OF THE INTERNAL REVENUE CODE AS A HEAD OF
 15 HOUSEHOLD OR AS A SURVIVING SPOUSE.
- 16 10-307.
- 17 (a) To the extent included in federal taxable income, the amounts under this section are subtracted from the federal taxable income of a corporation to determine 19 Maryland modified income.
- 20 (g) The subtraction under subsection (a) of this section includes the amounts allowed to be subtracted for an individual under:
- 22 (4) § 10–207(c–1) of this title (State tax–exempt interest from mutual 23 funds); [or]
- 24 (5) § 10–207(hh) of this title (Gain on the transfer of property within the Laurel Park site or Pimlico site or Bowie Race Course Training Center property and income realized as result of governmental expenditures); **OR**
- 27 (6) $\frac{\$ 10-207(KK)}{\$ 10-207(JJ)}$ OF THIS TITLE (CORONAVIRUS RELIEF 28 PAYMENTS).
- 29 *10–704*.
- 30 (a) (1) A resident may claim a credit against the State income tax for a taxable 31 year in the amount determined under subsection (b) of this section for earned income.
- 32 (2) A resident may claim a credit against the county income tax for a taxable 33 year in the amount determined under subsection (c) of this section for earned income.

1 2 3	(b) (1) Except as provided in paragraphs (2) and (3) of this subsection and subject to subsection (d) of this section, the credit allowed against the State income tax under subsection (a)(1) of this section is the lesser of:
4 5	(i) 50% of the earned income credit allowable for the taxable year under § 32 of the Internal Revenue Code; or
6	(ii) the State income tax for the taxable year.
7 8 9 10	(2) (i) Subject to subsection (d) of this section, a resident may claim a refund in the amount, if any, by which the applicable percentage specified in subparagraph (ii) of this paragraph of the earned income credit allowable for the taxable year under § 32 of the Internal Revenue Code exceeds the State income tax for the taxable year.
11 12 13	(ii) The applicable percentage of the earned income credit allowable under § 32 of the Internal Revenue Code to be used for purposes of determining the refund provided under this paragraph is:
14 15	1. 25% for a taxable year beginning after December 31, 2013, but before January 1, 2015;
16 17	2. 25.5% for a taxable year beginning after December 31, 2014, but before January 1, 2016;
18 19	3. 26% for a taxable year beginning after December 31, 2015, but before January 1, 2017;
20 21	4. 27% for a taxable year beginning after December 31, 2016, but before January 1, 2018; [and]
22 23	5. 28% for a taxable year beginning after December 31, 2017, BUT BEFORE JANUARY 1, 2020;
24 25	6. 45% FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2019, BUT BEFORE JANUARY 1, 2023; AND
26 27	7. 28% FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2022.
28 29 30 31	(3) (I) For purposes of this section for an individual without a qualifying child, the credit allowable for a taxable year under § 32 of the Internal Revenue Code is calculated without regard to the minimum age requirement under § 32(c)(1)(A)(ii)(II) of the Internal Revenue Code.

1	(II) SUBJECT TO SUBPARAGRAPH (III) OF THIS PARAGRAPH, FOR				
2	A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2019, BUT BEFORE JANUARY 1,				
3	2023, THE CREDIT ALLOWED AGAINST THE STATE INCOME TAX UNDER SUBSECTION				
4	(A)(1) OF THIS SECTION FOR AN INDIVIDUAL WITHOUT A QUALIFYING CHILD IS				
5	EQUAL TO 100% OF THE EARNED INCOME CREDIT ALLOWABLE FOR A TAXABLE YEAR				
6	UNDER § 32 OF THE INTERNAL REVENUE CODE.				
7	(III) THE TAX CREDIT ALLOWED UNDER THIS PARAGRAPH MAY				
8	NOT EXCEED \$530 FOR A TAXABLE YEAR.				
Ü					
9	(IV) IF THE TAX CREDIT ALLOWED UNDER THIS PARAGRAPH IN				
0	ANY TAXABLE YEAR EXCEEDS THE TOTAL TAX OTHERWISE PAYABLE BY THE				
1	INDIVIDUAL WITHOUT A QUALIFYING CHILD FOR THAT TAXABLE YEAR, THE				
12	INDIVIDUAL MAY CLAIM A REFUND IN AN AMOUNT OF THE EXCESS.				
13	(c) (1) Except as provided in paragraph (2) of this subsection and subject to				
4	subsection (d) of this section, the credit allowed against the county income tax under				
15	subsection (a)(2) of this section is the lesser of:				
6	(i) the earned income credit allowable for the taxable year under § 32				
L 7	of the Internal Revenue Code multiplied by 10 times the county income tax rate for the				
18	<u>taxable year; or</u>				
9	(ii) the county income tax for the taxable year.				
20	(2) (i) A county may provide, by law, for a refundable county earned				
21	income credit as provided in this paragraph.				
22	(ii) If a county provides for a refundable county earned income credit				
23	under this paragraph, on or before July 1 prior to the beginning of the first taxable year for				
24	which it is applicable, the county shall give the Comptroller notice of the refundable county				
25	<u>earned income credit.</u>				
26	(iii) If a county provides for a refundable county earned income credit				
27	under this paragraph, a resident may claim a refund of the amount, if any, by which the				
28	product of multiplying the credit allowable for the taxable year under § 32 of the Internal				
29	Revenue Code by 5 times the county income tax rate for the taxable year exceeds the county				
30	income tax for the taxable year.				
31	(iv) The amount of any refunds payable under a refundable county				
32	$\underline{earned\ income\ credit\ operates\ to\ reduce\ the\ income\ tax\ revenue\ from\ individuals\ attributable}$				
33	to the county income tax for that county.				
34	(d) For an individual who is a resident of the State for only a part of the year, the				
35	amount of the credit or refund allowed under this section shall be determined based on the				
36	part of the earned income credit allowable for the taxable year under § 32 of the Internal				

<u>10–102.1.</u>

- 1 Revenue Code that is attributable to Maryland, determined by multiplying the federal 2 earned income credit by a fraction: 3 the numerator of which is the Maryland adjusted gross income of the individual; and 4 the denominator of which is the federal adjusted gross income of the 5 *(2)* 6 individual. 7 11-105.Except as provided in subsections (b) and (c) of this section, a vendor 8 (a) (1) 9 who timely files a sales and use tax return is allowed, for the expense of collecting and 10 paying the tax, a credit equal to 0.9% of the gross amount of sales and use tax that the vendor is to pay to the Comptroller. 11 12 The credit allowed under this section does not apply to any sales and 13 use tax that a vendor is required to pay to the Comptroller for any purchase or use that the 14 vendor makes that is subject to the tax. Subject to paragraph (2) of this subsection, the credit allowed under this 15 (b) 16 section is 1.2% of the first \$6,000 of the gross amount of sales and use tax that the vendor 17 is to pay with each return. 18 For a vendor who files or is eligible to file a consolidated return under (2)19 § 11–502 of this title, the credit allowed under paragraph (1) of this subsection is 1.2% of 20 the first \$6,000 of the gross amount of sales and use tax that the vendor is or would be 21required to pay with the consolidated return. 22(c) The credit allowed under subsection (a) of this section may not exceed (1) 23\$500 for each return. 24For a vendor who files or is eligible to file a consolidated return under (2)25§ 11–502 of this title, the total maximum credit that the vendor is allowed under this section 26 for all returns filed for any period is \$500. 27 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 28 as follows: 29 Article - Tax - General
- 31 *(a)* (1) In this section the following words have the meanings indicated.
- 32 "Distributable cash flow" means taxable income reportable by a *(2)* 33 pass-through entity on its federal income tax return for the taxable year:

$\frac{1}{2}$	(i) <u>adjusted, in the case of an entity using the accrual method of accounting to report federal taxable income, to reflect the amount of taxable income that</u>				
3	would have been reported under the cash method of accounting;				
4	(ii) increased by the sum of:				
5 6	1. <u>cash receipts for the taxable year that are not includable in</u> the gross income of the entity, including capital contributions and loan proceeds;				
7 8	2. <u>amounts allowable to the entity for the taxable year as</u> <u>deductions for depreciation, amortization, and depletion; and</u>				
9 10	<u>3.</u> <u>the decrease, if any, in the entity's liability reserve as of the end of the taxable year; and</u>				
11	(iii) decreased by the sum of:				
12 13 14	_ <u> </u>				
15 16	<u>end of the taxable year.</u> 2. the increase, if any, in the entity's liability reserve as of the				
17 18	(3) "Liability reserve" means accrued unpaid liabilities that are not deductible in computing taxable income.				
19	(4) "Member" means:				
20	(i) a shareholder of an S corporation;				
21 22	(ii) a general or limited partner of a partnership, limited partnership, or limited liability partnership;				
23	(iii) a member of a limited liability company; or				
24	(iv) a beneficiary of a business trust or statutory trust.				
25 26 27	(5) "Nonresident entity" means an entity that is not formed under the laws of the State and is not qualified by or registered with the Department of Assessments and Taxation to do business in the State.				
28 29	(6) "Nonresident taxable income" means any income described in § 10–210(b)(1) through (4) of this title.				

