



MARYLAND GENERAL ASSEMBLY
DEPARTMENT OF LEGISLATIVE SERVICES

Effective Dates

**2012 Special Session Chapters –
Effective June 1, 2012**

**SB 1301
Chapter 1**

The President (By Request – Administration)

BUDGET RECONCILIATION AND FINANCING ACT OF 2012

Altering or repealing specified required appropriations; altering the distribution of specified revenues; altering or repealing specified funding requirements; altering the authorized use of specified funds; authorizing the transfer of specified funds; etc.

Except a portion of the Transportation Article as enacted by Section 1 of Chapter 1 and Section 3

**SB 1302
Chapter 2**

The President (By Request – Administration)

STATE AND LOCAL REVENUE AND FINANCING ACT OF 2012

Increasing the State individual income tax rates on specified amounts of income; altering the amount that specified individuals may deduct as an exemption under the income tax; requiring specified business trusts to add specified income to federal adjusted gross income to determine Maryland adjusted gross income; altering the tax rate for specified tobacco products; providing, for purposes of the recordation tax, that specified security interest in real property is deemed to be treated as debt incurred; altering specified fees; etc.

Except Sections 2, 3, and 6

**SB 1303
Chapter 3****The President (By Request – Administration)****CREATION OF A STATE DEBT – QUALIFIED ZONE ACADEMY BONDS**

Authorizing the creation of a State Debt in the amount of \$15,324,000, the proceeds to be used as grants to the Interagency Committee on School Construction and the Maryland State Department of Education for specified development or improvement purposes; providing for disbursement of the loan proceeds and the further grant of funds to eligible school systems for specified purposes, subject to a requirement that the grantees document the provision of a required matching fund; etc.

**2012 Regular Session Chapters –
Effective June 1, 2012****SB 118
Chapter 25****Chair, Education, Health, and Environmental Affairs
Committee (By Request – Departmental – Agriculture)****VOLUNTARY AGRICULTURAL NUTRIENT AND SEDIMENT
CREDIT CERTIFICATION PROGRAM**

Authorizing the Department of Agriculture to establish requirements for the voluntary certification and registration of sediment credits on agricultural land under the Voluntary Agricultural Nutrient Credit Certification Program; clarifying the authority of the Department of the Environment to establish specified requirements under specified circumstances; and altering the intent of the General Assembly.

SB 119 **Chair, Budget and Taxation Committee (By Request –**
Chapter 26 **Departmental – Higher Education Commission)**

**STATE PERSONNEL AND PENSIONS – OPTIONAL
RETIREMENT PROGRAM – MARYLAND HIGHER EDUCATION
COMMISSION**

Clarifying the eligibility of specified employees of the Maryland Higher Education Commission to participate in the Optional Retirement Program; providing for the application of the Act; etc.

SB 126 **Chair, Education, Health, and Environmental Affairs**
Chapter 28 **Committee (By Request – Departmental – Natural Resources)**

**DEPARTMENT OF NATURAL RESOURCES – LAND
PRESERVATION AND RECREATION PLANS**

Altering the time frames for preparation and revision of the Maryland Land Preservation and Recreation Plan and specified local land preservation and recreation plans; requiring consultation with local governments when preparing the Maryland Plan; etc.

SB 300 **Senators Young and Brinkley**

Chapter 54

FREDERICK COUNTY – PUBLIC FACILITIES BONDS

Authorizing and empowering the County Commissioners of Frederick County, from time to time, to borrow not more than \$100,000,000 in order to finance the cost of specified public facilities in Frederick County and to effect such borrowing by the issuance and sale at public or private sale of its general obligation bonds; etc.

SB 545 **Chair, Finance Committee (By Request – Departmental –**
Chapter 78 **Labor, Licensing and Regulation)**

MONEY TRANSMITTERS – LICENSING REQUIREMENTS AND PARTICIPATION IN NATIONWIDE LICENSING SYSTEM

Authorizing the Commissioner of Financial Regulation to participate in the establishment and implementation of a national licensing system for money transmitters; requiring specified license applicants to apply for an initial license or license renewal through a specified nationwide licensing system; requiring specified licensees and license applicants to obtain a unique identifier number; altering the documents and information that an applicant must provide with a license application; etc.

SB 763 **Senator Benson**
Chapter 88

ELECTION LAW – PAYROLL DEDUCTIONS AND MEMBER CONTRIBUTIONS – ADDRESS OF CONTRIBUTOR

Requiring an employer that collects voluntary contributions from employees through payroll deduction to a campaign finance entity selected by the employer to record the address of each contributor and transfer that information to the campaign finance entity; etc.

HB 694 **Delegate Cardin, et al**
Chapter 89

ELECTION LAW – PAYROLL DEDUCTIONS AND MEMBER CONTRIBUTIONS – ADDRESS OF CONTRIBUTOR

Requiring an employer that collects voluntary contributions from employees through payroll deduction to a campaign finance entity selected by the employer to record the address of each contributor and transfer that information to the campaign finance entity; etc.

HB 150 Allegany County Delegation**Chapter 104****ALLEGANY COUNTY – SOLICITATION OF MONEY OR DONATIONS FROM OCCUPANTS OF VEHICLES – PROHIBITIONS AND PERMIT PROGRAM**

Prohibiting, in Allegany County, a person from standing, or causing, encouraging, allowing, or petitioning another to stand, in a roadway, median divider, or intersection to solicit money or donations from the occupant of a vehicle, subject to a specified exception; authorizing the governing body of the county or of a municipal corporation in the county to enact a specified permit program to allow specified individuals to solicit money or donations from the occupant of a vehicle in a specified manner; etc.

HB 173 Delegates Cardin and George**Chapter 106****ELECTION LAW – VOTER REGISTRATION AGENCIES – ELECTRONIC SIGNATURES**

Authorizing an applicant registering to vote at a voter registration agency to consent to the use of an electronic copy of the applicant's signature that is on file with the voter registration agency as the applicant's signature for the application being submitted; and requiring a voter registration agency to transmit an electronic copy of the signature of specified applicants for voter registration to the State Board within 5 days.

HB 216 Washington County Delegation**Chapter 112****WASHINGTON COUNTY – DISTRIBUTION OF AMOUNTS TO TOWN OF WILLIAMSPORT – PAYMENTS IN LIEU OF PROPERTY TAXES ON ELECTRICITY GENERATION FACILITIES**

Altering the requirement that Washington County distribute to the Town of Williamsport 35% of any amount received under specified payments in lieu of property taxes from an electricity generation facility under specified circumstances; applying the Act to all taxable years beginning after June 30, 2012; etc.

