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4lr2626 CF SB 883

## By: **Delegate Smith** Introduced and read first time: February 7, 2024 Assigned to: Ways and Means

# A BILL ENTITLED

1 AN ACT concerning

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# Education – Virtual Tutoring Services – Applicant Review

3 FOR the purpose of requiring virtual tutoring services to require an applicant for a position 4 involving direct contact with minors to submit certain information relating to child  $\mathbf{5}$ sexual abuse or sexual misconduct of the applicant; requiring certain former 6 employers of an applicant to submit certain information to the virtual tutoring 7 service; requiring a virtual tutoring service to review certain information submitted 8 by an applicant before hiring the applicant; authorizing a virtual tutoring service to 9 forward certain information gathered during an applicant review process to certain organizations; allowing virtual tutoring services to use a certain prior employment 10 11 review by another virtual tutoring service; and generally relating to applicants for 12employment with virtual tutoring services.

- 13 BY repealing and reenacting, with amendments,
- 14 Article Education
- 15 Section 6–113.2
- 16 Annotated Code of Maryland
- 17 (2022 Replacement Volume and 2023 Supplement)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
   19 That the Laws of Maryland read as follows:
- 20 Article Education
- $21 \quad 6-113.2.$
- 22 (a) (1) In this section the following words have the meanings indicated.

23 (2) "Child sexual abuse" has the meaning stated in § 6–113.1 of this 24 subtitle.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 (3) (i) "Contracting agency" means an entity that contracts with a 2 county board or nonpublic school to provide a service to a school or the students of a school.

3 (ii) "Contracting agency" includes an entity that provides 4 transportation to and from a school using a vehicle other than a Type I or Type II school 5 vehicle, in accordance with § 7–801 of this article.

6 (4) "Direct contact with minors" means the care, supervision, guidance, or 7 control of, or routine interaction with, a minor.

8 (5) "Emergent employee" means an employee hired by a county board or 9 nonpublic school without completing the employment history review required under this 10 section.

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- (6) "School" means a public or nonpublic school.

12 (7) "Sexual misconduct" has the meaning stated in § 6–113.1 of this 13 subtitle.

# 14(8) "VIRTUAL TUTORING SERVICE" MEANS AN ENTITY THAT HIRES15TUTORS TO WORK WITH STUDENTS VIRTUALLY.

16 (b) A county board, nonpublic school, VIRTUAL TUTORING SERVICE, or 17 contracting agency shall require an applicant for a position involving direct contact with 18 minors to submit:

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(1) The contact information of the following employers:

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The current employer;

(i)

21 (ii) All former school employers, including employers for which the 22 applicant was an emergent employee; and

(iii) All former employers of the applicant in which the applicant was
employed in a position involving direct contact with minors within the previous 10 years;

25 (2) A written consent form, signed by the applicant, authorizing an 26 employer listed under item (1) of this subsection to release all records relating to child 27 sexual abuse or sexual misconduct; and

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(3) A written statement of whether the applicant:

(i) Has been the subject of a child sexual abuse or sexual misconduct
 investigation by any employer, arbitrator, county board, State licensing agency, law
 enforcement agency, or child protective services agency, unless the investigation resulted
 in a finding by:

1 1. The employer that allegations that the applicant engaged  $\mathbf{2}$ in sexual misconduct lacked sufficient evidence according to the policies of the county board 3 or nonpublic school; 2. 4 An arbitrator or a county board to reject any disciplinary action in response to allegations that the applicant engaged in sexual misconduct:  $\mathbf{5}$ 6 A State licensing agency that allegations that the 3. 7applicant engaged in sexual misconduct lacked sufficient evidence according to: 8 A. State law: or 9 Β. The policies of the county board or nonpublic school; 10 4. A law enforcement agency that allegations that the applicant engaged in child sexual abuse were unfounded; or 11 125. A child protective services agency that allegations that the 13applicant engaged in child sexual abuse were ruled out; 14Has ever been disciplined, discharged, nonrenewed, or asked to (ii) 15resign from employment, or has ever resigned from or otherwise separated from any employment while allegations of child sexual abuse or sexual misconduct were pending or 1617were under investigation, or due to an adjudication or findings of child sexual abuse or 18 sexual misconduct; or 19 Has ever had a license, professional license, or certificate (iii) 20suspended, surrendered, or revoked while allegations of child sexual abuse or sexual 21misconduct were pending or under investigation, or due to an adjudication or findings of 22child sexual abuse or sexual misconduct. 23Except as provided in subsection (g) of this section, before hiring an applicant (c) 24for a position involving direct contact with minors, the county board, nonpublic school, 25VIRTUAL TUTORING SERVICE, or contracting agency shall: 26(1)Review an applicant's employment history by contacting the employers 27listed by the applicant under subsection (b)(1) of this section and requesting the following 28information: 29The dates of employment of the applicant; and (i) 30 (ii) Answers to the questions regarding child sexual abuse or sexual 31 misconduct required under subsection (b)(3) of this section; and 32Request a report from the Department regarding the applicant's (2)33 eligibility for employment or certification status to determine whether the applicant:

1 Holds a valid and active certification appropriate for the position (i)  $\mathbf{2}$ and is otherwise eligible for employment; and

3 (ii) Has been the subject of professional discipline related to child sexual abuse or sexual misconduct. 4

 $\mathbf{5}$ (d) (1)Not later than 20 days after receiving a request for information under 6 subsection (c) of this section, an employer shall send to the county board, nonpublic school, 7 VIRTUAL TUTORING SERVICE, or contracting agency the information requested on the 8 form prescribed by the Department.

9 If the information from an employer includes an affirmative response (2)10 to the child sexual abuse or sexual misconduct questions under subsection (b)(3) of this section, and the county board, nonpublic school, VIRTUAL TUTORING SERVICE, or 11 12contracting agency makes a determination to further consider the applicant for 13employment, the county board, nonpublic school, VIRTUAL TUTORING SERVICE, or 14contracting agency shall request that the former employer provide additional information about the information provided, including all records related to child sexual abuse or sexual 1516 misconduct.

17An employer that receives a request for additional information under (3)18paragraph (1) of this subsection shall provide the additional information within 60 days of 19 the date of the prospective employer's request to:

20(i) The requesting county board, nonpublic school, VIRTUAL 21TUTORING SERVICE, or contracting agency; and

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or

(ii) The applicant who is under consideration for employment.

23A county board or nonpublic school may hire an applicant as an (e) (1)emergent employee for a period not to exceed 60 days pending the review of information 2425and records required under this section only if:

26The applicant has provided all the information and supporting (i) 27documentation required under this section;

28An employer has no knowledge of information regarding the (ii) 29applicant that would disgualify the applicant from employment;

30 The applicant swears or affirms that the applicant is not (iii) disqualified from employment; and 31

32The applicant is not authorized to work alone with minors unless (iv) 33 the applicant:

Works in the immediate vicinity of a permanent employee; 34 1. 35

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If the applicant is a school vehicle driver, is subject to 1 2.  $\mathbf{2}$ audio and video monitoring and recording, which is promptly reviewed by school 3 administrators. 4 (2)Based on the employment history review required under subsection (c) of this section, at any time within 60 days after hiring an applicant as an emergent  $\mathbf{5}$ employee, the county board or nonpublic school may: 6 7Rescind the offer of employment; or (i) 8 (ii) Complete the emergent employee's hiring process, in accordance 9 with the provisions of this title, with any executed contract reflecting the first day worked as an emergent employee. 10 11 Within 60 days after hiring an applicant as an emergent employee, a (3)12county board's decision to dismiss the emergent employee, for any reason other than child sexual abuse or sexual misconduct, may be appealed: 1314 (i) In accordance with § 4-205 of this article; 15In accordance with the collective bargaining agreement (ii) applicable to the emergent employee; or 16 17(iii) If applicable, in accordance with § 6-202 of this title. 18 (f) A county board or nonpublic school is authorized to share an (1)19 employment history review required under subsection (c) of this section with other county 20boards and nonpublic schools. 21(2)A contracting agency is authorized to share an employment history 22review required under subsection (c) of this section with other contracting agencies. 23(3) A VIRTUAL TUTORING SERVICE IS AUTHORIZED TO SHARE AN 24EMPLOYMENT HISTORY REVIEW REQUIRED UNDER SUBSECTION (C) OF THIS 25SECTION WITH OTHER VIRTUAL TUTORING SERVICES. 26A county board or nonpublic school may use an employment history (g) (1)27review completed by a current or former employer in the manner required under subsection 28(c) of this section if the employer is a county board or nonpublic school and the applicant: 29Swears or affirms that the completed employment history review (i) 30 includes all prior employment required to be reported under this section; and 31 Provides information about any employment subsequent to the (ii) 32previous employment history review by the current or former county board or nonpublic 33 school.

1 (2) A contracting agency may use an employment history review completed 2 by a current or former employer in the manner required under subsection (c) of this section 3 if the employer is a contracting agency and the applicant:

- 4 (i) Swears or affirms that the completed employment history review 5 includes all prior employment required to be reported under this section; and
- 6 (ii) Provides information about any employment subsequent to the 7 previous employment history review by the contracting agency.

