Unofficial Copy F2 HB 826/02 - APP

By: Delegate Leopold

Introduced and read first time: January 15, 2003 Assigned to: Appropriations

A BILL ENTITLED

1 AN ACT concerning

2

College Savings Plans of Maryland

3 FOR the purpose of establishing the College Savings Plans of Maryland which include

4 certain existing tuition programs and certain additional State tuition programs

5 under certain circumstances; clarifying the purpose of the College Savings Plans

6 of Maryland; changing the name of the Maryland Higher Education Investment

7 Board to the College Savings Plans of Maryland Board; altering the duties and

8 responsibilities of the Board; authorizing Board members to designate a

9 representative under certain circumstances; authorizing the Board to create

10 additional qualified State tuition programs under certain circumstances and

11 subject to certain requirements; providing that the College Savings Plans, the

12 Board, and investment accounts are not subject to certain provisions of law;

13 requiring certain custodians to deny the inspection of certain public records

14 under certain circumstances; authorizing the inspection of certain public

15 records; requiring certain disclosures; altering certain terms; clarifying certain

16 definitions; providing for the application of this Act; and generally relating to

17 the College Savings Plans of Maryland.

18 BY repealing and reenacting, with amendments,

19 Article - Education

20 Section 18-1901, 18-1903 through 18-1906.1, 18-1907 through 18-1913,

21 18-1916, 18-19A-01, 18-19A-02, 18-19A-04, 18-19A-05, and 18-19A-07

22 Annotated Code of Maryland

23 (2001 Replacement Volume and 2002 Supplement)

24 BY adding to

25 Article - Education

26 Section 18-1902.1, 18-1905.1, 18-19A-05.1, and 18-19A-06.1

27 Annotated Code of Maryland

28 (2001 Replacement Volume and 2002 Supplement)

29 BY repealing and reenacting, without amendments,

30 Article - State Government

31 Section 10-616(a)

- 1 Annotated Code of Maryland
- 2 (1999 Replacement Volume and 2002 Supplement)
- 3 BY repealing and reenacting, with amendments,
- 4 Article State Government
- 5 Section 10-616(n)
- 6 Annotated Code of Maryland
- 7 (1999 Replacement Volume and 2002 Supplement)

8 BY repealing and reenacting, with amendments,

- 9 Chapter 110 of the Acts of the General Assembly of 1997, as amended by
- 10 Chapter 494 of the Acts of the General Assembly of 2000
- 11 Section 5

12 BY repealing and reenacting, with amendments,

- 13 Chapter 111 of the Acts of the General Assembly of 1997, as amended by
- 14 Chapter 494 of the Acts of the General Assembly of 2000
- 15 Section 5

16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

17 MARYLAND, That the Laws of Maryland read as follows:

18 Article - Education

19 18-1901.

20 (a) In this subtitle the following words have the meanings indicated.

(b) "Board" means the [Maryland Higher Education Investment Board]22 COLLEGE SAVINGS PLANS OF MARYLAND BOARD.

23 (c) "Current prepaid contract obligations" means the scheduled payments due24 for the next fiscal year under existing prepaid contracts.

25 (d) "Eligible institution of higher education" means an institution of higher 26 education that:

27 (1) Offers an associate, bachelor, or graduate degree program; and

28 (2) Is eligible to participate in federal financial aid programs.

29 (e) "Prepaid contract" means a contract between the Board and [a purchaser]

30 AN ACCOUNT HOLDER under the provisions of this subtitle for the advance payment

31 of qualified higher education expenses by the [purchaser] ACCOUNT HOLDER for a

32 qualified beneficiary to attend an eligible institution of higher education, if the

33 qualified beneficiary is admitted to the institution.

1 (f) "Market value of program assets" means the amount of cash and cash 2 equivalents held by the [Program] TRUST plus the fair market value of other assets 3 of the [Program] TRUST.

4 (g) "Plan" means the Maryland College Investment Plan established under 5 Subtitle 19A of this title.

6 (h) "Program" means the [Maryland Prepaid College Trust established under 7 this subtitle] COLLEGE SAVINGS PLANS OF MARYLAND.

8 (i) ["Purchaser"] "ACCOUNT HOLDER" means an individual who:

9 (1) Makes or undertakes the obligation to make advance payments of 10 qualified higher education expenses as provided under a prepaid contract; and

11 (2) Except as provided in § 18-1909(b) of this subtitle, is a resident of 12 Maryland or of the District of Columbia at the time that the [purchaser] ACCOUNT 13 HOLDER enters into a prepaid contract.

14 (j) "Qualified beneficiary" means an individual who:

15 (1) Is eligible to apply advance payments of qualified higher education 16 expenses to undergraduate or graduate qualified higher education expenses at an 17 eligible institution of higher education under the provisions of this subtitle; and

18 (2) Except as provided in § 18-1909(b) of this subtitle, is a resident of the 19 State or of the District of Columbia at the time that the [purchaser] ACCOUNT 20 HOLDER enters into a prepaid contract.

21 (k) "Qualified higher education expenses" has the meaning stated in § 529(e)
22 of the Internal Revenue Code.

(1) "Qualified state tuition program" has the meaning stated in § 529 of the24 Internal Revenue Code.

25 (m) "TRUST" MEANS THE MARYLAND PREPAID COLLEGE TRUST ESTABLISHED 26 UNDER THIS SUBTITLE.