HB 271 **Chair, Environmental Matters Committee (By Request –**
Chapter 117 **Departmental – Housing and Community Development)**

**HOUSING AND COMMUNITY DEVELOPMENT – DISASTER
RELIEF HOUSING PROGRAM**

Clarifying the purposes of the Disaster Relief Housing Program in the Department of Housing and Community Development; and authorizing the Department to continue to provide specified financial assistance after the expiration of a state of emergency.

HB 618 **Delegate Simmons, et al**

Chapter 131 **TASK FORCE TO STUDY ACCESS OF INDIVIDUALS WITH
MENTAL ILLNESS TO REGULATED FIREARMS**

Establishing a Task Force to Study Access of Individuals with Mental Illness to Regulated Firearms; providing for the membership, staffing, and duties of the Task Force; requiring the Task Force to report to the Governor and the General Assembly by December 31, 2012, on whether existing law adequately protects the public, as well as the civil rights of individuals with mental illness, and make recommendations as appropriate; etc.

HB 726 **Montgomery County Delegation**

Chapter 135 **MONTGOMERY COUNTY – PROPERTY TAX CREDIT –
BENEFIT CORPORATIONS AND BENEFIT LIMITED LIABILITY
COMPANIES MC 13–12**

Authorizing the governing body of Montgomery County to grant a tax credit against the county property tax imposed on specified property owned or leased by benefit corporations or benefit limited liability companies; authorizing the governing body of Montgomery County to provide for eligibility and certification criteria for the credit, the amount and duration of the credit, regulations and procedures for the credit, and other provisions necessary to carry out the credit; etc.

- HB 813** **Prince George’s County Delegation**
Chapter 136 PRINCE GEORGE’S COUNTY – HYATTSVILLE – ARTS AND ENTERTAINMENT DISTRICT – LICENSED ALCOHOLIC BEVERAGES ESTABLISHMENTS – DISTANCE FROM PLACES OF WORSHIP PG 308–12
- Allowing in the part of the Gateway Arts and Entertainment District in the City of Hyattsville the use of the front door or main entrance in an establishment for which a specified alcoholic beverages license is issued if the door or entrance is at least 500 feet from a place of worship.
- HB 858** **Delegate Gilchrist**
Chapter 138 LAND USE – LOCAL HISTORIC DISTRICT COMMISSIONS AND HISTORIC PRESERVATION COMMISSIONS – ALTERNATE MEMBERS
- Authorizing a local jurisdiction that creates a historic district commission or historic preservation commission to designate one alternate member to sit on the commission when any other member of the commission is absent; authorizing the local jurisdiction to designate a temporary alternate when the alternate member is absent; providing for the effective date of specified provisions of the Act; and providing for the termination of specified provisions of the Act.
- HB 923** **Delegate Lafferty, et al**
Chapter 141 PROPERTY TAX CREDIT – NEIGHBORHOOD CONSERVATION ACT OF 2012
- Authorizing the Mayor and City Council of Baltimore City or the governing body of a county or municipal corporation to grant, by law, a property tax credit against the property tax imposed on owner-occupied residential real property located in specified neighborhood conservation areas; requiring the Department of Housing and Community Development to adopt regulations that establish application procedures for the designation of specified neighborhood conservation areas; etc.

- HB 1391** **Delegate Conway, et al**
Chapter 144 **PUBLIC SCHOOL CONSTRUCTION PROGRAM – MARYLAND SCHOOL FOR THE BLIND**
- Establishing that the Maryland School for the Blind shall be eligible for school construction funding for specified fiscal years, notwithstanding a specified provision of law and subject to specified regulations; and requiring the Board of Public Works to adopt specified regulations.
- HB 443** **The Speaker (By Request – Administration), et al**
Chapter 152 **MARYLAND HEALTH BENEFIT EXCHANGE ACT OF 2012**
- Requiring the Board of Trustees of the Maryland Health Benefit Exchange, subject to a specified waiver, to submit specified regulations to specified legislative committees under specified circumstances; requiring the Maryland Health Benefit Exchange to make specified qualified dental plans and qualified vision plans available to specified individuals and employers; requiring the Exchange to establish and implement specified navigator programs; etc.
- Except Section 2**
- SB 32** **Senator Simonaire**
Chapter 162 **ANNE ARUNDEL COUNTY – PROPERTY TAX PAYMENT DEFERRAL – ELIGIBILITY**
- Authorizing the governing body of Anne Arundel County to provide, by law, a payment deferral of the county property tax for specified residential real property; requiring the governing body of Anne Arundel County to specify the duration and amounts, restrictions, and income eligibility requirements for the payment deferral; requiring the payment of the deferred property taxes under specified circumstances; etc.

- HB 59** **Anne Arundel County Delegation**
Chapter 163 ANNE ARUNDEL COUNTY – PROPERTY TAX PAYMENT
DEFERRAL – ELIGIBILITY
- Authorizing the governing body of Anne Arundel County to provide, by law, a payment deferral of the county property tax for specified residential real property; requiring the governing body of Anne Arundel County to specify the duration and amounts, restrictions, and income eligibility requirements for the payment deferral; requiring the payment of the deferred property taxes under specified circumstances; etc.
- SB 49** **Senator Astle, et al**
Chapter 167 HORSE RACING – MARYLAND–BRED RACE FUND –
ADMINISTRATION
- Authorizing a portion of the Maryland–Bred Race Fund to be allocated for horses that are conceived, but not necessarily foaled, in Maryland; altering the amount of the Fund to be allocated by the Maryland Racing Commission for Maryland–Bred Fund Races; requiring the Commission to set the amount of breeder awards for races in the State and outside the State; etc.
- SB 127** **Chair, Education, Health, and Environmental Affairs**
Chapter 178 **Committee (By Request – Departmental – Natural Resources)**
NATURAL RESOURCES – MARINE GATHERING PERMIT –
ESTABLISHMENT
- Prohibiting a person from sponsoring or holding a marine gathering without obtaining a permit from the Department of Natural Resources; defining “marine gathering”; prohibiting the Department from requiring a specified permit application to be submitted within a specified time period; requiring the Department to adopt specified regulations governing marine gathering permits; requiring the Department to issue a permit under specified circumstances; authorizing the Department to require specified terms; etc.