8 (3) A VIRTUAL TUTORING SERVICE MAY USE AN EMPLOYMENT 9 HISTORY REVIEW COMPLETED BY A CURRENT OR FORMER EMPLOYER IN THE 10 MANNER REQUIRED UNDER SUBSECTION (C) OF THIS SECTION IF THE EMPLOYER IS 11 A VIRTUAL TUTORING SERVICE AND THE APPLICANT:

12 (I) SWEARS OR AFFIRMS THAT THE COMPLETED EMPLOYMENT 13 HISTORY REVIEW INCLUDES ALL PRIOR EMPLOYMENT REQUIRED TO BE REPORTED 14 UNDER THIS SECTION; AND

# 15 (II) PROVIDES INFORMATION ABOUT ANY EMPLOYMENT 16 SUBSEQUENT TO THE PREVIOUS EMPLOYMENT HISTORY REVIEW BY THE VIRTUAL 17 TUTORING SERVICE.

18 (h) (1) (i) A county board, nonpublic school, or contracting agency shall 19 conduct an employment history review of an applicant for a substitute position involving 20 direct contact with minors as required under subsection (c) of this section before the initial 21 hiring of the substitute employee or placement on the approved substitute employee list of 22 the county board, nonpublic school, or contracting agency.

(ii) An employment history review of a substitute employee shall
remain valid as long as the substitute employee continues to be employed by the same
county board or remains on the approved substitute employee list of the nonpublic school
or contracting agency.

(2) If a substitute employee is seeking to be added to the substitute
employee list of another county board, nonpublic school, or contracting agency, a new
employment history review in accordance with subsection (c) of this section is required.

30 (3) The appearance of a substitute employee on the substitute employee 31 list of one county board, nonpublic school, or contracting agency does not relieve another 32 county board, nonpublic school, or contracting agency of the duty of compliance with this 33 section.

34 (4) An employment history review conducted on the initial hiring of a 35 substitute employee by a contracting agency, an intermediate unit, or any other entity that

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provides substitute staffing services to a county board or a nonpublic school shall satisfy the requirements of this section for all school entities using the services of that contracting agency, intermediate unit, or other entity.

4 (5) A contracting agency, an intermediate unit, or any other entity 5 providing substitute staffing services to a school entity shall comply with the provisions of 6 this section.

7 (i) (1) (i) A contracting agency shall conduct an employment history 8 review of an applicant for employment with the contracting agency as required under 9 subsection (c) of this section:

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1. At the time of the initial hiring of the employee; or

11 2. Before the employee is assigned to work for a school entity
12 in a position involving direct contact with minors.

(ii) The employment history review under subparagraph (i) of this
 paragraph shall remain valid as long as the employee continues to be employed by the
 hiring contracting agency.

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(iii) A contracting agency shall:

Maintain a record of each employee's employment history
 review required under this subsection; and

19 2. On request of the school entity to which an employee is 20 assigned, provide access to the contracting agency's records of that employee.

(2) (i) Before assigning an employee to perform work for a school entity
in a position involving direct contact with minors, a contracting agency shall provide notice
to the school entity of any affirmative responses to the child sexual abuse or sexual
misconduct questions required under subsection (b)(3) of this section.

(ii) A contracting agency may not assign an employee to perform
work for a school entity in a position involving direct contact with minors if the school entity
objects to the assignment after receiving the notice required under subparagraph (i) of this
paragraph.

(j) (1) Information and records about an applicant received by a county board,
 nonpublic school, VIRTUAL TUTORING SERVICE, or contracting agency under this section
 are not a public record for the purposes of the Maryland Public Information Act.

32 (2) A county board, nonpublic school, VIRTUAL TUTORING SERVICE, or 33 contracting agency that receives information and records from an employer about an 34 applicant under this section may:

1 (i) Use the information and records for the purpose of evaluating the 2 applicant's fitness to be hired or for continued employment; and

3 (ii) Report the information to the Department, a State licensing 4 agency, a law enforcement agency, a child protective services agency, another school entity, 5 or any other prospective employer, as appropriate.