27 (N) "Tuition" means the charges imposed by an eligible institution of higher
28 education for enrollment at the institution and includes registration and all fees
29 required as a condition of enrollment.

30 18-1902.1.

31 (A) THERE IS A PROGRAM ENTITLED THE COLLEGE SAVINGS PLANS OF 32 MARYLAND.

(B) THE PURPOSE OF THE PROGRAM IS TO PROVIDE FOR THE
 ADMINISTRATION BY THE BOARD OF THE MARYLAND PREPAID COLLEGE TRUST AND
 THE MARYLAND COLLEGE INVESTMENT PLAN AND ANY OTHER QUALIFIED STATE

1 TUITION PROGRAM ESTABLISHED BY THE BOARD IN ACCORDANCE WITH § 18-1905.1 2 OF THIS SUBTITLE.

3 18-1903. 4 There is a Maryland Prepaid College Trust. (a) 5 (b) The purpose of the [Program] TRUST is to provide: A means for payment of the cost of tuition in advance of enrollment at 6 (1)7 an eligible institution of higher education; and 8 (2)An assurance to a beneficiary who enrolls at an eligible institution of 9 higher education that the Board shall make every effort to invest the advance 10 payments so that the prepaid contract will cover the average in-State tuition costs at 11 public institutions of higher education in the State at the time that the benefits are 12 exercised. 13 THE BOARD SHALL ADMINISTER THE TRUST IN COMPLIANCE WITH (c) 14 INTERNAL REVENUE SERVICE STANDARDS FOR QUALIFIED STATE TUITION 15 PROGRAMS. 16 (D) The funds of the [Program] TRUST consist of: 17 (1)Payments received from prepaid contracts made under the provisions 18 of this subtitle; 19 (2)Bequests, endowments, or funds from any other available private 20 source; 21 (3)Interest and income earned from the investments of the [Program] 22 TRUST; and 23 Federal, State, or local funds, or funds from any other available (4)24 public source. 25 [(d)] (E) Money remaining in the [Program] TRUST at the end of the fiscal 26 year shall remain in the [Program] TRUST and may not revert to the General Fund of 27 the State. 28 Moneys of the [Program] TRUST may not be considered moneys of [(e)] (F) 29 the State and may not be deposited into the Treasury. Moneys of the [Program] TRUST may not be considered moneys of 30 [(f)](G) 31 the Maryland College Investment Plan and may not be commingled with the Plan. 32 The debts, contracts, and obligations of the [Program] TRUST $\left[\left(\mathbf{g} \right) \right]$ (H)(1)33 are not the contracts, debts, or obligations of the State and neither the faith and

34 credit nor taxing power of the State is pledged directly or indirectly or contingently,

35 morally or otherwise, to the payment of the debts, contracts, and obligations.

3	the debts and	d obligati	The Board cannot directly or indirectly or contingently obligate, the State to levy or pledge any form of taxation whatsoever for ons of the [Program] TRUST or to make any appropriation for ebts and obligations of the [Program] TRUST.
7	Prepaid Coll	lege Trus	Neither the State nor any eligible institution of higher education v losses or shortage of funds in the event that the Maryland t is insufficient to meet the tuition requirements of an y the qualified beneficiary.
9	18-1904.		
10 11	(a) SAVINGS		s a [Maryland Higher Education Investment Program] COLLEGE DF MARYLAND Board.
12	(b)	The Bo	ard shall [oversee the administration of] ADMINISTER:
13 14	and	(1)	The Maryland Prepaid College Trust established under this subtitle;
15 16	19A of this	(2) title[.]; A	The Maryland College Investment Plan established under Subtitle
17 18	THE BOAF	(3) RD PURS	ANY OTHER QUALIFIED STATE TUITION PROGRAM ESTABLISHED BY SUANT TO § 18-1905.1 OF THIS SUBTITLE.
19	(c)	The Bo	ard consists of the following nine members:
20		(1)	The Secretary of the Maryland Higher Education Commission;
21		(2)	The State Superintendent of Schools;
22		(3)	The State Treasurer;
23		(4)	The State Comptroller; [and]
24		(5)	THE CHANCELLOR OF THE UNIVERSITY SYSTEM OF MARYLAND; AND
			Five members of the public who shall be appointed by the Governor icant experience in finance, accounting, investment er areas that can be of assistance to the Board.
28 29	(d) THROUGH		IBER OF THE BOARD DESIGNATED UNDER SUBSECTION (C)(1) THIS SECTION MAY DESIGNATE AN EMPLOYEE FROM THE

29 THROUGH (4) OF THIS SECTION MAY DESIGNATE AN EMPLOYEE FROM THE 30 MEMBER'S STAFF TO REPRESENT THE MEMBER OF THE BOARD, WITH THE FULL 31 VOTING RIGHTS, POWERS, AND DUTIES OF THE MEMBER.

32 (E) Before taking office, each appointee to the Board shall take the oath 33 required by Article I, § 9 of the Maryland Constitution.