(7) "Pass-through entity" means:

30

1		<u>(i)</u>	an S corporation;
2		<u>(ii)</u>	<u>a partnership;</u>
3 4	under this title; or	<u>(iii)</u>	a limited liability company that is not taxed as a corporation
5 6	corporation under	<u>(iv)</u> this tit	<u>a business trust or statutory trust that is not taxed as a le.</u>
7 8 9	_	y's inc	through entity's taxable income" means the portion of a ome under the federal Internal Revenue Code that is derived from to the trade or business of the pass-through entity in this State.
10	(b) (1) imposed under this		ct to paragraph (2) of this subsection, in addition to any other tax a tax is imposed on each pass—through entity.
12	<u>(2)</u>	<u>Each</u>	pass-through entity:
13 14 15	=		shall pay the tax imposed under paragraph (1) of this subsection utive shares or pro rata shares of the nonresident and nonresident es—through entity; or
16 17 18	subsection with remembers of the pas	_	may elect to pay the tax imposed under paragraph (1) of this to the distributive shares or pro rata shares of [resident] ALL sugh entity.
19 20 21 22	shall be treated as	this se	respect to a pass-through entity that pays the tax imposed under ection in accordance with subsection (b)(2)(i) of this section, the tax imposed on the nonresident or nonresident entity members that is residents or nonresident entities by the pass-through entity.
23 24 25	<u>(2)</u> <u>imposed under sub</u> <u>member that is itse</u>	section	Comptroller shall provide by regulation for the treatment of the tax in (b) of this section that is paid on behalf of a nonresident entity ass—through entity.
26 27 28 29	SUBSECTION (B)	SUBS (2)(II)	RESPECT TO A PASS-THROUGH ENTITY THAT PAYS THE TAX SECTION (B)(1) OF THIS SECTION IN ACCORDANCE WITH OF THIS SECTION, THE TAX SHALL BE TREATED AS A TAX THROUGH ENTITY ITSELF.
30 31 32	(d) (1) subsection (b)(1) of imposed is the sum	this se	respect to a pass-through entity that pays the tax imposed under ection in accordance with subsection (b)(2)(i) of this section, the tax

- 1 (i) a rate equal to the sum of the rate of the tax imposed under §
 2 10–106.1 of this subtitle and the top marginal State tax rate for individuals under §
 3 10–105(a) of this subtitle applied to the sum of each nonresident individual member's
 4 distributive share or pro rata share of the pass—through entity's nonresident taxable income;
 5 and
- 6 (ii) the rate of the tax for a corporation under § 10–105(b) of this
 7 subtitle applied to the sum of each nonresident entity member's distributive share or pro rata
 8 share of the pass–through entity's nonresident taxable income.
- 9 <u>(2) With respect to a pass-through entity that pays the tax imposed under</u> 10 <u>subsection (b)(1) of this section in accordance with subsection (b)(2)(ii) of this section, the tax</u> 11 imposed is the sum of:
- 12 (i) a rate equal to the sum of the rate of the tax imposed under §
 13 10–106.1 of this subtitle and the top marginal State tax rate for individuals under §
 14 10–105(a) of this subtitle applied to the sum of each individual member's distributive share
 15 or pro rata share of the pass–through entity's taxable income; and
- 16 (ii) the rate of the tax for a corporation under § 10–105(b) of this
 17 subtitle applied to the sum of each entity member's distributive share or pro rata share of
 18 the pass−through entity's taxable income.
- 19 (3) The tax required to be paid for any taxable year by a pass—through entity 20 may not exceed:
- 21 (i) with respect to a pass-through entity that pays the tax imposed 22 under subsection (b)(1) of this section in accordance with subsection (b)(2)(i) of this section, 23 the sum of all of the nonresident and nonresident entity members' shares of the pass-through 24 entity's distributable cash flow; and
- 25 <u>(ii) with respect to a pass-through entity that pays the tax imposed</u> 26 <u>under subsection (b)(1) of this section in accordance with subsection (b)(2)(ii) of this section,</u> 27 <u>the sum of all of the members' shares of the pass-through entity's distributable cash flow.</u>
- 28 (e) In accordance with § 10–701.1 of this title, each member may claim a credit 29 against the tax imposed on the member for the member's proportionate share of the tax paid 30 by the pass—through entity under subsection (b) of this section.
- 31 (f) (1) (i) The tax imposed under subsection [(b)] (B)(1) of this section 32 THAT IS PAID IN ACCORDANCE WITH SUBSECTION (B)(2)(I) OF THIS SECTION AND 33 FOR WHICH NO ELECTION IS MADE UNDER SUBSECTION (B)(2)(II) OF THIS SECTION 34 does not apply with respect to the distributive share or pro rata share of a member that is 35 itself a pass—through entity formed under the laws of the State or qualified by or registered 36 with the Department of Assessments and Taxation to do business in the State.

1	(ii) A member of a pass-through entity that is itself a pass-through
2	entity as described in subparagraph (i) of this paragraph shall itself comply with the
3	provisions of this section.
4	(2) The tax imposed under subsection [(b)] (B)(1) of this section THAT IS
5	PAID IN ACCORDANCE WITH SUBSECTION (B)(2)(I) OF THIS SECTION AND FOR WHICH
6	NO ELECTION IS MADE UNDER SUBSECTION (B)(2)(II) OF THIS SECTION does not apply
7	with respect to the direct or indirect distributive share or pro rata share of a member that is:
0	
8	(i) a real estate investment trust as defined by § 856 of the Internal
9	Revenue Code; or
10	(ii) an entity that is exempt from taxation under § 501 of the Internal
11	Revenue Code.
12	(g) The Comptroller may provide by regulation for:
13	(1) the filing of composite returns by a pass-through entity on behalf of its
14	nonresident and nonresident entity members; and
4 5	
15 16	(2) application of or exemption from the tax imposed under subsection (b) of
16	this section for a pass-through entity:
17	(i) that files a composite return on behalf of nonresident and
18	nonresident entity members; or
10	nom coracin ching memocra, or
19	(ii) the entity members of which are tax exempt.
20	(h) (1) Subject to paragraph (2) of this subsection, if a partnership fails to pay
21	the tax when due, the tax may be collected from the partners under the law applicable to
22	debts of the partnership, with the partnership and partners having rights of contribution
23	against any partner on whose behalf the tax is paid.
0.4	
$\frac{24}{25}$	(2) <u>Unless it is established by the Comptroller that the partner participated</u> in a pattern of distributions to one or more partners with the intention of defeating the
$\frac{25}{26}$	partnership liability for the tax imposed under subsection (b) of this section, any partner
$\frac{20}{27}$	otherwise liable under paragraph (1) of this subsection shall be liable for the tax imposed on
28	the partnership only to the extent of distributions from the partnership to that partner after
29	the tax was due to be paid by the partnership.
30	(i) Except as provided in § 10-701.1 of this title, nothing in this section limits or
31	affects in any way the liability of an individual nonresident member or a nonresident entity
32	member for the tax imposed on the individual nonresident or nonresident entity under §
33	<u>10–102 of this subtitle.</u>

- The tax imposed under subsection [(b)] (B)(1) of this section THAT IS PAID IN 1 (i) 2 ACCORDANCE WITH SUBSECTION (B)(2)(I) OF THIS SECTION AND FOR WHICH NO 3 ELECTION IS MADE UNDER SUBSECTION (B)(2)(II) OF THIS SECTION does not apply to a publicly traded pass-through entity that has agreed to file with the Comptroller an annual 4 information return reporting the name, address, taxpayer identification number, and other 5 information requested by the Comptroller of each nonresident or nonresident entity member 6 whose distributive share or pro rata share of the pass-through entity's nonresident taxable 7 income for the taxable year exceeds \$500. 8 9 10–205. 10 In addition to the modification under \S 10–204 of this subtitle, the amounts under this section are added to the federal adjusted gross<u>income of a resident to determine</u> 11 12 Maryland adjusted gross income. THE ADDITION UNDER SUBSECTION (A) OF THIS SECTION INCLUDES THE 13 AMOUNT OF CREDIT THAT IS CLAIMED UNDER § 10–701.1 OF THIS TITLE FOR THE 14 AMOUNT OF TAX PAID BY A PASS-THROUGH ENTITY UNDER § 10–102.1 OF THIS TITLE 15 AND IS ATTRIBUTABLE TO THE MEMBER'S SHARE OF TAX ON THE MEMBER'S SHARE 16 THE PASS-THROUGH ENTITY'S TAXABLE INCOME, AS DEFINED IN § 17 18 10–102.1(A)(8) OF THIS TITLE. 19 *10–306*. 20 In addition to the modification under § 10–305 of this subtitle, the amounts under this section are added to the federal taxable income of a corporation to determine 2122Maryland modified income. 23The addition under subsection (a) of this section includes the additions 24required for an individual under: 25 § 10-205(b) of this title (Enterprise zone wage credit, employment opportunity credit, disability credit, and qualified ex-felon employee credit); 2627 *(2)* § 10–205(c) of this title (Reforestation and timber stand modification): 28 *(3)* § 10–205(e) of this title (Net operating loss modification); 29 § 10-205(g) of this title (Unlicensed child care facility operating (4) expenses); [and] 30 31 *(5)* § 10–205(i) of this title (Maryland research and development tax credit); 32 AND
- 33 (6) § 10–205(M) OF THIS TITLE (CREDIT FOR SHARE OF TAXES PAID BY PASS—THROUGH ENTITIES).