SB 243 **Senator Jones–Rodwell (By Request – Baltimore City**
Chapter 197 **Administration), et al**

**BALTIMORE CITY – HOTEL ROOM TAX – CONVENTION
CENTER PROMOTION**

Extending through fiscal year 2017, provisions requiring that 40% of the proceeds from a hotel room tax imposed by Baltimore City be appropriated specifically for Convention Center marketing and tourism promotion; etc.

SB 245 **Chair, Judicial Proceedings Committee (By Request –**
Chapter 198 **Departmental – Juvenile Services)**

JUVENILE LAW – DISPOSITION – COMMITTED FACILITIES

Authorizing the Department of Juvenile Services to transfer a child committed for residential placement from a specified facility to another facility specified circumstances; specifying the type of facility to which a child may be transferred under the Act; requiring the Department of Juvenile Services to notify specified individuals if a child's residential placement is changed; authorizing the juvenile court to conduct a specified hearing; requiring the Department of Juvenile Services to make a report to the General Assembly; etc.

SB 253 **Senators Jacobs and Ferguson**

Chapter 201 **STATE GOVERNMENT – ADMINISTRATIVE PROCEDURE ACT**
– REGULATIONS

Requiring a unit in the Executive Branch of State government to publish the text of a proposed regulation on the unit's Web site no later than 3 business days after the date that the regulation is published in the Maryland Register; requiring a unit that submits a regulation to the Joint Committee on Administrative, Executive, and Legislative Review for approval of emergency adoption to publish the text on the unit's Web site no later than 3 business days after the date the regulation is submitted to the Committee for approval; etc.

- SB 258** **Senator Glassman**
Chapter 202 **CREDIT REGULATION – INSTALLMENT LOANS SECURED BY MOTOR VEHICLE LIEN – BALLOON PAYMENTS**
- Altering the circumstances under which a credit grantor is authorized to require a consumer borrower to pay a balloon payment at maturity of an installment loan secured by a lien on a motor vehicle.
- HB 730** **Delegate Kramer**
Chapter 203 **CREDIT REGULATION – INSTALLMENT LOANS SECURED BY MOTOR VEHICLE LIEN – BALLOON PAYMENTS**
- Altering the circumstances under which a credit grantor is authorized to require a consumer borrower to pay a balloon payment at maturity of an installment loan secured by a lien on a motor vehicle.
- SB 565** **Senator Raskin, et al**
Chapter 259 **CRIMINAL PROCEDURE – SEX OFFENDER REGISTRATION REQUIREMENTS – KIDNAPPING**
- Altering the offenses for which a person can be required to register on a specified registry; and providing for the retroactive application of the Act to all persons convicted of kidnapping under a specified section of the Criminal Law Article who have been required to register on the State Sex Offender Registry since the enactment of specified Acts of the General Assembly.
- HB 942** **Delegate Vallario, et al**
Chapter 260 **CRIMINAL PROCEDURE – SEX OFFENDER REGISTRATION REQUIREMENTS – KIDNAPPING**
- Altering the offenses for which a person can be required to register on a specified registry; and providing for the retroactive application of the Act to all persons convicted of kidnapping under a specified section of the Criminal Law Article who have been required to register on the State Sex Offender Registry since the enactment of specified Acts of the General Assembly.

SB 567 **Senator King, et al****Chapter 261** **COMMUNICATIONS TAXES – REFORM COMMISSION**

Establishing the Communications Tax Reform Commission; providing for the composition, chair, and staffing of the Commission; prohibiting a member of the Commission from receiving specified compensation, but authorizing the reimbursement of specified expenses; requiring the Commission to assess the feasibility and fiscal implications of a competitively neutral communications tax and fee system that eliminates the disparate treatment of similar communications service providers; etc.

HB 563 **Delegate Hixson, et al****Chapter 262** **COMMUNICATIONS TAXES – REFORM COMMISSION**

Establishing the Communications Tax Reform Commission; providing for the composition, chair, and staffing of the Commission; prohibiting a member of the Commission from receiving specified compensation, but authorizing the reimbursement of specified expenses; requiring the Commission to assess the feasibility and fiscal implications of a competitively neutral communications tax and fee system that eliminates the disparate treatment of similar communications service providers; etc.

SB 581 **Senator Stone, et al****Chapter 263** **MARYLAND HISTORICAL TRUST – NATIONAL REGISTER OF HISTORIC PLACES – ESSEX SKYPARK**

Requiring that, on or before August 1, 2012, the Director of the Maryland Historical Trust determine whether Essex Skypark is eligible for listing in the National Register of Historic Places in accordance with Title 5A of the State Finance and Procurement Article.

- HB 1108** **Delegate Weir, et al**
Chapter 264 **MARYLAND HISTORICAL TRUST – NATIONAL REGISTER OF HISTORIC PLACES – ESSEX SKYPARK**
- Requiring that, on or before August 1, 2012, the Director of the Maryland Historical Trust determine whether Essex Skypark is eligible for listing in the National Register of Historic Places in accordance with Title 5A of the State Finance and Procurement Article.
- HB 868** **Delegate Conway**
Chapter 271 **FINANCE AND PROCUREMENT – STATE TREASURY – COLLATERAL**
- Clarifying the types of collateral that may be used under specified provisions of law to include a letter of credit issued by a Federal Home Loan Bank if the letter meets the requirements of the State Treasurer’s office; and authorizing obligations from Federal Home Loan Banks to be used as collateral.
- SB 609** **Senator Benson (Chair, Task Force on the Establishment of a Chapter 273 Statewide Spay/Neuter Fund)**
- TASK FORCE ON THE ESTABLISHMENT OF A STATEWIDE SPAY/NEUTER FUND – SUNSET EXTENSION**
- Altering the date by which the Task Force on the Establishment of a Statewide Spay/Neuter Fund is required to report its findings and legislative recommendations to the Governor and specified committees of the General Assembly; and extending the termination date of the Task Force.
- HB 936** **Delegate Frush (Chair, Task Force on the Establishment of a Chapter 274 Statewide Spay/Neuter Fund), et al**
- TASK FORCE ON THE ESTABLISHMENT OF A STATEWIDE SPAY/NEUTER FUND – SUNSET EXTENSION**
- Altering the date by which the Task Force on the Establishment of a Statewide Spay/Neuter Fund is required to report its findings and legislative recommendations to the Governor and specified committees of the General Assembly; and extending the termination date of the Task Force.

