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By: Senator Neall
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Senate action: Adopted
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CHAPTER

1 AN ACT concerning

- 2 Maryland Health and Higher Educational Facilities Authority Community Colleges Tax Exempt Financing
- 4 FOR the purpose of modifying a certain defined term under the Maryland Health and
- 5 Higher Educational Facilities Authority (MHHEFA) Act to provide that it
- 6 includes certain community colleges; authorizing the boards of trustees of
- 7 certain community colleges to finance or refinance the costs of certain projects
- 8 by entering into a certain type of agreement with MHHEFA; requiring the board
- 9 of trustees and the governing body of each county that supports the community
- 10 college to adopt a certain type of resolution before the board of trustees issues a
- 11 note or other evidence of obligation pursuant to an agreement with MHHEFA;
- providing that a resolution adopted by a board of trustees or governing body
- under this Act is not subject to procedures required for legislative acts or to
- referendum; providing that an agreement with MHHEFA may include certain
- provisions; providing that the principal amount of a note or other evidence of
- obligation issued under this Act, the interest payable on the note or other
- evidence of obligation, the transfer of the note or other evidence of obligation,
- and any income derived from the transfer of a note or other evidence of
- obligation is exempt from taxation by the State and any county or municipality
- 20 in the State; providing that a note or other evidence of obligation issued under
- 21 this Act does not create or constitute a debt or obligation of the State or any
- 22 county or municipality of the State, does not constitute a debt of the General
- Assembly, and does not pledge the faith and credit of the State; requiring the
- 24 State Comptroller, at MHHEFA's request, to withhold certain funds due to a
- board of trustees and deposit the withheld funds to the credit of a certain
- sinking fund; and generally relating to MHHEFA and community colleges.
- 27 BY repealing and reenacting, with amendments,

1 Article 43C - Maryland Health and Higher Educational Facilities Authority Section 3(f)(1) 2 3 Annotated Code of Maryland (1998 Replacement Volume and 2000 Supplement) 4 5 BY adding to Article - Education 6 7 Section 16-302.1 Annotated Code of Maryland 8 (1999 Replacement Volume and 2000 Supplement) 9 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 10 11 MARYLAND, That the Laws of Maryland read as follows: 12 Article 43C - Maryland Health and Higher Educational Facilities Authority 13 3. 14 As used in this article, the following words and terms shall have the following 15 meanings unless the context indicates another or different meaning or intent: "Institution for higher education" shall mean an educational 16 (1) 17 institution situated within the State which by virtue of law or charter is a public or 18 other nonprofit educational institution empowered to provide a program of education 19 beyond the high school level and awards a bachelor's or advanced degree or provides 20 a program of not less than two (2) years' duration which is accepted for full credit 21 toward a bachelor's degree, and which meets the standards, rules and regulations 22 prescribed by the Maryland Higher Education Commission and is thereby empowered 23 to issue a certificate, diploma or degree pursuant to Title 12 of the Education Article 24 of the Maryland Code. [This] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 25 PARAGRAPH, THIS term shall not mean any institution owned and operated by the 26 State. 27 (II)"INSTITUTION FOR HIGHER EDUCATION" INCLUDES: A COMMUNITY COLLEGE FOR WHICH A BOARD OF 28 1. 29 COMMUNITY COLLEGE TRUSTEES IS ESTABLISHED UNDER § 16-101 OF THE 30 EDUCATION ARTICLE; A REGIONAL COMMUNITY COLLEGE ESTABLISHED UNDER 32 § 16-202 OF THE EDUCATION ARTICLE; 33 3. THE BALTIMORE CITY COMMUNITY COLLEGE 34 ESTABLISHED UNDER § 16-501 OF THE EDUCATION ARTICLE; AND 35 THE COLLEGE OF SOUTHERN MARYLAND ESTABLISHED 36 UNDER § 16-603 OF THE EDUCATION ARTICLE.