4	10-	70	-	-

- 2 [An individual or a corporation] A MEMBER OF A PASS-THROUGH ENTITY may
- 3 <u>claim a credit against the [State] income tax for a taxable year in the amount of tax paid by</u>
- 4 <u>a pass-through entity under § 10–102.1 of this title that is attributable to the [individual's</u>
- 5 or corporation's MEMBER'S share of the pass-through entity's taxable income, as defined
- 6 <u>in § 10–102.1(a)(8) of this title.</u>
- 7 <u>SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read</u>
- 8 <u>as follows:</u>

9 Article – Labor and Employment

- 10 8–606.
- 11 (a) In this Part II of this subtitle the following words have the meanings
- 12 indicated.
- 13 (e) (1) ["Rating] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
- 14 SUBSECTION, "RATING year" means the 12-month period beginning July 1 and ending
- 15 June 30 immediately preceding the computation date.
- 16 **(2)** "RATING YEAR" DOES NOT INCLUDE:
- 17 (I) THE 12-MONTH PERIOD BEGINNING JULY 1, 2019, AND
- 18 **ENDING JUNE 30, 2020; AND**
- 19 (H) THE 12-MONTH PERIOD BEGINNING JULY 1, 2020, AND
- 20 **ENDING JUNE 30, 2021.**
- 21 (d) (1) ["Computation] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
- 22 SUBSECTION, "COMPUTATION date" means the July 1 immediately preceding the calendar
- 23 year for which a rate of contribution is assigned.
- 24 (2) FOR THE PERIOD BEGINNING MARCH 5, 2020, THROUGH THE
- 25 SECOND JULY 1 AFTER THE EXPIRATION OF THE STATE OF EMERGENCY DECLARED
- 26 BY THE GOVERNOR DUE TO THE COVID-19 PANDEMIC, BOTH INCLUSIVE,
- 27 "COMPUTATION DATE" MEANS JULY 1, 2019, IF THAT DATE RESULTS IN A LOWER
- 28 RATE OF CONTRIBUTION.
 - 29 8–610.

- 1 (a) (1) An employing unit that meets the qualifications of this subsection shall 2 be assigned an earned rate of contribution that is based on the experience of the employing 3 unit. 4 (2) An employing unit qualifies under this subsection if, during each of the 5 3 rating years immediately preceding the computation date the employing unit: 6 (i) had an earned rating record that was chargeable with benefits; 7 and 8 (ii) reports taxable wages as required by § 8–626 of this subtitle for 9 the 3 rating years immediately preceding the computation date. 10 (3)An employing unit that does not qualify under paragraph (2) of this subsection qualifies if: 11 12 (i) throughout the rating year immediately preceding the 13 computation date, the employing unit had an earned rating record that was chargeable 14 with benefits; and during each of the 2 rating years immediately preceding the 15 (ii) 16 computation date, the employing unit reports taxable wages as required by § 8-626 of this 17 subtitle for the 2 rating years immediately preceding the computation date. 18 *(1)* If an employing unit has met each of the requirements to qualify for an (c) 19 earned rate but files no contribution reports for any of the 3 rating years immediately 20 preceding the computation date as required by § 8-626 of this subtitle, the Secretary shall assign the employing unit the standard rate of contribution. 2122 Notwithstanding § 8-606(D)(2) of this subtitle, if the *(2)* 23 SECRETARY DETERMINES THAT AN EMPLOYING UNIT OR AGENCY HAS ESTABLISHED 24A PATTERN OF FAILING TO RESPOND TIMELY OR ADEQUATELY FOR REQUESTS FOR 25INFORMATION, THE SECRETARY MAY USE THE COMPUTATION DATE AS DEFINED IN § 26 8-606(D)(1) OF THIS SUBTITLE FOR PURPOSES OF DETERMINING AN EARNED RATE 27 OF CONTRIBUTION. 28 SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 29as follows: 30 Article – Labor and Employment
- 32 (a) In this subtitle the following words have the meanings indicated.

8–601.

- 1 (b) "Election" means an election to make reimbursement payments instead of paying contributions in accordance with Part III of this subtitle.
- 3 (d) "Reimbursement payment" means a payment that an employing unit makes 4 under an election to reimburse the Unemployment Insurance Fund for benefits paid.
- 5 <u>8–620.</u>
- 6 (a) (1) Reimbursement payments shall be made in accordance with this section.
- 7 (2) [Unless] EXCEPT AS PROVIDED IN PARAGRAPHS (3) AND (4) OF
- 8 THIS SUBSECTION, UNLESS there is an application for review and redetermination of a
- 9 <u>bill under § 8–621 of this subtitle, a nonprofit organization or governmental entity shall pay</u>
- the bill under this section within 30 days after the Secretary mailed the bill to the last known
- 11 <u>address of the nonprofit organization or governmental entity or otherwise delivered the bill</u>
- 12 *to it.*
- 13 (3) (I) FOR CALENDAR YEAR 2021, A NONPROFIT ORGANIZATION
- 14 OR GOVERNMENTAL ENTITY THAT EMPLOYS FEWER THAN 50 INDIVIDUALS MAY
- 15 <u>ELECT TO DEFER PAYMENT OF THE BILLS UNDER THIS SECTION FOR THE CALENDAR</u>
- 16 QUARTERS ENDING ON MARCH 31, JUNE 30, AND SEPTEMBER 30.
- 17 <u>(II) A NONPROFIT ORGANIZATION OR GOVERNMENTAL ENTITY</u>
- 18 THAT ELECTS TO DEFER THE PAYMENT OF A BILL AS AUTHORIZED UNDER
- 19 SUBPARAGRAPH (I) OF THIS PARAGRAPH:
- 20 SHALL SUBMIT THE PAYMENT ON OR BEFORE THE
- 21 DATE ON WHICH THE PAYMENT FOR THE CALENDAR QUARTER ENDING DECEMBER
- 22 **31, 2021, IS DUE;**
- 23 <u>MAY NOT BE REQUIRED BY THE SECRETARY TO FILE</u>
- 24 FOR AN EXTENSION;
- 25 NOTWITHSTANDING § 8–622 OF THIS SUBTITLE, MAY
- 26 NOT BE CONSIDERED DELINQUENT IN MAKING THE PAYMENT DURING THE PERIOD
- 27 FOR WHICH THE PAYMENT IS DEFERRED; AND
- 28 <u>MAY NOT BE ASSESSED INTEREST THAT ACCRUES</u>
- 29 UNDER § 8–628 OF THIS SUBTITLE FOR THE PERIOD FOR WHICH THE PAYMENT IS
- 30 **DEFERRED.**
- 31 (4) (I) FOR CALENDAR YEAR 2022, THE SECRETARY MAY
- 32 AUTHORIZE A NONPROFIT ORGANIZATION OR GOVERNMENTAL ENTITY THAT
- 33 EMPLOYS FEWER THAN 50 INDIVIDUALS TO DEFER PAYING A BILL.