6			HOUSE BILL 30				
1 2		(F) plic mem	(1) Except for the terms of the initial members of the Board, the ber of the Board is 4 years.				
3 4	3 (2) The terms of the public members of the Board are staggered as 4 required by the terms of the members of the Board on October 1, 1998.						
5 6	5 (3) At the end of a term, a public member continues to serve until a 6 successor is appointed and qualifies.						
7 8		(4) inder of th	A public member who is appointed after a term has begun serves only ne term and until a successor is appointed and qualifies.				
9		(5)	A public member is eligible for reappointment.				
10 11) [(f)] misconduct.	(G)	The Governor may remove a public member for incompetence or				
12	2 18-1905.						
13 14	· · /		rd, from among the members of the Board, shall elect a chairman nal officers that the Board considers necessary.				
15	5 (b)	The Boa	rd shall determine the times and places of meetings.				
16	6 (c) A member of the Board:						
17	7	(1)	May not receive compensation;				
18 19	18 (2) Is entitled to reimbursement for expenses under the Standard State 19 Travel Regulations; and						
	20 (3) Shall file a public disclosure of financial interests as required under 21 the Maryland Public Ethics Law.						
22	2 (d)	(1)	The Board:				
23 24		rvice of t	(i) Shall appoint [an] A PROGRAM executive director who is in the he State Personnel Management System; and				
25	5		(ii) May employ additional staff in accordance with the budget.				
28	this paragra		(i) Except for employees described in subparagraph (ii) or (iii) of nployees shall be skilled service employees subject to the Personnel and Pensions Article that govern skilled service				
			(ii) An employee is in the professional service and subject to the e Personnel and Pensions Article that govern professional the position:				

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		1. ily acquir	Requires knowledge of an advanced type in a field of ed by a course of specialized intellectual
4 5	degree, or both.	2.	Normally requires a professional license, an advanced
		nnel and I	ployee is in the management service and subject to the Pensions Article that govern management
9 10) and management of personr	1. It is the set of th	Primarily involves direct responsibility for the oversight ancial resources;
11 12	l 2 judgment; and	2.	Requires the exercise of discretion and independent
13	3	3.	Is not in the executive service.
14 15	(-)	•	retain the services of consultants, administrators, administer the [Program] TRUST or the Plan.
16 17	6 (4) The b 7 review by the General Asse		THE PROGRAM, the Board, and its staff is subject to nformation purposes only.
18 19			y regulations that the Board considers necessary itle or Subtitle 19A of this title.
20) (f) In addition, the	e Board ma	ay:
21	l (1) Adop	t an officia	al seal;
22	2 (2) Sue a	nd be sued	l;
23	3 (3) Execu	ite contrac	ts and other necessary instruments;
24 25	4 (4) Hold, 5 investments consistent with		sell instruments, obligations, securities, and other ehensive investment plan;
		entities for	ments with eligible institutions of higher education the promotion, administration, or marketing of n;
29	9 (6) Invest	funds not	t required for immediate disbursement;
			pt gifts, grants, loans, or other aid from any source or n for purposes consistent with this subtitle and
33	3 (8) Subje	ct to the re	eview of the General Assembly, impose and collect

33 (8) Subject to the review of the General Assembly, impose and collect 34 reasonable administrative fees for any transactions UNDER THE TRUST OR THE PLAN

	OR involving prepaid contracts or transactions affecting the Program, THE TRUST, or the Plan;
3 4	(9) Procure insurance against any loss of assets of the Program, THE TRUST, or the Plan;
	(10) Endorse insurance coverage written exclusively for the purpose of protecting [a prepaid contract and the purchaser and qualified beneficiary of the contract;]:
8 9	(I) A PREPAID CONTRACT UNDER THE TRUST AND THE ACCOUNT HOLDER AND THE QUALIFIED BENEFICIARY OF THE CONTRACT; OR
10 11 12	(II) AN INVESTMENT ACCOUNT UNDER THE PLAN AND THE ACCOUNT HOLDER AND QUALIFIED DESIGNATED BENEFICIARY OF THE INVESTMENT ACCOUNT.
13 14	(11) Designate terms under which money may be withdrawn from the Program, THE TRUST, or the Plan;
	(12) Establish additional procedural and substantive requirements for participation in and the administration or marketing of the Program, THE TRUST, or the Plan;
18 19	(13) Appear on the Board's own behalf before other boards, commissions, or other governmental agencies; and
20 21	(14) Take any other action that the Board considers appropriate to implement and administer the Program, THE TRUST, or the Plan.
22	18-1905.1.
23 24	(A) THE BOARD MAY CREATE ADDITIONAL QUALIFIED STATE TUITION PROGRAMS FOR THE PURPOSE OF:
25 26	(1) PARTNERING WITH A PRIVATE COLLEGE TO ADMINISTER A PREPAID TUITION PROGRAM;
27	(2) CREATING BROKER OR DEALER AGREEMENTS; AND
28 29	(3) PARTNERING WITH A RETAIL BUSINESS TO OFFER TUITION PROGRAMS TO THE EMPLOYEES AND CUSTOMERS OF THE RETAIL BUSINESS.
	(B) THE BOARD SHALL ADMINISTER ANY ADDITIONAL QUALIFIED STATE TUITION PROGRAMS IN COMPLIANCE WITH INTERNAL REVENUE SERVICE STANDARDS FOR QUALIFIED STATE TUITION PROGRAMS.
33 24	(C) THE BOARD SHALL ADOPT PROCEDURES FOR ANY ADDITIONAL

34 QUALIFIED STATE TUITION PROGRAMS DESCRIBED UNDER SUBSECTION (A) OF THIS
35 SECTION THAT THE BOARD CONSIDERS NECESSARY TO CARRY OUT THE PROVISIONS
36 OF THIS SUBTITLE OR SUBTITLE 19A OF THIS TITLE.