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1			Article - Education
2	16-302.1.		
3	(A) (1) INDICATED.	IN THIS	S SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
	(2) EDUCATIONAL FA CODE.		ORITY" MEANS THE MARYLAND HEALTH AND HIGHER S AUTHORITY ESTABLISHED UNDER ARTICLE 43C OF THE
8	(3)	"BOAR	D" MEANS:
9 10	UNDER § 16-101 O	(I) F THIS A	A BOARD OF COMMUNITY COLLEGE TRUSTEES ESTABLISHED RTICLE;
11 12	ESTABLISHED UN	(II) DER § 16	A BOARD OF REGIONAL COMMUNITY COLLEGE TRUSTEES 5-202 OF THIS ARTICLE;
13 14	COMMUNITY COL	(III) LEGE E	THE BOARD OF TRUSTEES OF THE BALTIMORE CITY STABLISHED UNDER § 16-504 OF THIS ARTICLE; AND
15 16	MARYLAND ESTA	(IV) BLISHE	THE BOARD OF TRUSTEES OF THE COLLEGE OF SOUTHERN D UNDER § 16-604 OF THIS ARTICLE.
17	(4)	"COST"	MEANS THE COST OF:
18		(I)	ACQUISITION OF A PROJECT OR ANY INTEREST IN A PROJECT;
	CONSTRUCTION, I PROJECT;	(II) RECONS	INSTALLATION OF A PROJECT, INCLUDING ANY DEMOLITION, TRUCTION, OR RENOVATION DIRECTLY RELATED TO A
22		(III)	FINANCING CHARGES ASSOCIATED WITH A PROJECT;
			INTEREST BEFORE AND DURING ACQUISITION OF A PROJECT BLE BY THE BOARD, FOR A PERIOD OF UP TO 1 YEAR AFTER ITION OF A PROJECT;
26 27	FOR MAINTENANO	(V) CE AND	INTEREST AND RESERVES FOR PRINCIPAL AND INTEREST AND REPAIR OF A PROJECT;
28 29	SERVICES ASSOCI	(VI) ATED W	ARCHITECTURAL, ENGINEERING, FINANCIAL, AND LEGAL //ITH A PROJECT;
30 31	OF COSTS AND RE		PLANS, SPECIFICATIONS, STUDIES, SURVEYS, AND ESTIMATES S FOR A PROJECT;
32 33	DETERMINING TH	(VIII) E FEASI	ADMINISTRATIVE EXPENSES NECESSARY OR INCIDENT TO BILITY OR PRACTICABILITY OF A PROJECT; AND

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35 NOTE THAT THE BOARD OR GOVERNING BODY DEEMS APPROPRIATE.

37 ADMINISTRATIVE IN NATURE AND NOT SUBJECT TO:

A RESOLUTION ADOPTED UNDER THIS SUBSECTION IS

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,			SENATE DILL 300
1		(I)	PROCEDURES REQUIRED FOR LEGISLATIVE ACTS; OR
2		(II)	REFERENDUM.
	(D) (1) APPROPRIATE IN C AGREEMENT TO P	CONNEC	RD MAY ENTER INTO ANY AGREEMENT NECESSARY OR TION WITH THE ISSUANCE OF ANY NOTE, INCLUDING AN :
6 7	BOND ISSUED BY	(I) ΓΗΕ AU	ADDITIONAL CREDIT OR LIQUIDITY SUPPORT FOR A NOTE OR A THORITY ON ITS BEHALF; AND
8 9	VARIABLE RATE N	(II) IOTE OR	A FIXED INTEREST RATE OR MAXIMUM INTEREST RATE FOR A A BOND ISSUED BY THE AUTHORITY ON ITS BEHALF.
	(2) PARAGRAPH (1) O THAT:		BOARD ENTERS INTO AN AGREEMENT AUTHORIZED UNDER SUBSECTION, THE AGREEMENT MAY INCLUDE PROVISIONS
15			GRANT A SECURITY INTEREST IN A PROJECT FOR WHICH A GE ALL OR PART OF THE FEES, CHARGES, AND OTHER OM OR IN CONNECTION WITH A PROJECT TO THE PAYMENT
	PROCEEDS OF A N WHICH THE NOTE		ALLOW FOR THE INVESTMENT AND REINVESTMENT OF THE ITIL THE PROCEEDS ARE USED FOR THE PURPOSES FOR SUED;
20 21	THE INVESTMENT	(III) EARNII	GOVERN THE DISPOSITION OF ANY EXCESS PROCEEDS AND NGS ON ANY EXCESS PROCEEDS; AND
24 25	OTHER REVENUES	S RECEI OVER TI	REQUIRE THAT THE BOARD OPERATE AND MAINTAIN ALL OR A IT REGARDLESS OF WHETHER THE FEES, CHARGES, AND VED FROM OR IN CONNECTION WITH THE PROJECT ARE HE COST OF OPERATING OR MAINTAINING ALL OR A IT.
27 28	` ' ` '		OARD SHALL SPECIFY OR AUTHORIZE THE CHAIRMAN OR BOARD TO SPECIFY:
29		(I)	THE PRINCIPAL AMOUNT OF A NOTE;
30 31	METHOD OF DETE	(II) ERMININ	THE RATE OR RATES OF INTEREST PAYABLE ON A NOTE OR THE IG THE RATE OR RATES OF INTEREST PAYABLE ON A NOTE;
			SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE DATE TO THE PAYMENT PROVISIONS OF A NOTE, AND THE ORY PREPAYMENT PROVISIONS OF A NOTE, INCLUDING ANY