1	(II) IF THE SECRETARY AUTHORIZES A NONPROFIT
2	ORGANIZATION OR GOVERNMENTAL ENTITY TO DEFER PAYING A BILL IN
3	ACCORDANCE WITH SUBPARAGRAPH (I) OF THIS PARAGRAPH:
4	1. THE SECRETARY SHALL ESTABLISH THE DATE ON
5	WHICH THE PAYMENT IS DUE;
6	2. THE NONPROFIT ORGANIZATION OR GOVERNMENTAL
7	ENTITY MAY NOT BE REQUIRED BY THE SECRETARY TO FILE FOR AN EXTENSION;
0	
8	3. NOTWITHSTANDING § 8-622 OF THIS SUBTITLE, THE
9	NONPROFIT ORGANIZATION OR GOVERNMENTAL ENTITY MAY NOT BE CONSIDERED
10	DELINQUENT IN MAKING THE PAYMENT DURING THE PERIOD FOR WHICH THE
11	PAYMENT IS DEFERRED; AND
12	4. THE NONPROFIT ORGANIZATION OR GOVERNMENTAL
13	ENTITY MAY NOT BE ASSESSED INTEREST THAT ACCRUES UNDER § 8–628 OF THIS
14	SUBTITLE FOR THE PERIOD FOR WHICH THE PAYMENT IS DEFERRED.
11	SOBILIDE I OR THE LERIOD I OR WILLOID THE TAXABLE TO DETERMINED.
15	(c) Except as provided in subsection (d) of this section, at the end of each calendar
16	quarter or any other period set by the Secretary, the Secretary shall send:
17	(1) to each nonprofit organization that has made an election or if the
18	Secretary has approved a group account under § 8–619 of this subtitle, to the group
19	representative, a bill for all regular and work sharing benefits, and 50% of extended benefits
$\frac{20}{21}$	paid during that period that are attributable to covered employment for that nonprofit organization; and
4 1	organization, and
22	(2) to each governmental entity that has made an election, a bill for all
23	regular, work sharing, and extended benefits paid during that period that are attributable
24	to covered employment for that governmental entity.
25	<u>8–626.</u>
0.0	() (1) IE I CUD INCOMO DADACDADIG (2) AND (2) OF WHICH CHROCOWION
26	(a) (1) [For] SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION,
27	FOR each calendar quarter, each employing unit shall submit to the Secretary a contribution
28	and employment report on or before the date that the Secretary sets.
29	(2) (1) FOR CALENDAR YEAR 2021, AN EMPLOYING UNIT THAT
30	EMPLOYS FEWER THAN 50 INDIVIDUALS MAY ELECT TO DEFER SUBMITTING
31	CONTRIBUTION AND EMPLOYMENT REPORTS FOR THE CALENDAR QUARTERS

32 ENDING ON MARCH 31, JUNE 30, AND SEPTEMBER 30.

30

for cause.

1	(II) AN EMPLOYING UNIT THAT ELECTS TO DEFER THE
2	SUBMISSION OF A CONTRIBUTION AND EMPLOYMENT REPORT AS AUTHORIZED
3	UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH:
4	1. SHALL SUBMIT THE REPORT ON OR BEFORE THE DATE
5	ON WHICH THE REPORT FOR THE CALENDAR QUARTER ENDING DECEMBER 31, 2021,
6	IS DUE;
7	2. MAY NOT BE REQUIRED BY THE SECRETARY TO FILE
8	FOR AN EXTENSION; AND
9	3. MAY NOT BE ASSESSED INTEREST THAT ACCRUES
10	UNDER § 8–628 OF THIS SUBTITLE FOR THE PERIOD FOR WHICH THE SUBMISSION IS
11	<u>DEFERRED.</u>
12	(3) (1) FOR CALENDAR YEAR 2022, THE SECRETARY MAY
13	AUTHORIZE AN EMPLOYING UNIT THAT EMPLOYS FEWER THAN 50 INDIVIDUALS TO
14	DEFER SUBMITTING A CONTRIBUTION AND EMPLOYMENT REPORT DUE IN
15	ACCORDANCE WITH THIS SECTION.
16	(II) IF THE SECRETARY AUTHORIZES AN EMPLOYING UNIT TO
17	DEFER SUBMITTING A CONTRIBUTION AND EMPLOYMENT REPORT IN ACCORDANCE
18	WITH SUBPARAGRAPH (I) OF THIS PARAGRAPH:
19	1. THE SECRETARY SHALL ESTABLISH THE DATE ON
20	WHICH THE CONTRIBUTION AND EMPLOYMENT REPORT IS DUE;
21	2. THE EMPLOYING UNIT MAY NOT BE REQUIRED TO FILE
22	FOR AN EXTENSION; AND
23	3. THE EMPLOYING UNIT MAY NOT BE ASSESSED
24	INTEREST THAT ACCRUES UNDER § 8–628 OF THIS SUBTITLE FOR THE PERIOD FOR
25	WHICH THE SUBMISSION IS DEFERRED.
26	(b) An employing unit shall include in a contribution and employment report
27	information that the Secretary requires.
28	(c) (1) An employing unit that fails to submit a contribution and employment

31 (2) An employing unit that submits a check or other negotiable instrument 32 in payment of any penalty under this subsection which is returned for insufficient funds is 33 subject to an additional penalty of \$25.

report under this section is subject to a penalty of \$35 unless the Secretary waives the penalty

1 <u>8–628.</u>

13

- 2 (a) Except as provided in § 8–201.1 of this title AND §§ 8–620 AND 8–626 OF THIS
 3 SUBTITLE, a contribution or reimbursement payment that is due and unpaid shall accrue
 4 interest at the rate of 1.5% per month or part of a month from the date on which it is due
 5 until the Secretary receives the contribution or payment in lieu of contributions and the
 6 interest.
- 7 (b) Notwithstanding subsection (a) of this section, except as provided in § 8–201.1
 8 of this title, for any calendar year in which Table F is applicable under § 8–612(d)(6) of this
 9 subtitle, a contribution or reimbursement payment that is due and unpaid shall accrue
 10 interest at the rate of 0.5% per month or part of a month from the date on which it is due
 11 until the Secretary receives the contribution or payment in lieu of contributions and the
 12 interest.

SECTION 3. 5. AND BE IT FURTHER ENACTED, That:

- 14 (a) This section does not apply to a sale by a marketplace seller, as defined under \$11-101 of the Tax General Article.
- 16 (b) (1) Subject to subsection (d) of this section, a vendor is allowed a credit
 17 against the gross amount of sales and use tax for any of the 4 3 consecutive months
 18 immediately following the month in which this Act takes effect if, for that month:
- 19 (i) the vendor timely files a sales and use tax return or consolidated 20 return; and
- 21 (ii) the gross amount of sales and use tax that the vendor is required 22 to pay with the return does not exceed \$6,000.
- 23 (2) The credit allowed under paragraph (1) of this subsection is equal to the 24 lesser of:
- 25 (i) the amount of sales and use tax collected during the month for 26 which the vendor qualifies for the credit under paragraph (1) of this subsection; or
- 27 (ii) \$3,000.
- (c) A <u>Subject to subsection (e) of this section, a</u> vendor may take the credit provided in paragraph (1) of this subsection <u>subsection (b) of this section</u> by reducing the gross amount of sales and use tax that the vendor is required to pay to the Comptroller in accordance with Title 11 of the Tax − General Article by the amount of the credit.
- 32 (d) A vendor may not take the credit allowed under § 11–105 of the Tax General 33 Article for the same period for which the vendor applies the credit allowed under this 34 section against a return.

1	(e) The credit allowed under this section shall be claimed in the manner prescribed				
2	by the Comptroller.				
3	SECTION 4. 6. AND BE IT FURTHER ENACTED, That, as:				
4 5 6 7 8 9 10 11	(a) As soon as practicable after the effective date of this Act <u>and notwithstanding</u> § 7–222 of the State Finance and Procurement Article, the Comptroller shall send by first—class mail to or direct deposit in the financial institution accounts of each taxpayer <u>whose residency in Maryland as of the date of enactment of this Act can be verified by the Comptroller using commercially available third—party address validation services and who received a State earned income tax credit in accordance with § 10–704 of the Tax – General Article <u>for a taxable year beginning after December 31, 2018, but before January 1, 2020</u>, the following amounts as State economic impact payments:</u>				
12 13	(1) with respect to a taxpayer who received a State earned income tax credit for the taxable year beginning after December 31, 2018, but before January 1, 2020:				
14 15	(i) (1) \$300 for an individual other than an individual described under items (ii) or (iii) of this item; or				
16	(ii) \$250 for an individual filing as married filing separately; or				
17 18	$\frac{\text{(iii)}}{2}$ \$500 for spouses filing a joint return or for a surviving spouse or head of household as defined in § 2 of the Internal Revenue Code; and				
19 20	(2) with respect to a taxpayer who received a State earned income tax eredit for the taxable year beginning after December 31, 2019, but before January 1, 2021:				
21 22	(i) \$150 for an individual other than an individual described under items (ii) or (iii) of this item;				
23	(ii) \$125 for an individual filing as married filing separately; or				
24 25	(iii) \$250 for spouses filing a joint return or for a surviving spouse or head of household as defined in § 2 of the Internal Revenue Code.				
26	(b) The Comptroller shall establish procedures to implement this section.				
27	SECTION $\frac{5}{7}$. AND BE IT FURTHER ENACTED, That:				
28 29 30 31	(a) As soon as practicable, the Comptroller shall conduct an earned income tax credit eligibility awareness campaign to encourage eligible individuals to claim the federal and State earned income tax credits for a taxable year beginning after December 31, 2019, but before January 1, 2021.				

