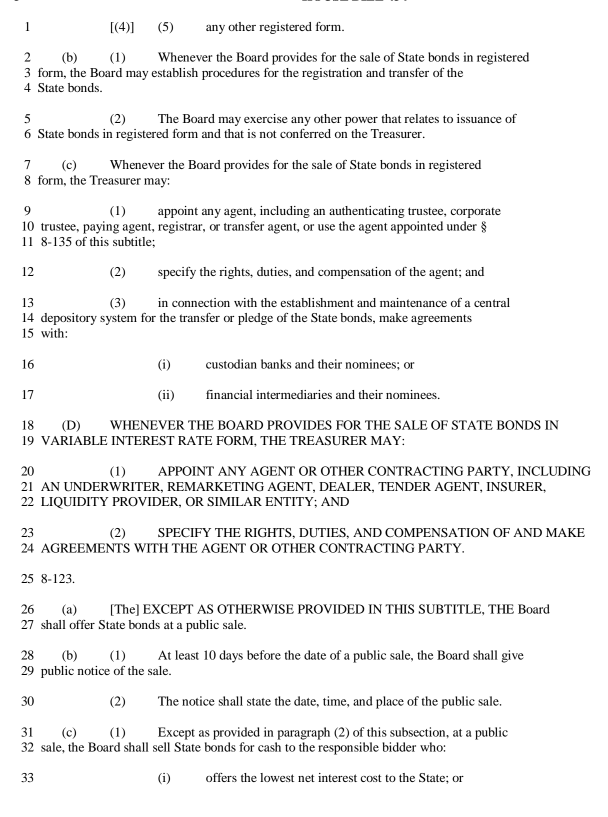
Unofficial Copy B5

2003 Regular Session 3lr1356 CF 3lr1357

By: Delegate Heller (Joint Committee on the Management of Public Funds) and Delegates Conway, Edwards, and Marriott Introduced and read first time: February 5, 2003 Assigned to: Appropriations Committee Report: Favorable with amendments House action: Adopted Read second time: March 11, 2003				
	CHAPTER			
1 A	N ACT concerning			
2 3	General Obligation Debt - Variable Interest Rate Bonds and Interest Rate Exchange Agreements			
4 FO 5 6 7 8 9 10 11 12 13 14	OR the purpose of authorizing certain State bonds to be sold at a private, negotiated sale; allowing State bonds to be issued in a variable interest rate form; authorizing the Treasurer to appoint and contract with and specify certain rights and duties of certain agents; authorizing the Board of Public Works to designate and sell certain State bonds as variable interest rate bonds; setting a certain limit on the aggregate par value of outstanding variable interest rate State bonds; authorizing the Treasurer to enter into certain interest rate exchange agreements under certain circumstances; authorizing county governing bodies to enter into certain interest rate exchange agreements under certain circumstances; and generally relating to variable interest rate bonds and interest rate exchange agreements.			
15 B 16 17 18 19	Y repealing and reenacting, with amendments, Article - State Finance and Procurement Section 8-120, 8-121, and 8-123 Annotated Code of Maryland (2001 Replacement Volume and 2002 Supplement)			
20 B 21 22 23 24	Y adding to Article - State Finance and Procurement Section 8-123.4 and 8-136 Annotated Code of Maryland (2001 Replacement Volume and 2002 Supplement)			

	BY adding to	D.111					
2 3	Article 31 - Debt - Public						
3 4	Section 34 Annotated Code of Maryland						
5		ent Volume and 2002 Supplement)					
6	-	IT ENACTED BY THE GENERAL ASSEMBLY OF					
7	MARYLAND, That t	he Laws of Maryland read as follows:					
8		Article - State Finance and Procurement					
9	8-120.						
10 11	By resolution, the enabling act:	e Board may provide that the State bonds authorized by an					
12	(1)	be in 1 or more series;					
13	(2)	bear a certain date of issue;					
14	(3)	be executed in a certain manner;					
15	(4)	be sold in a certain manner at public OR PRIVATE, NEGOTIATED sale;					
16	(5)	be in certain denominations, not necessarily in equal paramounts;					
	(6) consecutive annual in dates of issue;	mature in certain amounts at certain times, not necessarily in astallments, but not later than 15 years after their respective					
20 21	(7) manner stated in the	bear interest at certain rates or at rates to be determined in the resolution; and					
22	(8)	be paid, as to principal and interest, at certain places.					
23	8-121.						
24 25	(a) By resolution be issued, including:	ution, the Board may specify the form in which State bonds are to					
26	(1)	a coupon form;					
27	(2)	a capital appreciation form;					
28	(3)	A VARIABLE INTEREST RATE FORM;					
	[(3)] of the Internal Reven	(4) a form that qualifies as a registered form under §§ 103 and 149 ue Code or a regulation proposed or adopted under those					