1 18-1906.

2 (a) The Board shall adopt a comprehensive investment plan for the 3 administration of the [Program] TRUST.

4 (b) The plan shall specify the investment policies used by the Board in the 5 administration of the [Program] TRUST.

6 (c) Assets of the [Program] TRUST shall be invested in accordance with the 7 comprehensive investment plan.

8 (d) The comprehensive investment plan must indicate the percentage of assets 9 that shall be held in each class of investment, the amount of funds held in any cash 10 pool, the amount of funds held in fixed assets investments, the amount of funds held 11 in equity investments, and the percentage and dollar value of assets placed with 12 outside managers.

(e) (1) Notwithstanding any law restricting the deposit or investment of
State money, the Board may place assets of the [Program] TRUST in savings accounts
or may use the assets to purchase fixed or variable life insurance or annuity
contracts, securities, evidence of indebtedness, or other investment products pursuant
to the comprehensive investment plan.

18 (2) Any insurance, annuity contracts, savings, or other investment 19 products procured by the Board shall be underwritten and offered in compliance with 20 applicable federal and State laws.

(f) The Board shall make every effort to invest the assets of the [Program]
TRUST in a manner that earns, at a minimum, sufficient earnings to generate the
difference between the prepaid amount under prepaid contracts and the average
in-State tuition costs at public institutions of higher education in the State at the
time that the benefits are exercised.

26 (g) The comprehensive investment plan shall provide for the [Program]
27 TRUST to be administered in an actuarially sound manner to assure that the Board
28 may defray obligations of the [Program] TRUST.

29 (h) The Board shall review the comprehensive investment plan at least30 annually to assure that the [Program] TRUST remains actuarially sound.

(i) The Board may contract with an investment advisory or management
company for the investment and management of the [Program] TRUST as long as the
[Program] TRUST is administered in accordance with the comprehensive investment
plan.

35 (j) The Board:

36 (1) Shall preserve, invest, and expend the assets of the [Program]37 TRUST solely for the purposes of this subtitle; and

1	(2)	May not loan, transfer, or use the assets for any other purpose of the
2 State.		

3 (k) The [Program] TRUST is not subject to § 7-302 of the State Finance and 4 Procurement Article.

5 (1) Unless the Board provides otherwise by regulation, the Board shall use the 6 proceeds in the [Program] TRUST in the following order:

7 (1) To pay eligible institutions of higher education in accordance with the 8 Board's obligations under prepaid contracts;

9 (2) To refund money on the termination of prepaid contracts; and

10 (3) To pay the operating expenses of the Board.

(m) (1) Except as provided in paragraph (2) of this subsection, if the Board
determines after an annual review that the market value of [Program] TRUST assets
exceeds the amount necessary to satisfy all scheduled payments currently due or

14 scheduled to become due under all prepaid contracts by 30% or more, the Board may

15 provide for a rebate from the excess to [purchasers] ACCOUNT HOLDERS of existing

16 prepaid contracts in an amount to be determined by the Board.

17 (2) The Board may not rebate any amount to [purchasers] ACCOUNT18 HOLDERS if, within the 5 years immediately preceding the proposed rebate:

19(i)The Board has requested an appropriation under § 18-1906.1 of20 this subtitle; or

21(ii)The [Program] TRUST has failed to repay to the State any22appropriation under § 18-1906.1 of this subtitle.

23 18-1906.1.

24 (a) If the current prepaid contract obligations of the [Program] TRUST exceed

25 the market value of [Program] TRUST assets, at the request of the Board the

26 Governor shall include in the annual budget bill submitted to the General Assembly

 $27\,$ an appropriation in the amount determined under subsection (b) of this section.

(b) The appropriation to be included in the budget bill under subsection (a) of
this section shall equal the difference between the current prepaid contract
obligations and the market value of [Program] TRUST assets.

31 (c) For purposes of this section, the current prepaid contract obligations and 32 the market value of [Program] TRUST assets:

33 (1) Shall be determined as of June 30 of the calendar year that ended
34 before the beginning of the fiscal year for which the appropriation is requested; and

35 (2) Shall be verified by the report of the independent outside auditor 36 required under § 18-1916 of this subtitle.