- 1 (b) To the extent that "tax information", as defined in § 13–201 of the Tax General
 2 Article, is required to be disclosed by the Comptroller in order to send the State economic
 3 impact payments under Section 6 of this Act:
- 4 (1) the prohibition against the disclosure of tax information under § 13–202 5 of the Tax – General Article does not apply; and
- 6 (2) the tax information permitted to be disclosed is limited to the name,
 7 address, bank account number, and bank routing number provided by the taxpayer on the
 8 taxpayer's Maryland income tax return.
- 9 <u>(c) (1) Unless a garnishment relates to an action for or judgment awarding</u> 10 <u>child support:</u>
- 11 <u>(i) an economic impact payment under Section 6 of this Act is exempt</u> 12 <u>from and shall not be subject to garnishment; and</u>
- 13 (ii) a financial institution may not hold an economic impact payment 14 under Section 6 of this Act of a judgment debtor under a writ of garnishment and shall treat 15 an economic impact payment as protected amounts under Maryland Rules 2–625.1 and 16 3–645.1.
- 17 (2) A banking institution or credit union incorporated under the laws of this
 18 State may not have a lien on or rights of setoff against funds in a customer's or member's
 19 account to the extent the funds are traceable to an economic impact payment under Section
 20 6 of this Act.
- 21 (a) (d) Subject to subsection (e) (f) of this section, on the first day of each month following the effective date of this Act, the Comptroller shall report to the Governor and, in accordance with § 2–1257 of the State Government Article, the General Assembly on the status of the delivery of State economic impact payments required under Section 4 6 of this Act and any obstacles that are preventing or slowing the payments.
- 26 (b) (e) On or before December 31, 2021, and December 31, 2022, the Comptroller shall report to the Governor and, in accordance with § 2–1257 of the State Government Article, the General Assembly the amount of money paid in State economic impact payments and the number of taxpayers who received a payment under Section 4 6 of this Act for during calendar years 2021 and 2022.
- 31 (e) (f) Following the submission by the Comptroller of the report due on or before 32 December 31, 2022, under subsection (b) (e) of this section, the Comptroller is not required 33 to provide the monthly reports required under subsection (a) (d) of this section.
- 34 <u>SECTION 6-8. AND BE IT FURTHER ENACTED, That, notwithstanding any other</u> 35 provision of law, on or before June 30, 2021, the Governor may transfer to the Recovery 36 Now Fund established under this Act÷

- 1 \$\frac{\pmathbb{\frac{1}{2}}}{2}\$ \$\frac{\\$320,000,000}{\\$306,000,000}\$ \$\frac{\\$5320,000,000}{\\$5306,000,000}\$ of the funds in the Revenue Stabilization 2 Account established under \\$7-311\$ of the State Finance and Procurement Article: \frac{\pmathbb{c}}{\\$and}\$
- 3 (2) \$100,000,000 of the funds in the Local Reserve Account established to comply with \$2-606 of the Tax General Article.
- 5 <u>SECTION 7. 9. AND BE IT FURTHER ENACTED, That:</u>
- 6 (a) In this section, "Fund" means the Recovery Now Fund.
- 7 (b) There is a Recovery Now Fund.
- 8 (c) The purpose of the Fund is to receive specified money to be spent on specified 9 purposes on or before June 30, 2021.
- 10 <u>(d)</u> (1) The Department of Budget and Management shall administer the 11 Fund.
- 12 (2) The Fund is a special, nonlapsing fund that is not subject to § 7–302 of the State Finance and Procurement Article.
- 14 (3) The State Treasurer shall hold the Fund separately, and the 15 Comptroller shall account for the Fund.
- 16 <u>(e) The Fund consists of money transferred to the Fund as authorized under this 17 Act.</u>
- 18 <u>(f)</u> (1) Except as otherwise provided in this Act, money in the Fund shall be retained in the Fund and may not be spent for any purpose.
- 20 (2) Except as otherwise provided by law, any unspent balance in the Fund 21 on June 30, 2021, shall revert to the General Fund.
- 23 (3) Notwithstanding the requirements of Section 27 of Chapter 19 of the Acts of 2020 and the limitations of the budget amendment procedure provided in Title 7, Subtitle 2 of the State Finance and Procurement Article, of the money credited to the Fund up to the following specified amounts may be used for fiscal year 2021, on the Governor's approval of a budget amendment, for the following purposes in addition to the amounts authorized under Chapter 19 of the Acts of 2020:

28	<u>Appropriation</u>	Program Title	<u>Amount</u>
29	<u>Code</u>		
30	<u>N00G00.08</u>	Assistance Payments	\$22,000,000
31	<u>D50H01.06</u>	Maryland Emergency	\$13,000,000
32		Management Agency	<i>\$4,000,000</i>
33	<u>N00I00.07</u>	Office of Grants Management	<u>\$10,000,000</u>
34	N00I00.06	Office of Home Energy Programs	\$9,000,000

1	C90G00.01	Public Service Commission	\$30,000,000
2	$\overline{\text{M00R01.03}}$	Maryland Community Health	\$5,000,000
3		Resource Commission	
4	S00A24.01	Neighborhood Revitalization	\$30,000,000
5			\$20,000,000
6	T00G00.05	Maryland State Arts Council	\$10,000,000
7			\$5,000,000
8	T00F00.23	Maryland Economic Development	\$40,000,000
9		Assistance Authority and Fund	\$10,000,000
10	T00F00.23	Maryland Economic Development	\$26,000,000
11		Assistance Authority and Fund	\$22,000,000
$\overline{12}$	T00F00.23	Maryland Economic Development	\$10,000,000
13		Assistance Authority and Fund	
14	S00A24.01	Neighborhood Revitalization	\$10,000,000
15	T00F00.15	Maryland Small, Minority, and	\$10,000,000
16	100100.10	Women-Owned Businesses Account	φ10,000,000
17	P00G01.07	Workforce Development	\$10,000,000
18	100001.07	Workforce Development	\$7,000,000
19	T50T01.01	Technology Development, Transfer	\$10,000,000
20	100101.01	and Commercialization	\$1,500,000
21	S00A20.01	Office of the Secretary	$\frac{$1,900,000}{$5,000,000}$
22	<u>5001120.01</u>	Office of the Secretary	\$2,000,000
23	L00A12.20	Maryland Agricultural and	\$3,500,000 \$3,500,000
24	1007112.20	Resource—Based Industry	\$2,000,000
$\frac{24}{25}$		Development Corporation	<u>\$2,000,000</u>
$\frac{26}{26}$	S00A24.01	Neighborhood Revitalization	\$5,000,000
27	500A24.01	<u>Neighborhood itevitalization</u>	\$2,000,000
28	T00F00.23	Maryland Economic Development	\$3,000,000 \$3,000,000
29	1001.00.25	Assistance Authority and Fund	\$500,000
30	T00G00.03	Maryland Tourism Development	\$1,000,000
31	100000.00	Board	<u>ψ1,000,000</u>
32	P00H01.01	Office of Unemployment Revenue	\$40,000,000
33	1 001101.01	Office of Offemployment Revenue	\$32,000,000
34	E00A04.01	Administration Division Insurance	<u>\$52,000,000</u>
35	P00H01.01	Office of Unemployment Insurance	\$3,000,000
36	P00H01.01	Office of Unemployment Insurance	\$1,000,000
37	J00H01.02	Bus Operations	\$30,000,000 \$30,000,000
38	<u>5001101.02</u>	<u>Dus Operations</u>	
39	I00D01 09	State System Maintenance	\$10,000,000 \$25,000,000
39 40	<u>J00B01.02</u>	State System Maintenance	
	TOOFOO 99	Manuland Faanania Davalanmant	\$10,000,000
$41 \\ 42$	<u>T00F00.23</u>	Maryland Economic Development	\$8,000,000
	M001 01 00	Assistance Authority and Fund	¢00 000 000
43	M00L01.02	Community Services Maryland Community Health	\$20,000,000
44	M00R01.03	Maryland Community Health	\$14,000,000
45	Mooroe of	Resource Commission	¢10,000,000
46	M00F06.01	Office of Preparedness and Response	\$10,000,000