SB 627 **Senators Conway and Middleton****Chapter 275****MULTIPLE JURISDICTIONS – ALCOHOLIC BEVERAGES – CLASS B AND CLASS BLX LICENSES – RESTAURANTS**

Altering the requirement for an alcoholic beverages licensee in Anne Arundel County to be issued a specified Class BLX license for a restaurant; and altering the maximum number of Class B licenses and Class BLX licenses in Anne Arundel County, Baltimore City, Baltimore County, Calvert County, Charles County, Howard County, Montgomery County, and Prince George's County that specified persons may hold or in which specified persons may have a direct or indirect interest.

SB 666 **Carroll County Senators****Chapter 284****CARROLL COUNTY – PROPERTY TAX CREDIT FOR HOUSING UNITS AT INDEPENDENT LIVING RETIREMENT COMMUNITIES**

Authorizing the governing body of Carroll County or of a municipal corporation in Carroll County to grant, by law, a tax credit against the county or municipal corporation property tax imposed on specified housing units at independent living retirement communities; etc.

SB 764 **Senator Kelley, et al****Chapter 299****FRAUDULENT INSURANCE ACTS – INDIVIDUAL SURETIES – CONTRACTS OF SURETY INSURANCE**

Establishing that it is a fraudulent insurance act for an individual surety to make a representation that it has legal authority to issue a contract of surety insurance or to issue a contract of surety insurance, except as provided in specified provisions of law; requiring the Maryland Insurance Administration to conduct a specified analysis of practices of corporate sureties and individual sureties; requiring the Administration to consult with specified persons or entities; etc.

- HB 885** **Delegate Jameson, et al**
Chapter 300 **FRAUDULENT INSURANCE ACTS – INDIVIDUAL SURETIES –
CONTRACTS OF SURETY INSURANCE**
- Establishing that it is a fraudulent insurance act for an individual surety to make a representation that it has legal authority to issue a contract of surety insurance or to issue a contract of surety insurance, except as provided in specified provisions of law; requiring the Maryland Insurance Administration to conduct a specified analysis of practices of corporate sureties and individual sureties; requiring the Administration to consult with specified persons or entities; etc.
- SB 918** **Senator Ferguson, et al**
Chapter 320 **ELECTION LAW – CAMPAIGN CONTRIBUTORS –
OCCUPATION AND EMPLOYER**
- Requiring the treasurer of a campaign finance entity to record the occupation and employer of an individual who makes contributions of a cumulative amount of \$500 or more to the campaign finance entity during an election cycle; requiring the treasurer to include in a campaign finance report the occupation and employer of an individual who makes contributions to the campaign finance entity of a cumulative amount of \$500 or more in an election cycle; requiring the State Board of Elections to provide specified notice to a campaign treasurer; etc.
- HB 1103** **Delegates Cardin and Summers**
Chapter 321 **ELECTION LAW – CAMPAIGN CONTRIBUTORS –
OCCUPATION AND EMPLOYER**
- Requiring the treasurer to include in a campaign finance report the occupation and employer of an individual who makes contributions to the campaign finance entity of a cumulative amount of \$500 or more in an election cycle; requiring the State Board of Elections to provide specified notice to a treasurer of a campaign finance entity if a contributor makes cumulative contributions exceeding a specified amount during a specified period; etc.

- SB 919** **Senators Ferguson and Kittleman**
Chapter 322 **ELECTION LAW – CAMPAIGN FINANCE ENTITIES –**
 RETENTION OF RECORDS
- Altering record retention requirements applicable to campaign finance entities by requiring that the account books and related records of a campaign finance entity be preserved until the earlier of 10 years after the creation of the record or 2 years after the campaign finance entity files a final campaign finance report.
- HB 1007** **Delegate George, et al**
Chapter 323 **ELECTION LAW – CAMPAIGN FINANCE ENTITIES –**
 RETENTION OF RECORDS
- Altering record retention requirements applicable to campaign finance entities by requiring that the account books and related records of a campaign finance entity be preserved until the earlier of 10 years after the creation of the record or 2 years after the campaign finance entity files a final campaign finance report.
- SB 1033** **Senator Jennings**
Chapter 338 **ELECTION LAW – CAMPAIGN FINANCE – REQUIREMENTS**
- Requiring the chairman and treasurer of a campaign finance entity to provide electronic mail addresses of the chairman and treasurer to the State Board of Elections and notify the State Board of a change in the electronic mail addresses by a specified date if the chairman and treasurer consent to receiving specified notice only by electronic mail; etc.
- HB 1285** **Delegate Summers, et al**
Chapter 339 **ELECTION LAW – CAMPAIGN FINANCE – REQUIREMENTS**
- Requiring the chairman and treasurer of a campaign finance entity to provide electronic mail addresses of the chairman and treasurer to the State Board of Elections and notify the State Board of a change in the electronic mail addresses by a specified date if the chairman and treasurer consent to receiving specified notice only by electronic mail; etc.

- HB 158** **Delegate Beidle, et al**
Chapter 356 **PROPERTY TAX – HIGH PERFORMANCE BUILDING TAX CREDIT – NATIONAL GREEN BUILDING STANDARDS**
- Altering the definition of “high performance building” for purposes of the high performance building tax credit to include a residential building that achieves at least a silver rating according to the International Code Council’s 700 National Green Building Standards; and applying the Act to all taxable years beginning after June 30, 2012.
- HB 182** **St. Mary’s County Delegation**
Chapter 357 **ST. MARY’S COUNTY BOARD OF ELECTIONS – SALARY**
- Increasing the salary of the members of the St. Mary’s County Board of Elections to \$3,000; and providing that the Act does not apply to the salary or compensation of the incumbent members of the St. Mary’s County Board of Elections.
- HB 472** **Delegates McIntosh and Feldman**
Chapter 373 **WORKGROUP ON LEAD LIABILITY PROTECTION FOR RENTAL PROPERTY**
- Requiring the Maryland Insurance Commissioner to convene a workgroup to evaluate and make recommendations relating to lead liability protection for owners of pre-1978 rental property; requiring the Commissioner to report the findings and recommendations of the workgroup on or before December 1, 2012; etc.
- HB 644** **Delegates Oaks and Niemann**
Chapter 387 **ENVIRONMENT – REDUCING THE INCIDENCE OF LEAD POISONING**
- Altering the application of the Reduction of Lead Risk in Housing law to apply to specified property constructed before 1978; exempting specified properties built between specified dates from requirements relating to risk reduction standards; authorizing the Department of the Environment or a local health department to order lead abatement in specified property under specified circumstances; authorizing the Department to enforce the terms of a specified abatement order in a specified manner; etc.