6 (k) (1) A county board, nonpublic school, **VIRTUAL TUTORING SERVICE**, or 7 contracting agency may not enter into a collective bargaining agreement, an employment 8 contract, an agreement for resignation or termination, a severance agreement, or any other 9 contract or agreement that:

10 (i) Has the effect of suppressing information relating to an 11 investigation or disciplinary action in response to a report of suspected child sexual abuse 12 or sexual misconduct by a current or former employee;

(ii) Affects the ability of the county board, nonpublic school,
 VIRTUAL TUTORING SERVICE, or contracting agency to report suspected child sexual
 abuse or sexual misconduct to the appropriate authorities; or

16 (iii) Requires the county board, nonpublic school, VIRTUAL 17 TUTORING SERVICE, or contracting agency to expunge information about allegations or 18 findings of suspected child sexual abuse or sexual misconduct from any document 19 maintained by the employer unless the investigation resulted in a finding by:

The employer that allegations that the applicant engaged
 in sexual misconduct lacked sufficient evidence according to the policies of the county board
 or nonpublic school;

23 2. An arbitrator or a county board to reject any disciplinary 24 action in response to allegations that the applicant engaged in sexual misconduct;

253.A State licensing agency that allegations that the26applicant engaged in sexual misconduct lacked sufficient evidence according to:

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- A. State law; or
- B. The policies of the county board or nonpublic school;

4. A law enforcement agency that allegations that the applicant engaged in child sexual abuse were unfounded; or

315.A child protective services agency that allegations that the32applicant engaged in child sexual abuse were ruled out.

1 (2) A provision of an employment contract, an agreement for resignation or 2 termination, or a severance agreement that is executed, amended, or entered into on or 3 after July 1, 2019, and that is contrary to this section is void and unenforceable.

(l) If there is a lapse in the operation of or the Department suspends the use of a
system or database that the Department uses to check an applicant's eligibility for
employment or certification status, the Department shall notify the county boards,
nonpublic schools, VIRTUAL TUTORING SERVICES, and any contracting agencies within
48 hours of the lapse or the suspension of the use of the system or database.

9 (m) (1) A person acting in good faith may not be held liable for disclosing any 10 information or records related to child sexual abuse or sexual misconduct about a current 11 or former employee's professional conduct or reason for termination of employment to a 12 county board, a nonpublic school, A VIRTUAL TUTORING SERVICE, a contracting agency, 13 the Department, or any other potential employer in accordance with this section unless the 14 person:

15 (i) Acted with actual malice toward the employee or former 16 employee; or

17 (ii) Intentionally or recklessly disclosed false information about the 18 employee or former employee.

19 (2) The immunity from liability under paragraph (1) of this subsection 20 shall be in addition to, and not a limitation of, any other immunity provided by law or any 21 absolute or conditional privilege applicable to the disclosure of information or records or 22 the applicant's consent to the disclosure.

(n) (1) An applicant who provides false information or willfully fails to disclose
material information required under this section shall be subject to professional discipline,
including termination or denial of employment, and may be subject to professional
discipline in accordance with the regulations of the Department.

27 (2) (i) Subject to subparagraph (ii) of this paragraph, the willful failure 28 of an employer or former employer to respond to or provide the information and records 29 requested by a county board, nonpublic school, **VIRTUAL TUTORING SERVICE**, or 30 contracting agency under this section may result in civil penalties or professional discipline, 31 if appropriate.

32 (ii) An employer or a former employer may not be held liable for 33 failure to respond to a request for information about an applicant under this section if:

The laws of the state in which the employer or former
 employer is located prohibit the release of the information or records requested; or

36 2. The disclosure of the information and records requested is
 37 restricted by the terms of a contract entered into on or before June 30, 2019.

1 (3) (i) Notwithstanding any other provision of law, the Department 2 may initiate disciplinary action before a hearing officer in accordance with the 3 Department's regulations against an applicant, an employee, a contracting agency, or a 4 school administrator for willful violations of this section.

5 (ii) The Department may adopt regulations establishing procedures 6 for disciplinary proceedings and the assessment of penalties in accordance with this section.

7 (o) Nothing in this section shall be construed:

8 (1) To prevent a county board, nonpublic school, VIRTUAL TUTORING 9 SERVICE, or contracting agency from:

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- (i) Conducting further investigations of prospective employees;

11 (ii) Requesting applicants to provide additional background 12 information or authorizations beyond the information or authorizations required under this 13 section; or

14 (iii) Requesting that an employer or a former employer provide more 15 information than is required under this section;

16 (2) To relieve a county board, a nonpublic school, A VIRTUAL TUTORING 17 SERVICE, a contracting agency, or any other mandated reporter of the legal responsibility 18 to report suspected incidents of child sexual abuse or sexual misconduct in accordance with 19 State law or the reporting requirements of the Department; or

(3) To prohibit the right of an exclusive representative under a collective
bargaining agreement to grieve and arbitrate the validity of an employee's termination or
discipline for just cause or for the causes set forth in this section.

23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July
 24 1, 2024.