1 (d) The amount appropriated under this section shall be deposited into (1)2 the [Program] TRUST. 3 (2)All amounts paid into the [Program] TRUST under this section shall 4 constitute and be accounted for as advances to the [Program] TRUST. 5 Subject to the rights of the [Program's] TRUST'S contract holders, (3)6 amounts appropriated under this section shall be repaid to the State without interest 7 in equal amounts in each of the next 2 fiscal years succeeding the one for which the 8 appropriation was made. 9 If the appropriation in the State budget as enacted by the General (4) 10 Assembly is less than the amount specified under subsection (b) of this section, the 11 Board may adjust the terms of subsequent or current prepaid contracts to ensure 12 continued actuarial soundness of the [Program] TRUST. 13 18-1907. 14 In this section, "fiduciary" means: (a) 15 A member of the [Maryland Higher Education Investment] Board; or (1)An employee of the [Maryland Prepaid College] PROGRAM OR THE 16 (2)17 Trust who exercises any discretionary authority or control over: 18 (i) The management or administration of the [Program] TRUST; or 19 (ii) The management or disposition of the assets of the [Program] 20 TRUST. 21 (b) A fiduciary shall discharge the fiduciary's duties with respect to the 22 [Program] TRUST: 23 (1)Solely in the interest of the participants; 24 For the exclusive purposes of providing benefits to the participants (2)25 and providing reasonable expenses of administering the [Program] TRUST; With the care, skill, prudence, and diligence under the circumstances 26 (3) 27 then prevailing, that a prudent person acting in a like capacity and familiar with such 28 matters would use in the conduct of an enterprise of a like character with like aims; 29 By diversifying the investments of the [Program] TRUST so as to (4)30 minimize the risk of large losses, unless under the circumstances it is clearly prudent 31 not to do so; 32 (5) In accordance with the laws governing the [Program] TRUST; and 33 In accordance with the documents and instruments governing the (6)34 [Program] TRUST to the extent that the documents and instruments are consistent

35 with this subtitle.

1 (c) In exercising authority, control, or discretion with respect to the 2 [Program] TRUST, a fiduciary may not:

3 (1) Use the assets of the [Program] TRUST for the fiduciary's own 4 interest or account;

5 (2) Act in a transaction involving the [Program] TRUST on behalf of a 6 person, or represent a person, if the interests of the person are adverse to the 7 interests of the [Program] TRUST or the interests of participants;

8 (3) Receive any consideration for the fiduciary's own account from a 9 person dealing with the [Program] TRUST in connection with a transaction involving 10 the assets of the [Program] TRUST; or

11 (4) Become an endorser or surety or, in any manner, an obligor, for 12 money lent to or borrowed from the Board.

13 18-1908.

14 (a) The Board shall purchase a bond for each fiduciary in accordance with15 Title 9, Subtitle 17 of the State Government Article.

16 (b) Unless a fiduciary is bonded, the fiduciary may not exercise custody or 17 control of any assets of the [Program] TRUST.

18 (c) A fiduciary may not allow another fiduciary to act in violation of this19 section.

20 18-1909.

(a) The Board shall establish [a program of] prepaid contracts UNDER THE
 22 TRUST to provide for the advance payment of tuition and mandatory fees at:

24	(2)	A 4-year college
	• •	

25 (3) A university; or

26 (4) Any combination of a community college, college, or university.

(b) (1) For the purpose of entering into a prepaid contract, either the
[purchaser] ACCOUNT HOLDER or the qualified beneficiary must be a resident of
Maryland or of the District of Columbia at the time that the [purchaser] ACCOUNT
HOLDER enters into the prepaid contract.

31 (2) For the purposes of determining residency for the purchase of a 32 prepaid contract:

33 (i) For residency in Maryland, "resident" has the meaning stated
 34 in § 10-101(h) of the Tax - General Article; and

13		HOUSE BILL 30
1 2	· · · · · · · · · · · · · · · · · · ·	i) For residency in the District of Columbia, "resident" has the 1801.04 of the District of Columbia Code Annotated.
3	(c) The cost o	f a prepaid contract shall be based on:
4 5		he average current in-State tuition costs at the time the prepaid public institutions of higher education in the State;
6 7		he number of years expected to elapse between the purchase of a use of the benefits of the prepaid contract; and
8 9	(3) T exercised.	he projected tuition costs at the time that the benefits will be
10 11) (d) Each prepa l include the following p	aid contract made under the provisions of this subtitle shall rovisions:
12 13	2 (1) T 3 from [a purchaser] AN	he amount of each payment and the number of payments required ACCOUNT HOLDER;
14 15		he terms and conditions under which [purchasers] ACCOUNT payments, including the dates of the payments;
16	5 (3) P	rovisions for late payment charges and defaults;
17	7 (4) P	enalties for early withdrawal from the [Program] TRUST;
18 19	. ,	he amount and terms of any administrative fees that must be paid COUNT HOLDER or the beneficiary;
20 21) (6) T l behalf the contract is m	he name and date of birth of the qualified beneficiary on whose ade;
22 23	2 (7) T 3 originally named;	erms and conditions for a substitution for the qualified beneficiary
24	4 (8) T	erms and conditions for the termination of the prepaid contract;
25 26	5 (9) T 5 benefits from the [Prog	he time period during which the qualified beneficiary may claim ram] TRUST;
		The maximum number of undergraduate semester hours that are not contract, based on in-State tuition at a public institution of State;
30 31) (11) A HOLDER and the [Prog	Il other rights and obligations of the [purchaser] ACCOUNT gram] TRUST; and
32 33	2 (12) A 3 appropriate.	any other terms and conditions that the Board considers necessary or

1 (e) The Board shall allow the conversion of a prepaid contract from one tuition 2 plan or payment option to a different tuition plan or payment option.

3 (f) The Board shall allow excess prepaid contract benefits due to receipt of a 4 scholarship, tuition remission, or early graduation from college to be used toward the 5 payment of other qualified higher education expenses, as specified by the Board, at 6 an eligible institution of higher education.

7 (g) The Board shall allow the transfer of funds from the [Program] TRUST to 8 any other qualified State tuition program or from any other qualified State tuition 9 program to the [Program] TRUST, in accordance with federal law.