- HB 668** **Delegate Schulz, et al**
Chapter 389 **VEHICLE LAWS – HISTORIC MOTOR VEHICLES – TRUCKS, TRACTORS, AND MOTOR HOMES**
- Establishing a specified historic motor vehicle registration for trucks, tractors, and motor homes; establishing qualifications for a historic motor vehicle registration under the Act; establishing registration fees; prohibiting the use of a historic motor vehicle for general daily transportation or for commercial transportation on highways; altering the definition of “historic motor vehicle”; etc.
- HB 786** **Delegate Olszewski, et al**
Chapter 393 **FINANCIAL INSTITUTIONS – CREDIT UNIONS AND DEPOSITORY INSTITUTIONS – AUTHORITY TO CONDUCT SAVINGS PROMOTION RAFFLES**
- Repealing a contingency on provisions of law that authorize specified depository institutions and credit unions to conduct savings promotion raffles; altering the circumstances under which depository institutions may conduct savings promotion raffles; requiring a depository institution or credit union offering a savings promotion raffle to post and disclose in specified materials a statement describing the terms and conditions of the raffle; etc.
- HB 902** **Prince George’s County Delegation and Montgomery County**
Chapter 404 **Delegation**
- WASHINGTON SUBURBAN SANITARY COMMISSION – MINORITY BUSINESS ENTERPRISE UTILIZATION PROGRAM – TERMINATION EXTENSION PG/MC 102–12**
- Continuing from July 1, 2012, until July 1, 2017, specified provisions relating to procurement from minority business enterprises by the Washington Suburban Sanitary Commission.

- HB 1054** **Charles County Delegation**
Chapter 413 CHARLES COUNTY – PROPERTY TAX CREDIT –
 CONSERVATION EASEMENTS
- Authorizes the governing body of Charles County to grant, by law, a property tax credit against the county property tax imposed on real property subject to a perpetual conservation easement under specified circumstances; etc.
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- SB 151** **The President (By Request – Administration)**
Chapter 444 CREATION OF A STATE DEBT – MARYLAND CONSOLIDATED
 CAPITAL BOND LOAN OF 2012, AND THE MARYLAND
 CONSOLIDATED CAPITAL BOND LOANS OF 2005, 2006, 2007,
 2008, 2009, 2010, AND 2011
- Authorizing the creation of a State Debt in the amount of \$1,119,424,000, the proceeds to be used for specified necessary building, construction, demolition, planning, renovation, conversion, replacement, and capital equipment purchases of the State, for acquiring specified real estate in connection therewith, and for grants to specified subdivisions and other organizations for specified development and improvement purposes, subject to specified matching fund requirements by specified dates; etc.
- Except Sections 12 and 13**
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- HB 1101** **The Speaker (By Request – Administration), et al**
Chapter 445 WORKERS’ COMPENSATION – MEDICAL PRESUMPTIONS
 AND STUDY
- Altering the diseases and cancers that are considered occupational diseases suffered in the line of duty and are compensable in a specified manner; requiring the Department of Legislative Services, with the agreement of specified stakeholders, to contract with a specified individual to study specified types of cancers that specified individuals may contract in the line of duty; providing for the purpose of the study; providing that any funding needed for the study shall be from sources other than the Department; etc.
- Except Section 1**

- SB 235** **The President (By Request – Administration), et al**
Chapter 446 **PROCUREMENT – INVESTMENT ACTIVITIES IN IRAN**
- Specifying that specified persons shall be considered as engaging in investment activities in Iran under specified circumstances; requiring the Board of Public Works, on or before January 1, 2013, to use credible and publicly available information to create a list of persons that engage in investment activities in Iran; requiring the Board to update the list every 180 days; requiring the Board, before adding a person to the list, to provide the person with written notice that meets specified requirements; etc.
- HB 440** **The Speaker (By Request – Administration), et al**
Chapter 447 **PROCUREMENT – INVESTMENT ACTIVITIES IN IRAN**
- Specifying that specified persons shall be considered as engaging in investment activities in Iran under specified circumstances; requiring the Board of Public Works, on or before December 31, 2012, to use credible and publicly available information to create a list of persons that engage in investment activities in Iran; requiring the Board to update the list every 180 days; requiring the Board, before adding a person to the list, to provide the person with written notice that meets specified requirements; etc.
- SB 19** **Senator Peters, et al**
Chapter 452 **SALES AND USE TAX – EXEMPTION – VETERANS’ ORGANIZATIONS**
- Repealing a termination provision applicable to a sales and use tax exemption for sales to specified veterans’ organizations; etc.
- HB 319** **Delegate Proctor, et al**
Chapter 453 **SALES AND USE TAX – EXEMPTION – VETERANS’ ORGANIZATIONS**
- Repealing a specified termination provision applicable to a sales and use tax exemption for sales to specified veterans’ organizations; etc.

SB 123 **Chair, Judicial Proceedings Committee (By Request –**
Chapter 461 **Departmental – Assessments and Taxation)**

**REAL PROPERTY – FORECLOSURE SALE OF RESIDENTIAL
PROPERTY – NOTICE TO LOCAL SUPERVISOR OF
ASSESSMENTS**

Requiring the purchaser of specified residential property at a foreclosure sale to provide a copy of the court order ratifying the sale to the local supervisor of assessments within a specified period of time; specifying exceptions; requiring the supervisor of assessments to provide a receipt to the person providing a copy of the ratification order; etc.

SB 167 **Senator Currie**

Chapter 467 **TAX CREDITS FOR QUALIFYING EMPLOYEES WITH
DISABILITIES – SUNSET EXTENSION**

Extending termination provisions and altering dates of applicability for specified tax credits for employers that hire qualifying individuals with disabilities.

SB 273 **Senator Jones–Rodwell (Chair, Joint Committee on**
Chapter 474 **Pensions)**

**STATE RETIREMENT AND PENSION SYSTEM –
ADMINISTRATIVE AND OPERATIONAL EXPENSES –
CERTIFICATIONS AND NOTIFICATIONS**

Altering the timing of a specified reimbursement to specified accumulation funds for specified administrative and operational expenses of the Board of Trustees for the State Retirement and Pension System and the State Retirement Agency; requiring the Board of Trustees to send specified certifications and notifications of the amounts payable by local employers for administrative and operational expenses of the Board of Trustees and the State Retirement Agency on or before February 1 of each year; etc.

