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January 19, 2022

- **TO:** The Honorable Guy Guzzone, Chairman Budget and Taxation Committee
- FROM: Shelly Marie Martin Assistant Attorney General and Director, False Claims Unit
- **Re**: SB0114 False Claims Civil Penalties or Damages Exceptions to General Fund Deposit by Comptroller (Support)

The Office of the Attorney General supports Senate Bill 114, which creates exceptions to the current requirement that all funds recovered under the Maryland False Claims Act be deposited into the General Fund.

The Maryland False Claims Act (Gen. Prov. §§ 8-101 through 8-111) and its companion statute the Maryland False Health Claims Act (Health Gen. §§ 2-601 through 2-611) prohibit contractors, grantees, and others who directly or indirectly receive government funds from making false or fraudulent claims for payment. Those who do so are subject to fines of up to \$10,000 per violation and up to three times the loss suffered by the government agency. The Acts currently require that all funds recovered by the State be deposited to the General Fund. Gen. Prov. § 8-109(c); Health Gen. § 2-610(c). While this is an appropriate disposition of the recovery in many cases, in other instances, we believe that it would be more appropriate to allow a specially-funded agency to retain the recovered funds.

The State has created trust funds and other special programs that receive funds from places other than the General Fund or hold funds in trust for specific purposes. The various State Pension Plans and the State Employee and Retiree Health and Welfare Benefits Program are funded, in part, by employee contributions to their pension and health insurance benefits. Both programs operate for the purpose of providing current and future benefits to employees, retirees, and their dependents. Both K-12 schools and institutions of higher education receive substantial funding from local taxes, federal programs, student tuition, and other sources in addition to any funds appropriated to them from the General Fund. Should one of these programs be the victim of fraud

by a contractor or other person, we believe that the best use of any recovered funds is to return them to these programs. There are numerous other programs that receive specially-dedicated funds meant to be used for designated purposes.

SB 0114 accomplishes this goal by providing that, while recoveries under the False Claims Act will generally be deposited to the General Fund, funds will not be sent to the General Fund when a case involves the State Retirement and Pension System, the State Employee and Retiree Health and Welfare Benefits Program, or other funds not subject to the general budgetary requirement that excess funds revert to the General Fund.

The Office of the Attorney General urges the Committee to vote favorably on SB 114. Thank you for your attention to this matter.

cc: The Honorable Jeff Waldstreicher Members, Budget and Taxation Committee