(h) The Board shall set procedures to ensure that contributions to the
[Program] TRUST plus contributions or payments to other qualified State tuition
programs do not exceed a total maximum amount determined by § 529 of the Internal
Revenue Code for contributions to multiple qualified State tuition programs.

14 18-1910.

15 (a) (1) The Board shall issue refunds as specified in this section.

16 (2) Unless authorized by the Board or under subsection (b) of this 17 section, a refund may not exceed the amount paid into the [Program] TRUST by the 18 [purchaser] ACCOUNT HOLDER.

(b) A refund equal to the same benefits as provided by the prepaid contract,20 minus any amount paid out of the funds of the [Program] TRUST on behalf of the

21 qualified beneficiary and for reasonable administrative charges, shall be made if the 22 beneficiary:

(1) Graduates early from college or is awarded a scholarship or tuition
 remission that covers benefits provided under the prepaid contract; or

25 (2) Dies or suffers from a disability which prevents the beneficiary from 26 attending an institution of higher education within the time allowed by this subtitle.

27 (c) (1) A [discounted] REDUCED refund of the contributions made to the 28 [Program] TRUST, as determined by the Board, shall be made if:

29 (i) The beneficiary does not attend an institution of higher30 education;

31 (ii) Benefits are not exercised under the contract within a time 32 specified in the contract; or

33 (iii) The prepaid contract is canceled by the [purchaser] ACCOUNT34 HOLDER.

35 (2) The time that a qualified beneficiary spends in active duty as a 36 member of the United States armed forces shall be added to the time period allowed

15

1 to exercise the benefits under a prepaid contract before a termination under

2 paragraph (1) of this subsection.

3 18-1911.

4 The Board, [Program] TRUST, and prepaid contracts issued under this subtitle 5 are not subject to the provisions of the Insurance Article.

6 18-1912.

7 The assets and income of the [Program] TRUST are exempt from State and local 8 taxation.

9 18-1913.

10 A person may not attach, execute, garnish, or otherwise seize any current or 11 future benefit under a prepaid contract or any asset of the [Program] TRUST.

12 18-1916.

13(a)(1)The Legislative Auditor shall audit the [Program] TRUST as14provided under Title 2, Subtitle 12 of the State Government Article.

15 (2) The Board shall cause an audit of the [Program] TRUST to be made 16 by an outside independent auditor annually.

17 (3) The Board shall pay for the audit required under paragraph (2) of 18 this subsection.

19 (b) (1) Within 90 days after the close of each fiscal year, the Board shall 20 submit to the Governor and, subject to § 2-1246 of the State Government Article, to 21 the General Assembly a report including:

22 (i) The audit of the outside independent auditor;

23 (ii) A financial accounting of the [Program] TRUST, including:

241.The annual review of the comprehensive investment plan25 which shall include:

A. The status of the investment program, including investment income matched to projected enrollment costs under the existing prepaid contracts:

B. The assets held in each class of investment, the amount of
funds held in any cash pool, the amount of funds held in fixed assets investments, and
the amount of funds held in equity investments;

32 C. The percentage and dollar value of assets placed with33 outside managers;

1		D.	The income produced by each class of investment; and	
2		E.	The income produced by each investment manager; and	
	budget for the [Program] TRU sources and expenditures deta		A detailed account of the operating and administrative ch shall include a complete list of revenue line item expenditures for:	
6		A.	Salaries, wages, and fringe benefits;	
7		B.	Technical and special fees;	
8		C.	Communication;	
9		D.	Travel;	
10		E.	Contractual services;	
11		F.	Supplies and materials;	
12		G.	Equipment;	
13		H.	Fixed charges; and	
14		I.	Other expenses.	
15 16	(iii) previous fiscal year;	The nu	mber of prepaid contracts entered into during the	
17 18	(iv) prepaid contracts; and	Efforts	by the Board in marketing the [Program] TRUST of	
19 20	(v) the [Program] TRUST.	Any rec	commendations of the Board concerning the operation of	
	 (2) The Board shall make available to each [purchaser] ACCOUNT HOLDER a copy of a summary of the report and the option to purchase the full report at a nominal charge. 			
24	(C) ANY QUALIFI	ED STAT	TE TUITION PROGRAM ADOPTED BY THE BOARD IN	

24 (C) ANY QUALIFIED STATE TUITION PROGRAM ADOPTED BY THE BOARD IN
25 ACCORDANCE WITH § 18-1905.1 OF THIS SUBTITLE THAT PROVIDES FOR THE
26 ADVANCE PAYMENT OF TUITION AT ELIGIBLE INSTITUTIONS OF HIGHER EDUCATION
27 SHALL COMPLY WITH THE PROVISIONS OF THIS SECTION.

(D) THE AUDIT REQUIRED BY SUBSECTION (A)(2) OF THIS SECTION AND THE
REPORT REQUIRED BY SUBSECTION (B) OF THIS SECTION MAY BE COMBINED WITH
ANY OTHER AUDIT OR REPORT FOR THE SAME FISCAL YEAR REQUIRED TO BE
SUBMITTED BY THE BOARD TO THE GOVERNOR AND THE GENERAL ASSEMBLY.

1 18-19A-01.

2 (a) In this subtitle the following words have the meanings indicated.