- SB 452** **Senator Middleton, et al**
Chapter 509 **OTHER TOBACCO PRODUCTS – RESTRICTIONS ON SALE, DISTRIBUTION, AND SHIPMENT – EXEMPTIONS**
- Specifying that provisions of law relating to the regulation of other tobacco products do not apply to a seller located outside the State when selling, holding for sale, shipping, or delivering specified cigars or pipe tobacco to consumers in the State; providing that specified provisions of law regulating the sale and distribution of other tobacco products do not apply to the order, purchase, sale, or shipment of specified cigars or pipe tobacco by a licensed other tobacco products retailer or licensed tobacconist; etc.
- HB 570** **Delegate Davis, et al**
Chapter 510 **OTHER TOBACCO PRODUCTS – RESTRICTIONS ON SALE, DISTRIBUTION, AND SHIPMENT – EXEMPTIONS**
- Specifying that provisions of law relating to the regulation of other tobacco products do not apply to a seller located outside the State when selling, holding for sale, shipping, or delivering specified cigars or pipe tobacco to consumers in the State; requiring the Comptroller to submit a report to the General Assembly on or before November 1, 2012, on the viability and efficacy of instituting in Maryland the policy of permitting direct shipment of premium cigars and pipe tobacco to consumers in the State; etc.
- SB 507** **Senator Kelley, et al**
Chapter 528 **FINANCIAL INSTITUTIONS – INTEREST PAYABLE ON ESCROW ACCOUNTS AND SPECIFIC PURPOSE SAVINGS ACCOUNTS**
- Altering the interest rate payable by specified lending institutions on escrow accounts created in connection with loans secured by a first mortgage or first deed of trust on residential real property; requiring the interest rate to be adjusted under specified circumstances; altering the interest rate payable by banking institutions on interest bearing accounts instituted for a specific purpose; etc.

- HB 533** **Delegate Feldman, et al**
Chapter 529 **FINANCIAL INSTITUTIONS – INTEREST PAYABLE ON ESCROW ACCOUNTS AND SPECIFIC PURPOSE SAVINGS ACCOUNTS**
- Altering the interest rate payable by specified lending institutions on escrow accounts created in connection with loans secured by a first mortgage or first deed of trust on residential real property; requiring the interest rate to be adjusted under specified circumstances; altering the interest rate payable by banking institutions on interest bearing accounts instituted for a specific purpose; etc.
- SB 534** **Senator Pugh, et al**
Chapter 532 **BALTIMORE CITY – ALCOHOLIC BEVERAGES LICENSE – REPEAL OF VOTER REGISTRATION REQUIREMENT FOR LICENSEES**
- Repealing, as to Baltimore City, the requirement that an authorized person of a limited liability company who holds an alcoholic beverages license that was granted on or before June 1, 2012, be a registered voter in the City.
- HB 232** **Delegate Tarrant, et al**
Chapter 533 **BALTIMORE CITY – ALCOHOLIC BEVERAGES LICENSE – REPEAL OF VOTER REGISTRATION REQUIREMENT FOR LICENSEES**
- Repealing, as to Baltimore City, the requirement that an authorized person of a limited liability company who holds an alcoholic beverages license that was granted on or before June 1, 2012, be a registered voter in the City.

SB 540 **Senator Astle, et al****Chapter 534****MARYLAND HEALTH CARE COMMISSION –
PREAUTHORIZATION OF HEALTH CARE SERVICES –
BENCHMARKS**

Requiring the Maryland Health Care Commission to work with payors and providers to attain benchmarks for standardizing and automating the process required by payors for preauthorizing health care services; requiring the benchmarks to include, on or before specified dates, establishment or utilization of specified features; providing that the benchmarks do not apply to specified preauthorizations; requiring the Commission to establish by regulation a process through which a payor or provider may be waived from attaining benchmarks; etc.

HB 470 **Delegate Tarrant, et al****Chapter 535****MARYLAND HEALTH CARE COMMISSION –
PREAUTHORIZATION OF HEALTH CARE SERVICES –
BENCHMARKS**

Requiring the Maryland Health Care Commission to work with payors and providers to attain benchmarks for standardizing and automating the process required by payors for preauthorizing health care services; requiring the benchmarks to include, on or before specified dates, establishment or utilization of specified features; providing that the benchmarks do not apply to specified preauthorizations; requiring the Commission to establish by regulation a process through which a payor or provider may be waived from attaining benchmarks; etc.

SB 765 **Senators Mathias and Middleton****Chapter 573****PUBLIC SERVICE COMMISSION – STUDY ON TENANT
PAYMENT OF LANDLORD UTILITY BILLS**

Requiring the Public Service Commission to convene a workgroup to study and make recommendations on developing a mechanism to allow specified tenants to pay for utilities when the landlord responsible for utility payments defaults on the responsibility; requiring the Public Service Commission to report findings and recommendations to the Senate Finance Committee and the House Economic Matters Committee on or before December 1, 2012; etc.

- HB 1269** **Delegate Barnes, et al**
Chapter 574 **PUBLIC SERVICE COMMISSION – STUDY ON TENANT
PAYMENT OF LANDLORD UTILITY BILLS**
- Requiring the Public Service Commission to convene a workgroup to study and make recommendations on developing a mechanism to allow specified tenants to pay for utilities when the landlord responsible for utility payments defaults on the responsibility; requiring the Public Service Commission to report findings and recommendations to the Senate Finance Committee and the House Economic Matters Committee on or before December 1, 2012; etc.
- SB 920** **Senator Raskin, et al**
Chapter 620 **ETHICS ONLINE DISCLOSURE ACT OF 2012**
- Requiring that specified ethics statements and reports be made available to the general public on the Internet through an online registration program; requiring that the ethics statements and reports be submitted in an electronic format; providing that a legislator is not required to report specified information under specified circumstances if reporting the information would violate standards of client confidentiality or professional conduct; etc.
- SB 921** **Senator Conway**
Chapter 621 **STATE BOARD OF NURSING – SUNSET EXTENSION AND
REVISIONS**
- Continuing the State Board of Nursing by extending to July 1, 2023, the termination provisions relating to the statutory and regulatory authority of the Board; requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before July 1, 2022; requiring the Department of Health and Mental Hygiene, in consultation with the Department of Budget and Management, to contract with an independent entity for a specified management and personnel study with costs paid from the Board of Nursing Fund; etc.