1	M00F06.01	Office of Preparedness and Response	\$1,000,000
2	800A25.05	Rental Services	\$25,000,000
3			<i>\$15,000,000</i>
4	<u>C00A00.06</u>	Administrative Office of the Courts	\$3,000,000
5	<u>R62I00.05</u> and	Aid to Community Colleges and	\$15,000,000
6			<i>\$10,000,000</i>
7	<u>R95C00</u>	Baltimore City Community College	
8	R00A01.15	Juvenile Services Education Program	\$1,000,000
9	$\underline{A15000.01}$	<u>Disparity Grants</u>	<i>\$5,000,000</i>

- 10 (4) (i) Notwithstanding any other provision of law and subject to subparagraph (ii) of this paragraph, for purposes of the amount authorized under paragraph (3) of this subsection for the Temporary Disability Assistance Program (N00G00.08), for the remainder of fiscal year 2021, the maximum monthly allowable assistance under the Program shall be increased by \$100 each month for the remainder of fiscal year 2021.
- 16 <u>(ii) 1. Except as the result of a final determination of a</u>
 17 Supplemental Security Income claim, the recipient of payments under the Program may
 18 not be removed from the Program before July 1, 2021.
- 20 <u>after July 1, 2020, shall be retroactively reenrolled in the Program until July 1, 2021, unless</u>
 the denial of Program payments was the result of a final determination of a Supplemental
 Security Income claim.
- 23 (5) (i) For purposes of the amount authorized under paragraph (3) of 24 this subsection for the Maryland Emergency Management Agency (D50H01.06), the Agency 25 shall distribute the amount authorized as grants to volunteer fire departments and rescue 26 squads that have lost revenue due to COVID-19.
- 27 (ii) An applicant for a grant authorized under this paragraph may 28 not have received other relief from sources such as county, federal, or other State aid.
- 29 <u>(iii) The Maryland Emergency Management Agency shall advertise</u> 30 <u>the grants authorized under this paragraph to all volunteer stations in the State.</u>
- 31 (6) For purposes of the amount authorized under paragraph (3) of this 32 subsection for the Office of Grants Management (N00I00.07), the Office shall distribute the 33 amount authorized to the Maryland Food Bank and Capital Area Foodbank.
- 34 (7) For purposes of the amount authorized under paragraph (3) of this 35 subsection for the Office of Home Energy Programs (N00I00.06), the Office Public Service 36 Commission (C90G00.01):

1 2 3	(i) the Commission shall distribute the amount authorized as grants to utility companies to assist households with utility arrearages by reducing those arrearages; and
4	(ii) the funds shall be allocated in the following priority order:
5 6	1. <u>eliminate all arrearages for households who have qualified</u> for Office of Home Energy Program Energy Assistance benefits in the past 4 years;
7 8	2. <u>eliminate all arrearages for residential special needs</u> <u>customers; and</u>
9	$\underline{3.}$ eliminate the oldest arrearages.
10 11 12 13 14	(8) For purposes of the \$5,000,000 authorized under paragraph (3) of this subsection for the Maryland Community Health Resource Commission (M00R01.03), the Commission shall provide grants to community providers of services under Title 7 of the Health – General Article to support pandemic–related reopening, transformation, and revenue loss.
15 16 17 18 19 20	(9) For purposes of the \$30,000,000 \$20,000,000 authorized under paragraph (3) of this subsection for Neighborhood Revitalization (S00A24.01), the Department of Housing and Community Development shall distribute the money to local governments to provide grants to nonprofits that can demonstrate need with priority given to organizations that have not received assistance through the Neighborhood Revitalization Program.
21 22 23 24	(10) (i) Subject to subparagraph (ii) of this paragraph, for purposes of the amount authorized under paragraph (3) of this subsection for the Maryland State Arts Council (T00G00.05), the Council shall provide emergency art grants to artists, art districts, and art organizations.
25 26 27	(ii) The Council shall prioritize grants to organizations that have not received prior funding from the Council or do not qualify for funding under other Council programs.
28 29 30 31	(11) (i) Subject to subparagraph (ii) of this paragraph, for purposes of the \$40,000,000 \$10,000,000 authorized under paragraph (3) of this subsection for the Maryland Economic Development Assistance Authority and Fund (T00F00.23), the Authority shall provide up to \$12,000 grants to businesses that:
32 33	1. do not engage in a business activity that requires the business to collect sales and use tax; and
34	2. can demonstrate a need for assistance.

1 2	(ii) 1. At least 15% of the amount distributed under subparagraph (i) of this paragraph shall be distributed to disadvantaged businesses.
3 4	2. The Authority shall prioritize providing grants to businesses that have not received prior funding from the Authority.
5 6 7 8 9	(12) (i) Subject to subparagraph (ii) of this paragraph, for purposes of the \$26,000,000 \$22,000,000 authorized under paragraph (3) of this subsection for the Maryland Economic Development Assistance Authority and Fund (T00F00.23), the Authority shall provide funding to local governments to provide up to \$12,000 grants to businesses that:
10 11 12 13	1. are primarily engaged in activities that, in accordance with the North American Industrial Classification System, would be included in Code 722320 (Caterers), Code 7224 (Drinking Places (Alcoholic Beverages)), or Code 7225 (Restaurants and Other Eating Places); and
14	2. can demonstrate a need for assistance.
15 16	(ii) 1. At least 15% of the amount distributed under subparagraph (i) of this paragraph shall be distributed to disadvantaged businesses.
17 18	2. The Authority shall prioritize providing grants to businesses that have not received prior funding from the Authority.
19 20 21 22	(13) (i) Subject to subparagraph (ii) of this paragraph, for purposes of the \$10,000,000 authorized under paragraph (3) of this subsection for the Maryland Economic Development Assistance Authority and Fund (T00F00.23), the Authority shall provide funding to local governments to provide up to \$25,000 grants to businesses that:
23 24 25 26	1. are primarily engaged in activities that, in accordance with the North American Industrial Classification System, would be included in Code 721110 (Hotels (except Casino Hotels) and Motels) or Code 721191 (Bed–and–Breakfast Inns); and
27 28	2. <u>if a part of a franchise with multiple locations of businesses, are owned by a local franchisee; and</u>
29	2. 3. can demonstrate a need for assistance.
30 31	(ii) The Authority shall prioritize providing grants to businesses that have not received prior funding from the Authority.
32 33	(14) (i) For Subject to subparagraph (ii) of this paragraph, for purposes of the \$10,000,000 authorized under paragraph (3) of this subsection for Neighborhood

Revitalization (S00A24.01), the Department of Housing and Community Development shall

- provide grants to <u>live</u> the 12 largest entertainment venues in the State. or promoters of live performances.
- 3 (ii) The Department shall prioritize providing grants to live 4 entertainment venues or promoters:
- 5 <u>1. that closed or cancelled live performances due to capacity</u> 6 <u>limitations in response to the pandemic; and</u>
- 7 <u>2. for which any previously received State or federal</u> 8 <u>stimulus funds due to the size of the venue were not sufficient to cover the fixed–costs of</u> 9 <u>the live entertainment venue or promoter.</u>
- 10 (15) For purposes of the amount authorized under paragraph (3) of this subsection for the Maryland Small, Minority, and Women–Owned Businesses Account (T00F00.15), the amount shall be used as provided under § 5–1501 of the Economic Development Article.
- 14 (16) (i) Subject to subparagraph (ii) of this paragraph, for purposes of
 15 the amount authorized under paragraph (3) of this subsection for Workforce Development
 16 (P00G01.07), the Maryland Department of Labor shall distribute funds directly to local
 17 workforce development boards according to the same formula used to distribute fiscal year
 18 2021 Federal Workforce Innovation and Opportunity Act adult funds to local workforce
 19 areas.
- 20 (ii) The local workforce development boards shall utilize the funds to 21 engage, upskill, and connect residents to employment, including providing subsidized 22 employment opportunities for the unemployed, youth (ages 16–24), including through 23 summer job programs, adults, ex-offenders, and other populations who are in need of 24 reemployment assistance.
- 25 (17) (i) For purposes of the amount authorized under paragraph (3) of 26 this subsection for Technology Development, Transfer, and Commercialization 27 (T50T01.01), the Maryland Technology Development Corporation, in consultation with the 28 Maryland Agriculture and Resource—Based Industry Development Corporation, shall 29 provide grants to Maryland's rural and agricultural businesses.
- 30 <u>(ii) For purposes of the amount authorized under paragraph (3) of</u>
 31 <u>this subsection for the Office of the Secretary (S00A20.01), the Secretary shall provide</u>
 32 <u>grants for rural broadband programs.</u>
- 33 (iii) For purposes of the amount authorized under paragraph (3) of 34 this subsection for the Maryland Agricultural and Resource—Based Industry Development 35 Corporation (L00A12.20), the Corporation shall provide grants to rural and agricultural 36 businesses.

