CAROLYN A. QUATTROCKI Chief Deputy Attorney General

LEONARD J. HOWIE III Deputy Attorney General

CARRIE J. WILLIAMS Deputy Attorney General

SHARON S. MERRIWEATHER Deputy Attorney General

ZENITA WICKHAM HURLEY Chief, Equity, Policy, and Engagement



PETER V. BERNS General Counsel

CHRISTIAN E. BARRERA *Chief Operating Officer*

STATE OF MARYLAND OFFICE OF THE ATTORNEY GENERAL OFFICE OF THE SOLICITOR GENERAL

> **ANTHONY G. BROWN** Attorney General

> > March 26, 2025

TO:	The Honorable Brian Feldman Chair, Education, Energy, and the Environment Committee
FROM:	Tiffany Clark Director, Legislative Affairs, Office of the Attorney General
RE:	House Bill 1253 – Department of Social and Economic Mobility Established – Support with Amendments

The Office of the Attorney General (OAG) supports **House Bill 1253** – Maryland Department of Social and Economic Mobility– Established sponsored by Speaker Adrienne Jones with amendments. **House Bill 1253** establishes the Maryland Department of Social Equity, which, among other responsibilities, would assist individuals in Maryland by connecting them to appropriate social equity programs and resources, advise State agencies on issues of social equity, develop innovative social equity-related recommendations, policies, practices, and programs for the State, and conduct analyses of the effectiveness of various social-equity programs.

Maryland is currently the most diverse state on the East Coast, and home to three of the nation's most diverse cities.¹ Because this diversity is one of Maryland's greatest assets—one that should be fostered and supported by the State and its various agencies—the OAG is committed to promoting equity as one of its core values and guiding principles. This commitment is reflected in Attorney General Brown's newly established Office of Equity, Policy, and Engagement which is focused on developing innovative, equity-centered strategies to advance the Office's priorities. Social equity seeks to scale these same principles, with the National Academy of Public Administration defining social equity as "the fair, just and equitable management of all institutions serving the public directly or by contract; the fair, just and

¹ See: <u>https://business.maryland.gov/why-maryland/diversity-equity-inclusion/</u>

This bill letter is a statement of the Office of Attorney General's policy position on the referenced pending legislation. For a legal or constitutional analysis of the bill, Members of the House and Senate should consult with the Counsel to the General Assembly, Sandy Brantley. She can be reached at 410-946-5600 or sbrantley@oag.state.md.us.

equitable distribution of public services and implementation of public policy; and the commitment to promote fairness, justice, and equity in the formation of public policy."²

Social equity programs and practices broadly support Marylanders by: ensuring compliance with State and federal nondiscrimination laws; dismantling structural and institutional barriers to equal opportunity; redressing the impact of historically discriminatory laws and policies; fostering a culture of innovation and creative problem-solving; and promoting respect, understanding, and the celebration of diverse perspectives.

The need for State-level action and elevation in support of social equity is greater than ever. In establishing the Department of Social Equity, the OAG welcomes a State agency dedicated to this issue who can collaborate with our Office and other stakeholders to advance the critical work of promoting fairness, justice, and equity in State government and State-regulated activities.

For these reasons, the OAG urges the Education, Energy, and the Environment Committee to issue a favorable with amendments report on **House Bill 1253**. The amendments clarify the legal advisory relationship between the Department of Social and Economic Mobility and the OAG.

OAG Amendments to House Bill 1253

On page 9, in line 21, after "(B)" insert "(1)"; in line 25, strike "(C)" and substitute "(2)"; and after line 26, insert:

"(C) (1) THE COUNSEL TO THE DEPARTMENT MAY HAVE NO DUTY OTHER THAN TO GIVE THE LEGAL AID, ADVICE, AND COUNSEL REQUIRED BY THE SECRETARY AND ANY OTHER OFFICIAL OF THE DEPARTMENT, TO SUPERVISE THE OTHER ASSISTANT ATTORNEYS GENERAL ASSIGNED TO THE DEPARTMENT, AND TO PERFORM FOR THE DEPARTMENT THE DUTIES THAT THE ATTORNEY GENERAL ASSIGNS.

(2) THE COUNSEL SHALL PERFORM THESE DUTIES SUBJECT TO THE CONTROL AND SUPERVISION OF THE ATTORNEY GENERAL.

(3) AFTER THE ATTORNEY GENERAL DESIGNATES THE COUNSEL TO THE DEPARTMENT, THE ATTORNEY GENERAL MAY NOT REASSIGN THE COUNSEL WITHOUT CONSULTING THE SECRETARY.".

² See: <u>https://web.archive.org/web/20090506083627/http://napawash.org/aa_social_equity/index.html</u>