SB 1036 **Chair, Budget and Taxation Committee (By Request –**
Chapter 638 **Departmental – University System of Maryland)**

ACADEMIC FACILITIES BONDING AUTHORITY

Approving specified projects for the acquisition, development, and improvement of specified academic facilities for the University System of Maryland; authorizing the University System of Maryland to issue bonds in a total principal amount of \$17,000,000 to finance specified projects; etc.

SB 1037 **Senator DeGrange**
Chapter 639

PRIOR AUTHORIZATIONS OF STATE DEBT TO FUND CAPITAL PROJECTS – ALTERATIONS

Amending prior authorizations of State Debt to alter the requirement that specified grantees provide specified matching funds; extending the deadline for specified grantees to present evidence that a matching fund will be presented; providing that specified grants may not terminate before specified dates; changing the locations of specified capital projects; repealing a requirement that a specified grantee grant a historical easement; altering the purpose of specified grants; changing the names of specified grantees; etc.

SB 1059 **Senator Conway**
Chapter 641

ALCOHOLIC BEVERAGES – COMPTROLLER – DEPARTMENTS OF LIQUOR CONTROL AND LIQUOR CONTROL BOARDS

Expressly requiring the Comptroller to enforce provisions of law applicable to specified activities conducted by a department of liquor control or a liquor control board; and making specified powers of liquor control boards subject to the enforcement authority of the Comptroller.

HB 1432 **Delegate Barkley****Chapter 642** **ALCOHOLIC BEVERAGES – COMPTROLLER – DEPARTMENTS OF LIQUOR CONTROL AND LIQUOR CONTROL BOARDS**

Expressly requiring the Comptroller to enforce provisions of law applicable to specified activities conducted by a department of liquor control or a liquor control board; and making specified powers of liquor control boards subject to the enforcement authority of the Comptroller.

SB 1073 **Senator Middleton****Chapter 643** **ELECTRICITY – CONSTRUCTION OF OVERHEAD TRANSMISSION LINES AND WIND GENERATING STATIONS**

Authorizing the Public Service Commission to waive the requirement for an electric company to obtain a certificate of public convenience and necessity under specified circumstances; requiring the Commission to waive the requirement to obtain a certificate of public convenience and necessity for construction related to an existing overhead transmission line designed to carry a specified amount of voltage; authorizing an electric company to undertake necessary construction related to an existing overhead transmission line; etc.

HB 1427 **Delegates Jameson and Schuh****Chapter 644** **ELECTRICITY – CONSTRUCTION OF OVERHEAD TRANSMISSION LINES AND WIND GENERATING STATIONS**

Authorizing the Public Service Commission to waive the requirement for an electric company to obtain a certificate of public convenience and necessity under specified circumstances; requiring the Commission to waive the requirement to obtain a certificate of public convenience and necessity for construction related to an existing overhead transmission line designed to carry a specified amount of voltage under specified circumstances; authorizing an electric company to undertake specified construction; etc.

HB 125 **Frederick County Delegation and Washington County**
Chapter 650 **Delegation**

**FREDERICK COUNTY AND WASHINGTON COUNTY –
PROPERTY TAX CREDIT – JOB CREATION BY SMALL
BUSINESSES**

Authorizing the governing body of Frederick County and the governing body of Washington County to grant, by law, a property tax credit against the county property tax imposed on real property owned or leased by specified new or existing business entities that meet specified requirements; providing for the amount and duration of the property tax credits; etc.

HB 329 **Anne Arundel County Delegation**
Chapter 660

**ANNE ARUNDEL COUNTY – ALCOHOLIC BEVERAGES –
VIDEO LOTTERY FACILITY – LICENSES AND HOURS FOR
SALE AND CONSUMPTION**

Altering the hours for the sale and consumption of alcoholic beverages at a video lottery facility in Anne Arundel County to match the hours of operation for a video lottery facility; providing that a subsidiary of a specified entity may be issued an entertainment facility license; etc.

HB 680 **Delegate Rosenberg, et al**
Chapter 672

**EDUCATION – TASK FORCE TO EXPLORE INCORPORATING
THE SUBJECT OF AGRICULTURE IN EXISTING CURRICULAR
AREAS**

Requiring the State Board of Education and the University of Maryland Extension, after consultation with local boards of education, the Maryland Agricultural Education Foundation, and other organizations that promote education about sustainable agriculture, to create a task force to explore options for incorporating the subject of agriculture, including sustainable agriculture and other agricultural issues, in all existing curricular areas; and terminating the Act after May 31, 2015.

HB 700 Delegate Feldman**Chapter 673****COMMERCIAL LAW – UNIFORM COMMERCIAL CODE – REVISIONS TO TITLE 1**

Revising, updating, reorganizing, and clarifying Title 1 of the Maryland Uniform Commercial Code (MUCC) relating to general provisions applicable to the MUCC; establishing a short title; clarifying the transactions to which Title 1 of the MUCC applies; providing for the effect of Title 1 of the MUCC on a specified federal law; authorizing the subordination of an obligation or a right to performance under specified circumstances; etc.

HB 725 Montgomery County Delegation**Chapter 677****MONTGOMERY COUNTY – COUNTY COUNCIL SPECIAL ELECTIONS – VOTING BY MAIL MC 5–12**

Authorizing the Montgomery County Council to direct that voting by mail be utilized in specified special elections for the Montgomery County Council; specifying the application of specified provisions of law to a special election for the Montgomery County Council; requiring the local board of elections to mail a vote-by-mail ballot to each registered voter who is eligible to vote in a special election conducted by mail unless the voter has requested that the ballot be transmitted by other means; etc.

HB 770 Delegate Davis**Chapter 679****PUBLIC SERVICE COMMISSION – ELECTRIC COMPANIES – NEW GENERATION FACILITIES AND CUSTOMER CREDITS AND THE ELECTRIC UNIVERSAL SERVICE PROGRAM**

Providing that if a party to a merger or acquisition of an electric company or an electric company affiliate must distribute a credit to customers under an agreement with the Public Service Commission, the Commission shall consider the adequacy of the current funding of the electric universal service program in providing specified assistance; providing that specified funds deposited into the electric universal service fund are in addition to, and may not substitute for, specified funds; etc.

HB 824 **Delegate Hammen (Chair, Health and Government**
Chapter 681 **Operations Committee)**

STATE BOARD OF PHYSICIANS – APPOINTMENT AND TERM OF CHAIR

Requiring the Governor to appoint the chair of the State Board of Physicians; and establishing the term of office of the chair.