	50 SENATE DILL 490
1 2 3 4	(18) For purposes of the \$5,000,000 \$2,000,000 authorized under paragraph (3) of this subsection for Neighborhood Revitalization (S00A24.01), the Department of Housing and Community Development shall establish a grant program to help preserve the State's main street economies.
5 6 7 8 9	(19) For purposes of the \$3,000,000 \$500,000 authorized under paragraph (3) of this subsection for the Maryland Economic Development Assistance Authority and Fund (T00F00.23), the Authority shall provide grants to businesses in distressed communities to assist the businesses in setting up an online sales framework and offering employees telework opportunities.
$egin{array}{c} 10 \\ 12 \\ 2 \end{array}$	(20) For purposes of the amount authorized under paragraph (3) of this subsection for the Maryland Tourism Development Board (T00G00.03), the Board shall use the amount authorized to market Maryland small businesses for tourism.
13 14 15 16	(21) For purposes of the \$40,000,000 authorized under paragraph (3) of this subsection for the Office of Unemployment Insurance (P00H01.01), the Maryland Department of Labor shall provide a \$1,000 grant to any individual whose unemployment benefits have been suspended, provided that the suspension is not related to an allegation of fraud.
18 19 20 21 22 23	(21) (i) For purposes of the \$40,000,000 \$32,000,000 authorized under paragraph (3) of this subsection for the Revenue Administration Division (E00A04.01), the Comptroller shall provide a \$1,000 grant to any individual whose claim for unemployment benefits is pending a determination of eligibility and has been in adjudication for at least 30 days, except for a claim where the failure to determine eligibility is related to an allegation of fraud.
24	(ii) The Secretary of Labor shall send to the Comptroller:
25 26	1. by March 3, 2021, a list of all individuals eligible for a grant under subparagraph (i) of this paragraph as of February 28, 2021;
27 28	2. <u>by April 5, 2021, a list of all individuals eligible for a grant under subparagraph (i) of this paragraph as of March 31, 2021;</u>
29 30	3. by May 5, 2021, a list of all individuals eligible for a grant under subparagraph (i) of this paragraph as of April 30, 2021;
31 32	4. by June 3, 2021, a list of all individuals eligible for a grant under subparagraph (i) of this paragraph as of May 31, 2021;
33 34	5. by July 6, 2021, a list of all individuals eligible for a grant under subparagraph (i) of this paragraph as of June 30, 2021; and

35 <u>6.</u> any information necessary to distribute the grants under subparagraph (i) of this paragraph. 36

1 2	(iii) An individual may not receive more than one grant under subparagraph (i) of this paragraph.
3 4 5 6	(22) For purposes of the \$3,000,000 authorized under paragraph (3) of this subsection for the Office of Unemployment Insurance (P00H01.01), the Maryland Department of Labor shall hire additional easeworkers augment staffing to assist Maryland residents with accessing unemployment insurance benefits.
7 8 9 10 11 12	(23) For purposes of the \$1,000,000 authorized under paragraph (3) of this subsection for the Office of Unemployment Insurance (P00H01.01), the Maryland Department of Labor shall increase workshare program participation with the goal of reaching at least 5% participation contract with a professional marketing and communications firm to develop and implement a work sharing unemployment insurance marketing campaign.
13 14 15 16 17 18	(24) For purposes of the \$8,000,000 authorized under paragraph (3) of this subsection for the Maryland Economic Development Assistance Authority and Fund (T00F00.23), the Authority shall assist private commuter and shuttle bus operators, including entities that provide commuter and shuttle bus services contractually to governmental entities, with losses that are the following entities that have lost State or local funding as a result of the COVID-19 pandemic:
19 20	(i) private commuter and shuttle bus operators, including entities that provide commuter and shuttle bus services contractually to government entities; and
21	(ii) locally operated transit systems.
22 23 24	(25) For purposes of the amount authorized under paragraph (3) of this subsection for Community Services (M00L01.02), the Maryland Department of Health shall:
25 26	(i) provide grants of \$5,000,000 to providers serving people directed to treatment under § 8–507 of the Health – General Article; and
27 28 29	(ii) provide grants of \$15,000,000 for mobile crisis and stand-alone walk-in crisis services for the treatment of community mental health and substance use disorders.
30 31 32	(26) (i) For purposes of the \$14,000,000 authorized under paragraph (3) of this subsection for the Maryland Community Health Resource Commission (M00R01.03), the Commission shall provide grants to:
33	(i) 1. reduce health disparities;
34	(ii) 2. improve health outcomes;

1		(iii)	<u>3.</u>	improve access to primary care;
2		(iv)	<u>4.</u>	promote primary and secondary prevention services; and
3 4	readmissions.	(v)	<u>5.</u>	reduce health care costs and hospital admissions and
5 6 7	retain any funds of the end of the fisco		<u>ed une</u>	Maryland Community Health Resource Commission may der paragraph (3) of this subsection that remain unspent at scal year 2022.
8 9 10 11 12	subsection for the provide a grant to \$1,500,000 shall to with mobile vaccing.	For person of the second of th	ourpos e of I count rided (es of the \$10,000,000 authorized under paragraph (3) of this Preparedness and Response (M00F06.01), the Office shall by for vaccine outreach and training, provided that at least to the University of Maryland Baltimore Campus to assist ation.
13 14 15	(28) subsection for the	For g e Offic recruit		es of the \$1,000,000 authorized under paragraph (3) of this Preparedness and Response (M00F06.01), the Office shall and training for individuals.
16 17 18	(27) million of federal with mobile vaccin	vaccine	fundi	tent of the General Assembly that the Governor allocate \$1.5 ing to the University of Maryland Baltimore Campus to assist ation.
19 20 21 22		for Re lopmer	ntal	purposes of the amount authorized under paragraph (3) of Services (S00A25.05), the Department of Housing and l provide grants to pay for housing debt or up to 30 days of
23 24 25 26	-	r the A	Admin arylar	purposes of the amount authorized under paragraph (3) of istrative Office of the Courts (C00A00.06), the Office shall and Legal Services Corporation to pay for legal assistance for
27 28 29 30 31 32 33 34	College (R95C00) resources of comm who are seeking workplace after lo funds should be a	Aid to), the nunity trainir osing a	Comr Mary college ng or o job or ed proj	purposes of the amount authorized under paragraph (3) of nunity Colleges (R62I00.05) and Baltimore City Community land Higher Education Commission shall increase the esto offer services to students or members of the community other assistance to improve their job skills or reenter the being otherwise negatively impacted by the pandemic. The portional to each college's share of total State aid provided of the Education Article in fiscal year 2021.
35 36	this subsection for			purposes of the amount authorized under paragraph (3) of nile Services Education Program (R00A01.15), the State

$\frac{1}{2}$	Department of Education shall enhance the educational services provided to children in the Juvenile Services System.
3 4	(32) For purposes of the amount authorized under paragraph (3) of this subsection for Disparity Grants (A15000.01), the funds shall be distributed as follows:
5	(i) \$3,498,738 to Prince George's County;
6	(ii) \$360,034 to Dorchester County; and
7	(iii) \$1,141,228 to Wicomico County.
8 9	(g) (1) The State Treasurer shall invest the money of the Fund in the same manner as other State money may be invested.
10 11	(2) Any interest earnings of the Fund shall be credited to the General Fund of the State.
12 13 14	(h) Money expended from the Fund for any program or purpose is supplemental to and is not intended to take the place of funding that otherwise would be appropriated for the program or purpose.
15 16 17	(i) On or before the second Wednesday after enactment of this Act and every 2 weeks thereafter, the Department of Budget and Management shall report to the General Assembly, in accordance with § 2–1257 of the State Government Article, on:
18	(i) (1) deposits into and distributions from the Fund; and
19	(ii) (2) for each program listed under subsection (f)(3) of this section:
20	± (i) the amount distributed to the program;
21 22	<u>2. (ii)</u> if available, the individuals or organizations that were served by the program;
23 24	3. (iii) the amount spent or encumbered for the purposes of the program and any remaining balance in the Fund; and
25	4. (iv) plans to allocate the remaining balance in the Fund.
26 27 28	(2) (i) On or before the second Wednesday after enactment of this Act and every 2 weeks thereafter, the State Department of Education shall report to the General Assembly, in accordance with § 2–1257 of the State Government Article, and to
2930	the Department of Budget and Management on: 1. distributions to each eligible school: and
JU	<u>1.</u> <u>distributions to each eligible school; and</u>