3 (b) "ACCOUNT HOLDER" MEANS THE PERSON WHO ESTABLISHED AN4 INVESTMENT ACCOUNT ON BEHALF OF A QUALIFIED DESIGNATED BENEFICIARY.

5 (C) "Board" means the [Maryland Higher Education Investment] COLLEGE 6 SAVINGS PLANS OF MARYLAND Board established under § 18-1904 of this title.

7 [(c) "Contributor" means the person who establishes an investment account on 8 behalf of a qualified designated beneficiary.]

9 (d) "Eligible educational institution" has the meaning stated in § 529(e) of the 10 Internal Revenue Code.

(e) "Investment account" means an account established by [a contributor] AN
ACCOUNT HOLDER under this subtitle on behalf of a qualified designated beneficiary
for the purpose of applying distributions toward qualified higher education expenses
at eligible educational institutions.

15 (f) "Qualified designated beneficiary" has the meaning stated in § 529(e) of 16 the Internal Revenue Code.

17 (g) "Qualified higher education expenses" has the meaning stated in § 529(e) 18 of the Internal Revenue Code.

(h) "Qualified state tuition program" has the meaning stated in § 529 of the20 Internal Revenue Code.

21 (i) "Plan" means the Maryland College Investment Plan established under22 this subtitle.

23 18-19A-02.

24 (a) There is a Maryland College Investment Plan.

25 (b) The purpose of the Plan is to allow contributions to an investment account 26 established for the purposes of meeting the qualified higher education expenses of the 27 qualified designated beneficiary of the account.

28 (c) (1) The Board shall administer, manage, promote, and market the Plan.

29 (2) The Board shall administer the Plan in compliance with Internal30 Revenue Service standards for qualified State tuition programs.

31 (d) The Board shall adopt procedures that the Board considers necessary to 32 carry out the provisions of this subtitle.

33 (e) The Board shall adopt procedures relating to:

18		HOUSE BILL 30
1	(1)	Application procedures for participation in the Plan;
2 3	(2) with these costs to be	Start-up costs incurred by the State for the development of the Plan e reimbursed to the State by the Plan;
4 5	(3) remaining [contribut	Early withdrawals, so that there will be no major detriment to the ors] ACCOUNT HOLDERS in the Plan; and
	(4) programs and from o with federal law.	Transfer of funds from the Plan to other qualified State tuition ther qualified State tuition programs to the Plan in accordance
11	investment account]	t annually, the Board shall issue to each [contributor to an ACCOUNT HOLDER a statement that provides a separate qualified designated beneficiary providing the following pect to each account:
13	(1)	The beginning balance;
14	(2)	Contributions to the account;
15	(3)	Withdrawals from the account during the previous year; and
16	(4)	Ending investment account value.
17	18-19A-04.	
18	(a) A Mary	and resident or a nonresident of Maryland may participate in and

20 (b) Distributions from the Plan may be used only for qualified higher

22 Refunds shall be disbursed to the [contributor] ACCOUNT HOLDER of the (c) 23 investment account.

24 18-19A-05.

19 benefit from the Plan.

21 education expenses.

25 The debts, contracts, and obligations of the Plan are not the (a) (1) 26 contracts, debts, or obligations of the State and neither the faith and credit nor taxing 27 power of the State is pledged directly or indirectly or contingently, morally or 28 otherwise, to the payment of the debts, contracts, and obligations.

29 The Board cannot directly or indirectly or contingently obligate, (2)30 morally or otherwise, the State to levy or pledge any form of taxation whatsoever for 31 the debts and obligations of the Plan or to make any appropriation for the payment of the debts and obligations of the Plan. 32

33 Neither the State nor any eligible educational institution shall be liable for (b) 34 any losses or shortage of funds in the event that the [contributor's] ACCOUNT

18

1 HOLDER'S investment account balance is insufficient to meet the tuition

2 requirements of an institution attended by the qualified designated beneficiary.

3 (c) Moneys of the Plan may not be considered moneys of the State or deposited 4 in the State Treasury.

5 (d) Moneys of the Plan may not be considered moneys of or commingled with 6 the Maryland Prepaid College Trust.

7 18-19A-05.1.

8 THE BOARD, PLAN, AND INVESTMENT ACCOUNTS ISSUED UNDER THIS9 SUBTITLE ARE NOT SUBJECT TO THE PROVISIONS OF THE INSURANCE ARTICLE.

10 18-19A-06.1.

A PERSON MAY NOT ATTACH, EXECUTE, GARNISH, OR OTHERWISE SEIZE ANY
CURRENT OR FUTURE BENEFIT UNDER AN INVESTMENT ACCOUNT OR ANY ASSET OF
THE PLAN.

14 18-19A-07.

15 (a) (1) The Legislative Auditor shall audit the Plan as provided under Title 16 2, Subtitle 12 of the State Government Article.

17 (2) The Board shall obtain an annual audit report from service 18 providers.