HOUSE BILL 434

2	Board has set.	(11)	meets other terms or conditions of sale or issuance that the
3 4	(2) is in the best interests		er the Board determines that no bid is satisfactory and that it ate to reject all bids, the Board may reject the bids.
5 6	(d) (1) proposals for the bond		dution, the Board may postpone the time for receipt of at republishing the form of advertisement for the bonds.
			The Treasurer shall provide notice of the new date and time of or to the time proposals are to be submitted, which date after the originally scheduled date of sale.
10 11		(ii) method a	The notice may be given by Munifacts News Service or a similar as the Treasurer deems appropriate.
12	8-123.4.		
15 16 17	ACCORDANCE WI UNDER § 8-121 OF THE TERMS AND	TH THE THIS SU CONDIT	OVIDED IN SUBSECTION (C) OF THIS SECTION, IN AUTHORITY TO ISSUE VARIABLE INTEREST RATE BONDS UBTITLE, THE BOARD, IN A RESOLUTION SETTING FORTH IONS OF A STATE BOND ISSUE, MAY DESIGNATE THAT ALL PATE BONDS BE ISSUED AS VARIABLE INTEREST RATE
	NEGOTIATED SAL	E ON T	AY SELL VARIABLE INTEREST RATE BONDS AT A PRIVATE, HE TERMS AND CONDITIONS THAT THE BOARD DETERMINES EOUS TO THE STATE.
24	GENERAL OBLIGA	ATION V	OF ISSUANCE, THE AGGREGATE PAR VALUE OF THE STATE'S ARIABLE INTEREST RATE BONDS SHALL COMPRISE NO OUTSTANDING GENERAL OBLIGATION INDEBTEDNESS OF
26	8-136.		
29 30	OF THE AGREEME OBLIGATION DEB	ENT, TO T OR TO SIDERA	UTHORIZED THE TRANSACTION AND APPROVED THE FORM IMPROVE THE MANAGEMENT OF STATE GENERAL DEBT, AND AFTER FROM TO THE CREDITWORTHINESS OF THE REASURER MAY:
		VIDING :	INTO INTEREST RATE EXCHANGE AGREEMENTS OR FOR PAYMENTS BASED ON LEVELS OF OR CHANGES IN
35 36	(2) SUCH AGREEMEN		NT ANY AGENTS NECESSARY TO IMPLEMENT AND ADMINISTER CONTRACTS.

HOUSE BILL 434

1		Article 31 - Debt - Public
2	<u>34.</u>	
3	(A) (1) INDICATED.	IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
		"BONDS" MEANS GENERAL OBLIGATION BONDS OR NOTES, REVENUE OR OTHER EVIDENCES OF OBLIGATIONS BY WHATEVER NAME EE OF FUNDS SECURED, ISSUED BY A COUNTY.
8	<u>(3)</u>	"COUNTY" MEANS ANY COUNTY IN THE STATE OR BALTIMORE CITY.
11 12	THE MANAGEMEN REDUCE THE COST BALTIMORE CITY	NOTWITHSTANDING ANY OTHER PROVISION OF LAW, TO IMPROVE IT OF DEBT SERVICE OR INTEREST RATE RISKS ON ITS BONDS OR TO IT OF SERVICING ITS BONDS, THE MAYOR AND CITY COUNCIL OF OR THE GOVERNING BODY OF A COUNTY MAY ENACT, BY LOCAL ITON, AUTHORITY FOR THE COUNTY TO:
	CONTRACTS PROV	(I) ENTER INTO INTEREST RATE EXCHANGE AGREEMENTS OR VIDING FOR PAYMENTS BASED ON LEVELS OF OR CHANGES IN OR COMBINATIONS OF THE FOREGOING; AND
17 18		(II) APPOINT ANY AGENTS NECESSARY TO IMPLEMENT AND H AGREEMENTS OR CONTRACTS.
21	INTEREST RATE E	(I) A COUNTY THAT PROPOSES TO ENTER INTO ONE OR MORE XCHANGE AGREEMENTS OR CONTRACTS SHALL ENACT A LOCAL TON THAT SHALL AUTHORIZE THE TRANSACTION UPON THE TERMS ESTABLISHED BY THE COUNTY IN THE LAW OR RESOLUTION.
25 26 27	FINAL FORM OF TO PROVISIONS OF TO	(II) 1. IN THE LAW OR RESOLUTION THAT AUTHORIZES THE IN A SEPARATE RESOLUTION, THE COUNTY MAY PROVIDE FOR THE HE AGREEMENT OR CONTRACT AND THE FINAL TERMS AND HE AGREEMENT OR CONTRACT, AFTER GIVING DUE TO THE CREDITWORTHINESS OF THE COUNTERPARTY OR
31 32 33	BOARD, OR AGENO POWER TO PROVID THE FINAL TERMS	2. THE COUNTY MAY DELEGATE TO AN OFFICER, OFFICIAL, CY OF THE COUNTY SPECIFIED IN THE LAW OR RESOLUTION THE DE FOR THE FINAL FORM OR THE AGREEMENT OR CONTRACT AND SAND PROVISIONS OF THE AGREEMENT OR CONTRACT, AFTER SIDERATION TO THE CREDITWORTHINESS OF THE COUNTERPARTY FIES.
37	ENTERED INTO IN	AN INTEREST RATE EXCHANGE AGREEMENT OR CONTRACT MAY BE CONNECTION WITH, OR INCIDENTAL TO, ANY BONDS OF THE D, AT THE TIME OF, OR SUBSEQUENT TO, THE ISSUANCE OF ANY OF

- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 June 1, 2003.