1				<u>2</u>	for each item in Section 8 of this Act:
2				<u>A.</u>	how the funds were used;
3 4	by income :	and rac	cial dem	B. ograp	the number of students served by the funds disaggregated bhies:
5				<u>C.</u>	the amount encumbered; and
6				D.	plans to use remaining funds.
7 8	paragraph	for pul	(ii) olic scho		information provided under subparagraph (i) of this each county may be aggregated for each county.
9	SEC	TION	8. AND	BE I	T FURTHER ENACTED, That, notwithstanding any other
0	nrovision of	flaw o	n or hefe	re Iu	ine 30, 2021, the Governor may process a budget amendment
1	-				for Maryland's Future Fund established under § 5–219 of
				•	
2					ueprint for Maryland's Future Grant Program (R00A02.60)
13	the following	ng ame	unts for	the f	ollowing purposes:
4		(1)	\$50,00)0,00(to the county boards of education to provide 8 weeks of
5	gummer ge	hool or	tutoring	r cerv	ices during the summer, provided that the amounts shall be
6					number of public school students who qualify for free or
					<u> </u>
17					county as compared to the number of total public school
18	students w	ho qua	lify for t	ree o	r reduced-priced meals in the State; and
9		(2)	\$50,00)0,00(to county boards of education to safely move toward
20	delivering	in-per	son educ	estion	with priority given to special education students, students
21					rvice, and students who have shown a need for in-person
22					and the amounts shall be distributed proportional to the
					<u> </u>
23		_			ts enrolled in the county as compared to the number of total
24	public seno	oi stuc	lents en	ronea	-in the State.
25	<u>SEC</u>	TION	8. AND	BE I	FURTHER ENACTED, That:
26	(a)	(1)	In this	s sect	ion the following words have the meanings indicated.
27		(2)	<u>"Eligil</u>	ole sc	hools" includes:
28			(i)	publi	ie schools in each county;
29			(ii)	the N	Aaryland School for the Deaf:
30			(iii)	the N	Aaryland School for the Blind;
31			(iv)	the S	SEED School of Maryland; and

1		(v)	nonpublic placement schools.
2	(3)	"Stuc	lents" includes students enrolled in:
3		(i)	public schools in each county;
4		(ii)	the Maryland School for the Deaf;
5		(iii)	the Maryland School for the Blind;
6		(iv)	the SEED School of Maryland; and
7		(v)	nonpublic placement schools.
8 9 10 11 12	Governor may pro	cess a blishe	nding any other provision of law, on or before June 30, 2021, the budget amendment to transfer from The Blueprint for Maryland's d under § 5-219 of the Education Article to The Blueprint for the Program (R00A02.60) the following amounts for the following
13 14 15 16 17 18 19	for at least 25,000 the number of stu compared to the n State, and provide	provid stude dents umber ed tha	200,000 to the State Department of Education to distribute to the season summer school or tutoring services during the summer of the season services during the summer of the season services during the summer of the season services of the season se
20 21 22 23 24 25 26 27	special education have shown a nee shall be distribute as compared to the	safely studen d for ir ed proj e num publi	200,000 to the State Department of Education to distribute to the move toward delivering in-person education with priority given to ts, students without reliable broadband service, and students who experson education in order to succeed, provided that the amounts cortional to the number of students enrolled in the eligible school ber of total students enrolled in the State, and provided that the eschools shall be distributed by the Department to the county
28 29 30 31 32	Assembly, in acc	reafte ordane	r before the second Wednesday after enactment of this Act and r, the State Department of Education shall report to the General e with § 2-1257 of the State Government Article, and to the nd Management on: distributions to each eligible school; and for each item in subsection (b) of this section:
34			1. how the funds were used;

1	2. the number of students served by the funds disaggregated
2	by income and racial demographics;
3	3. the amount encumbered; and
4	4. plans to use remaining funds.
5	(2) The information provided under paragraph (1) of this subsection for
6	public schools in each county may be aggregated for each county.
7	SECTION 10. AND BE IT FURTHER ENACTED, That:
8 9 10 11 12 13	(a) (1) Notwithstanding any other provision of law, \$23,000,000 from the money derived from the AltaGas Ltd. and WGL Holdings, Inc. merger approved by the Public Service Commission in Case No. 9449 Order No. 88631 on April 4, 2018, for the Maryland Gas Expansion Fund and deposited into the Maryland Strategic Energy Investment Fund established under § 9–20B–05 of the State Government Article may be expended only for utility arrearage assistance in fiscal 2021.
14 15 16	(2) The Governor is authorized to submit a budget amendment to appropriate the funds described under paragraph (1) of this subsection to the Public Service Commission.
17 18 19 20 21	(b) (1) Notwithstanding any other provision of law, \$30,000,000 of funds in the Maryland Strategic Energy Investment Fund from among all the allocations of the Regional Greenhouse Gas Initiative revenue established under § 9–20B–05 of the State Government Article that are not already appropriated in fiscal 2021 may be expended only for utility arrears in fiscal 2021.
22 23 24	(2) The Governor is authorized to submit a budget amendment to appropriate the funds described under paragraph (1) of this subsection to the Public Service Commission.
25 26 27	(c) (1) Subject to paragraph (2) of this subsection, funds directed to utility arrearages programs under subsections (a) and (b) of this section shall be used for grants to electric and natural gas utilities, including cooperatives and municipal utilities.
28	(2) The fund shall be used in the following priority order:
29 30	(i) <u>eliminate all arrearages for households that have qualified for</u> Office of Home Energy Assistance benefits in the past 4 years;
31 32	(ii) eliminate all arrearages for residential special needs customers; and
33	(iii) eliminate the oldest arrearages.

SECTION 11. AND BE IT FURTHER ENACTED, That:

- 2 (a) In this section, "unrestricted fund balance" means all committed, unassigned, 3 and "rainy day" funds, including rainy day funds reported by a county as restricted funds.
- 4 (b) Subject to subsection (c) of this section, the Comptroller may distribute to a
- 5 <u>county a grant from the Local Reserve Account established under § 2–606 of the Tax –</u>
- 6 General Article in an amount equal to the difference between a county's audited fiscal year
- 7 <u>2021 unrestricted fund balance and the amount necessary to bring the unrestricted fund</u>
- 8 balance to 5% of the county's general fund revenues in fiscal year 2021.
- 9 (c) A county may not receive a grant under this section if federal legislation 10 enacted after February 15, 2021, directs revenue in excess of 5% of general fund revenues to 11 the county in federal fiscal 2021.
- 12 <u>SECTION 9.</u> 12. AND BE IT FURTHER ENACTED, That it is the intent of the 13 <u>General Assembly that:</u>
- 14 (1) to the extent practicable, funds authorized under Sections 7 and 8 9 and 15 10 of this Act be distributed equally proportionally by population across the State; and
- 16 (2) grants that are required to go to disadvantaged businesses under 17 subparagraph (f)(11)(ii)1 and (12)(ii)1 of Section 7 9 of this Act be distributed to businesses
- 18 that qualify for investment capital and loans under § 5–1501 of the Economic Development
- 19 Article; and

1

- 20 (3) if federal funds become available for any purpose authorized under 21 Section 7 or 8 9 or 10 of this Act, the federal funds shall be used to supplant and may not
- supplement the funds otherwise authorized under Section 7 or 8 9 or 10 of this Act.

23 SECTION 10. 13. AND BE IT FURTHER ENACTED, That:

- 24 (a) The Comptroller shall perform a cash flow analysis of the Local Reserve
 25 Account established to comply with § 2–606 of the Tax General Article, beginning with
 26 the April 30, 2021, distribution through the September 30, 2022, distribution to determine
 27 how much of the balance is needed to make income tax distributions to the local
 28 jurisdictions during this period and how much can be used to support COVID–19–related
- 29 expenses.
- 30 (b) On or before April 1, 2021, the Comptroller shall report to the Senate Budget 31 and Taxation Committee and the House Appropriations Committee, in accordance with § 32 2–1257 of the State Government Article, and the Maryland Association of Counties on the
- 33 results of the cash flow analysis required under subsection (a) of this section.
- 34 <u>SECTION 14. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall be</u> 35 applicable to all taxable years beginning after December 31, 2019.

1 2 3	<u>SECTION 15. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall</u> apply prospectively only to computations of earned rates of contribution occurring on or after <u>July 1, 2021.</u>
4 5 6	SECTION 16. AND BE IT FURTHER ENACTED, That Section 4 of this Act shall be construed to apply only prospectively to bills for reimbursement or contributions and employment reports due on or after the effective date of this Act.
7 8 9	SECTION 6. 11. 17. AND BE IT FURTHER ENACTED, That, at the end of June 30, 2025, Section $\frac{2}{3}$ of this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect.
10 11 12	SECTION 18. AND BE IT FURTHER ENACTED, That, at the end of June 30, 2023, Section 4 of this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect.
13 14 15 16 17	SECTION 7- 12- 19. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three—fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.