HB 896 **Prince George’s County Delegation and Montgomery County**
Chapter 685 **Delegation**

THE WASHINGTON SUBURBAN SANITARY DISTRICT TRANSPARENCY AND RATE RELIEF ACT OF 2012 PG/MC 107–12

Requiring, beginning on a specified date, specified information regarding the number of payments of a front foot benefit charge to be printed on property tax bills in Prince George’s County; establishing a Task Force to Study Rates and Charges in the Washington Suburban Sanitary District; requiring the Task Force to report findings and recommendations to the governor and the Montgomery County and Prince George’s County delegations to the General Assembly on or before December 31, 2012; etc.

HB 991 **Delegates Rosenberg and Carr**
Chapter 695

TASK FORCE TO STUDY THE RENOVATION AND REPAIR NEEDS OF SENIOR HOMEOWNERS

Requiring the Department of Housing and Community Development, with the assistance of the Department of Aging, the Department of Health and Mental Hygiene, and the Department of Human Resources, to create a task force to study methods for identifying and understanding the renovation and repair needs of low-income and limited-income senior homeowners and identifying resources to assist senior homeowners; requiring the task force to consult with and enlist the participation of specified stakeholders; requiring a specified report; etc.

- HB 1050** **Delegates Barkley and Davis**
Chapter 697 **ALCOHOLIC BEVERAGES LICENSEES – ADULT ENTERTAINMENT – EXCEPTION**
- Providing that specified prohibitions in specified jurisdictions against alcoholic beverages licensees allowing specified types of adult entertainment are not applicable to licensees who are operators of theaters, art centers, or similar establishments that present performances expressing matters of serious literary, artistic, scientific, or political value; altering a prohibition against specified activity; terminating an exemption from a prohibition against specified activity in Prince George’s County; etc.
- HB 1081** **Delegate Rosenberg**
Chapter 701 **HOMESTEAD PROPERTY TAX CREDIT REFORM ACT OF 2012**
- Providing that a person who has been granted a homestead property tax credit and is subsequently found to not qualify for the credit shall be assessed property taxes otherwise due; requiring that a person be assessed, under specified circumstances, a penalty equal to a specified amount; requiring a specified penalty to be separately itemized on the person’s tax bill; etc.
- HB 1188** **Delegate Ross, et al**
Chapter 706 **STATE DEPARTMENT OF EDUCATION – LACROSSE OPPORTUNITIES PROGRAM**
- Creating the Lacrosse Opportunities Program in the State Department of Education to increase opportunities for minority students to participate in lacrosse in their communities; requiring the State Superintendent of Education to administer the Program; requiring the Governor, beginning in fiscal year 2014, to include at least \$40,000 for the Program in the annual budget submission; etc.

- HB 1201** **Delegate Conway, et al**
Chapter 708 DEPARTMENT OF PLANNING – STATE DEVELOPMENT PLAN
 – USE AND CONFLICTS OF LAW
- Requiring the Smart Growth Subcabinet to meet at least biannually with specified individuals to discuss specified local government issues; prohibiting use of the State Development Plan to deny a State-issued permit or specified State funding; etc.
- HB 1306** **Chair, Environmental Matters Committee (By Request –**
Chapter 717 **Departmental – Natural Resources)**
- DEPARTMENT OF NATURAL RESOURCES – AQUACULTURE
LEASING
- Authorizing the Department of Natural Resources, in consultation with the Aquaculture Coordinating Council, to charge an application fee, rent, and an aquaculture development surcharge for water column leases; reducing the length of time that the Department is required to advertise an aquaculture lease application in a local newspaper; prohibiting a leaseholder from placing specified oysters on a lease; repealing provisions of law that authorize and govern the dredging of oysters on leased ground in specified areas of the State; etc.
- HB 1327** **Delegate Lafferty**
Chapter 719 COMMUNITY LEGACY PROGRAM – SUSTAINABLE
 COMMUNITY DESIGNATION – TIME EXTENSION
- Extending the date until which existing community legacy areas and designated neighborhoods will be considered sustainable communities for the purposes of the Community Legacy Program; and extending the date by which sponsors of existing community legacy areas and designated neighborhoods are required to file for redesignation as a sustainable community for the purposes of financial assistance under the Program.

2012 Regular Session Chapters – Effective June 30, 2012

SB 129 **Chair, Education, Health, and Environmental Affairs**
Chapter 180 **Committee (By Request – Departmental – Agriculture)**

MARYLAND AGRICULTURAL LAND PRESERVATION FOUNDATION – EASEMENTS

Repealing obsolete language relating to agricultural districts and agricultural land preservation easements; requiring specified information in specified applications; altering notice requirements; clarifying the process and requirements for the application, approval, and acquisition of agricultural preservation easements; repealing specified deadlines; authorizing the Maryland Agricultural Land Preservation Foundation to assign specified district agreements to the governing body of a county under specified circumstances; etc.

2011 Chapter – Effective June 1, 2012

HB 71 The Speaker (By Request – Administration)

Chapter 396

CREATION OF STATE DEBT – MARYLAND CONSOLIDATED CAPITAL BOND LOAN OF 2011, AND THE MARYLAND CONSOLIDATED CAPITAL BOND LOANS OF 1996, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, AND 2010

Authorizing the creation of a State Debt in the amount of \$949,102,501, the proceeds to be used for specified necessary building, construction, demolition, planning, renovation, conversion, replacement, and capital equipment purchases of the State, for acquiring specified real estate in connection therewith, and for grants to specified subdivisions and other organizations for specified development and improvement purposes, subject to specified matching fund requirements by specified dates; etc.

Section 12 only

2010 Chapter – Effective June 1, 2012

SB 142 The President (By Request – Administration)

Chapter 483

CREATION OF A STATE DEBT – MARYLAND CONSOLIDATED CAPITAL BOND LOAN OF 2010, AND THE MARYLAND CONSOLIDATED CAPITAL BOND LOANS OF 2003, 2004, 2005, 2006, 2007, 2008, AND 2009

Authorizing the creation of a State Debt in the amount of \$1,033,794,441, the proceeds to be used for the acquisition, building, construction, demolition, planning, renovation, conversion, replacement, and capital equipping of specified State projects, for acquiring specified real estate and easements, and for grants to specified subdivisions and other organizations for specified purposes, subject to the requirement that specified grantees provide and expend specified matching funds by specified dates; etc.

Section 13 only