35 MANDATORY SINKING FUND INSTALLMENTS FOR THE NOTE; AND

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- 1 (IV) OTHER MATTERS, DETAILS, FORMS, DOCUMENTS, AND
- 2 PROCEDURES RELATING TO THE AUTHORIZATION, ISSUANCE, EXECUTION, SALE,
- 3 DELIVERY, AND PAYMENT OF A NOTE AND THE SECURITY FOR A NOTE.
- 4 (2) THE DATE OF MATURITY FOR A NOTE MAY NOT EXCEED THE USEFUL
- 5 LIFE OF THE PROJECT FOR WHICH THE NOTE IS ISSUED.
- 6 (F) (1) A NOTE SHALL BE EXECUTED ON BEHALF OF THE BOARD BY THE
- 7 MANUAL OR FACSIMILE SIGNATURE OF THE CHAIRMAN OF THE BOARD OR OTHER
- 8 MEMBER OF THE BOARD AUTHORIZED BY RESOLUTION OF THE BOARD.
- 9 (2) IF THE INDIVIDUAL WHOSE SIGNATURE OR COUNTERSIGNATURE
- 10 APPEARS ON A NOTE CEASES TO BE A MEMBER OF THE BOARD BEFORE DELIVERY OF
- 11 THE NOTE, THE INDIVIDUAL'S SIGNATURE OR COUNTERSIGNATURE SHALL BE VALID
- 12 AND SUFFICIENT FOR ALL PURPOSES THE SAME AS IF THE INDIVIDUAL HAD
- 13 REMAINED A MEMBER OF THE BOARD UNTIL DELIVERY.
- 14 (G) THE PRINCIPAL AMOUNT OF A NOTE, THE INTEREST PAYABLE ON A NOTE,
- 15 THE TRANSFER OF A NOTE, AND ANY INCOME DERIVED FROM THE TRANSFER OF A
- 16 NOTE, INCLUDING ANY PROFIT MADE ON THE SALE OR TRANSFER OF A NOTE, SHALL
- 17 BE EXEMPT FROM TAXATION BY THE STATE AND ANY COUNTY OR MUNICIPALITY IN
- 18 THE STATE.
- 19 (H) A NOTE ISSUED UNDER THIS SECTION DOES NOT CREATE OR CONSTITUTE
- 20 A DEBT OR OBLIGATION OF THE STATE OR ANY COUNTY OR MUNICIPALITY IN THE
- 21 STATE AND DOES NOT CONSTITUTE A DEBT OR OBLIGATION OF THE GENERAL
- 22 ASSEMBLY OR PLEDGE THE FAITH AND CREDIT OF THE STATE WITHIN THE MEANING
- 23 OF ARTICLE III, § 34 OF THE MARYLAND CONSTITUTION.
- 24 (I) IF REQUESTED BY THE AUTHORITY, THE STATE COMPTROLLER SHALL
- 25 WITHHOLD FROM ANY INSTALLMENT DUE THE BOARD FROM THE STATE'S GENERAL
- 26 FUND APPROPRIATION MONEYS FOR DEPOSIT TO THE CREDIT OF A SINKING FUND
- 27 MAINTAINED TO PAY A NOTE IN AN AMOUNT UP TO THE TOTAL AMOUNT PAYABLE ON
- 28 THE NOTE AND ANY AGREEMENTS ENTERED INTO IN ACCORDANCE WITH THIS
- 29 SECTION IN THE CURRENT FISCAL YEAR AND THE NEXT SUCCEEDING FISCAL YEAR.
- 30 (J) THIS SECTION PROVIDES ADDITIONAL, ALTERNATIVE, AND
- 31 SUPPLEMENTAL AUTHORITY IN RELATION TO POWERS CONFERRED UPON A BOARD
- 32 UNDER ANY OTHER EXISTING LAW AND MAY NOT BE REGARDED AS IN DEROGATION
- 33 OF OR AS A LIMITATION TO ANY EXISTING POWER OF A BOARD.
- 34 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 35 October 1, 2001.