(b) (1) Within 90 days after the close of each fiscal year, the Board shall
submit to the Governor and, subject to § 2-1246 of the State Government Article, to
the General Assembly a report including:

22	(i)	A finan	cial accounting of the Plan, including:
23		1.	An annual review of the Plan which shall include:
24		A.	The status of the investment program;
25		B.	The assets held in each class of investment;
2627 outside managers;		C.	The percentage and dollar value of assets placed with
28		D.	The income produced by each class of investment;
29		E.	The income produced by each investment manager;
30		F.	The total deposits into the Plan for the past year; and
31		G.	The total withdrawals from the Plan for the past year; and

	budget for the Plan, which expenditures detailing the		A detailed account of the operating and administrative e a complete list of revenue sources and benditures for:
4		А.	Salaries, wages, and fringe benefits;
5		B.	Technical and special fees;
6		C.	Communication;
7		D.	Travel;
8		E.	Contractual services;
9		F.	Supplies and materials;
10		G.	Equipment;
11		H.	Fixed charges; and
12		I.	Other expenses;
13 14	(ii) ACCOUNT HOLDERS		mber of new [contributors to investment accounts] evious fiscal year;
15	(iii) Efforts	in marketing the Plan; and
16 17	(iv)) Any red	commendations of the Board concerning the operation of
		COUNT HOL	make available to each [contributor to an DER a copy of a summary of the report and the nominal charge.
	ACCORDANCE WITH	§ 18-1905.1 (TE TUITION PROGRAM ADOPTED BY THE BOARD IN OF THIS TITLE THAT PROVIDES FOR THE NT ACCOUNTS FOR THE DUPPOSES OF MEETING THE

22 ACCORDANCE WITH § 18-1905.1 OF THIS TITLE THAT PROVIDES FOR THE
23 ESTABLISHMENT OF INVESTMENT ACCOUNTS FOR THE PURPOSES OF MEETING THE
24 QUALIFIED HIGHER EDUCATION EXPENSES OF A QUALIFIED DESIGNATED
25 BENEFICIARY SHALL COMPLY WITH THE PROVISIONS OF THIS SECTION.

(D) THE AUDIT REQUIRED BY SUBSECTION (A)(2) OF THIS SECTION AND THE
REPORT REQUIRED BY SUBSECTION (B) OF THIS SECTION, AT THE BOARD'S
DISCRETION, MAY BE COMBINED WITH ANY OTHER AUDIT OR REPORT FOR THE SAME
FISCAL YEAR REQUIRED TO BE SUBMITTED BY THE BOARD TO THE GOVERNOR AND
THE GENERAL ASSEMBLY.

21	HOUSE BILL 30
1	Article - State Government
2	10-616.
3 4	(a) Unless otherwise provided by law, a custodian shall deny inspection of a public record, as provided in this section.
5 6	(n) (1) Subject to paragraph (2) of this subsection, a custodian shall deny inspection of any record disclosing:
	(I) the name of [a purchaser] AN ACCOUNT HOLDER or qualified beneficiary of a [higher education investment] PREPAID contract under Title 18, Subtitle 19 of the Education Article; AND
	(II) THE NAME OF AN ACCOUNT HOLDER OR QUALIFIED DESIGNATED BENEFICIARY OF AN INVESTMENT ACCOUNT UNDER TITLE 18, SUBTITLE 19A OF THE EDUCATION ARTICLE.
13	(2) A custodian:
14	(i) shall permit inspection by a person in interest; and
17	(ii) may release information to an eligible institution [designated in a higher education investment contract in accordance with regulations of the Maryland Higher Education Investment Program Board.] OF HIGHER EDUCATION DESIGNATED:
	1. BY AN ACCOUNT HOLDER OF A PREPAID CONTRACT OR O QUALIFIED BENEFICIARY UNDER TITLE 18, SUBTITLE 19A OF THE EDUCATION ARTICLE; OR
22 23	2. BY AN ACCOUNT HOLDER OR QUALIFIED DESIGNATED BENEFICIARY UNDER TITLE 18, SUBTITLE 19A OF THE EDUCATION ARTICLE.
24 25	
28 29 30 31 32 33	 SECTION 5. AND BE IT FURTHER ENACTED, That the totality of the marketing efforts undertaken by the [Maryland Higher Education Investment] COLLEGE SAVINGS PLANS OF MARYLAND Board to market the Maryland Prepaid College Trust AND THE MARYLAND COLLEGE INVESTMENT PLAN must include full disclosure that the contract entered into under the provisions of this Act does not guarantee that the earnings of the assets invested in the [Program] TRUST OR THE PLAN will generate the difference between the projected costs of [tuition under the contract] THE QUALIFIED HIGHER EDUCATION EXPENSES and the actual costs at the time of enrollment.

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2

Chapter 111 of the Acts of 1997, as amended by Chapter 494 of the Acts of 2000

3 SECTION 5. AND BE IT FURTHER ENACTED, That the totality of the

4 marketing efforts undertaken by the [Maryland Higher Education Investment]

5 COLLEGE SAVINGS PLANS OF MARYLAND Board to market the Maryland Prepaid

6 College Trust AND THE MARYLAND COLLEGE INVESTMENT PLAN must include full

7 disclosure that the contract entered into under the provisions of this Act does not

8 guarantee that the earnings of the assets invested in the [Program] TRUST OR THE

9 PLAN will generate the difference between the projected costs of [tuition under the

10 contract] THE QUALIFIED HIGHER EDUCATION EXPENSES and the actual costs at the

11 time of enrollment.

12 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be

13 construed to apply to all prepaid contracts purchased and investment accounts

14 opened before the effective date of this Act.

15 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take 16 effect July 1, 2003.