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By: Delegates Conway, Harrison, Anderson, Benson, Branch, Burns, Cane, Carter, C. Davis, D. Davis, Doory, Fulton, Gaines, Goodwin, Griffith, Haynes, Holmes, Howard, Jones, Kelley, Kirk, Krysiak, Marriott, McIntosh, Murray, Nathan-Pulliam, Oaks, Paige, Parker, Patterson, Proctor, Taylor, F. Turner, V. Turner, and Vaughn

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Assigned to: Economic Matters

Committee Report: Favorable House action: Adopted

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CHAPTER____

1 AN ACT concerning

- Economic Development Maryland Small Business Development Financing
 Authority
- 4 FOR the purpose of altering the maximum amount of certain loan guarantees from
- 5 the Contract Financing Fund by the Maryland Small Business Development
- 6 Financing Authority; altering certain limitations on certain guarantees of
- 7 sureties by and on certain bonds of the Authority under the Small Business
- 8 Surety Bond Program; altering the scope of businesses that the Authority may
- 9 assist under the Equity Participation Investment Program; establishing and
- altering certain limitations for investments by the Authority under that
- Program; authorizing the Department of Business and Employment
- 12 Development to renew, extend, and modify certain contracts for the
- administration of certain programs of the Authority; providing for the payment
- of certain recoveries of investments and grant payments from the Enterprise
- Fund into certain funds of the Authority in a certain manner; and generally
- relating to the Maryland Small Business Development Financing Authority.
- 17 BY repealing and reenacting, without amendments,
- 18 Article 83A Department of Business and Economic Development
- 19 Section 5-502(b)
- 20 Annotated Code of Maryland
- 21 (2003 Replacement Volume and 2004 Supplement)
- 22 BY repealing and reenacting, with amendments,

Proceeds from the sale, disposition, lease or rental by the

Premiums, fees, royalties, and repayments of principal, interest and

Recovery of any equity investment made by the Department in a

A requirement that the Department receive a proportion of cash

25 Department of collateral related to any financing provided by the Department under

28 investment paid to the Department by or on behalf of a business enterprise in which 29 the Department has made an equity investment, or by or on behalf of an investor 30 providing an investment guaranteed by the Department under this subtitle;

32 business enterprise, including any arrangement under which the Department's

33 investment in the business enterprise is recovered through:

(i) 35 flow, commissions, royalties, or payments on a patent; or

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26 this subtitle;

(5)

(7)

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1 2	participation,	such as	(ii) notes, sto	The repurchase from the Department of any evidence of equity ocks, bonds or debentures;				
3 4	Department;	(8) and	Repayments received from conditional grants extended by the					
5		(9)	Any oth	er moneys made available to the Department.				
6	5-1009.							
9	(b) (1) The Department may contract for and engage the services of some or all of the Authority staff, who shall have organized themselves as a private Maryland corporation, to administer the programs of the Maryland Small Business Development Financing Authority for a period of 3 years.							
11		(2)	The Dep	partment may:				
12 13	2002; [and]		(i)	Extend the expiration date of the initial contract to June 30,				
14 15		GRAPH	(ii) for one a	Renew the CONTRACT extended [contract] UNDER ITEM (I) OF additional 5-year term;				
	(III) EXTEND THE TERMINATION DATE OF THE CONTRACT IN FEFFECT AS OF JUNE 30, 2007 TO JUNE 30, 2012, AND MODIFY THAT EXTENDED CONTRACT AS NEEDED; AND							
	(IV) RENEW THE CONTRACT EXTENDED UNDER ITEM (III) OF THIS PARAGRAPH FOR UP TO TWO ADDITIONAL 5-YEAR TERMS, AND MODIFY THAT RENEWED AND EXTENDED CONTRACT AS NEEDED.							
	(3) Any extension or renewal contract shall include standards to evaluate the performance of the private contractor in rendering services under the contract.							
	(4) The corporation may use the name Maryland Small Business Development Financing Agency, MSBDFA, Inc. or any close approximation of that name.							
28	5-1022.							
29 30	(a) The Authority may utilize the Contract Financing Fund to guarantee a loan made to an applicant only if:							
31		(1)	The app	licant meets the qualifications required by this subtitle;				
			by the fe	n is to be used to perform a contract, the majority of funding ederal government or a state government, a local atted by the Public Service Commission;				

32 Commission.

(2)

The bonds:

May not exceed [\$750,000] \$1,000,000 each; and

(i)

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	(ii) Shall be subject to the approval of the Authority, based on the bond worthiness of the principal as determined by the Authority on review of an application.
4 5	(3) The monetary limit in this subsection does not apply if the sources of funding for the bonds are grants.
6	5-1042.
7	The General Assembly finds that:
	(1) Franchises and technology-based businesses have proven to be a fast growing and reliable form of successful business expansion and successful new business creation;
	(2) Franchises and technology-based businesses play a major role in the economy of the State of Maryland and have been a continuing source of increasing tax revenues and job opportunities;
	(3) The growth of [franchises and] FRANCHISES, technology-based businesses, AND OTHER BUSINESSES should be encouraged in the State's economy and should be an integral part of the State's economic development effort;
19	(4) Socially or economically disadvantaged persons often lack adequate capital and are unable to obtain financing from financial institutions or venture capital firms to begin and develop a [franchise or] FRANCHISE, a technology-based business, OR OTHER TYPE OF BUSINESS, or to purchase an existing business; and
23	(5) It is in the interest of the public welfare and purpose to promote the creation and viability of franchises and technology-based businesses, THE DEVELOPMENT OF OTHER BUSINESSES, and the purchase of existing businesses, by socially or economically disadvantaged persons.
25	5-1043.
26	The purpose of the Equity Participation Investment Program is:
29	(1) To encourage and aid in the creation and development of [franchises and] FRANCHISES, technology-based businesses, AND OTHER BUSINESSES, and in the acquisition of existing businesses, in the State by socially or economically disadvantaged persons; and
	(2) To assist small businesses that, because they do not meet the established credit criteria of financial institutions, are unable to obtain adequate business financing on reasonable terms through normal financing channels.

1	5-1045.							
2	For the purposes of administering the Program, the Authority may:							
5	(1) Provide equity participation financing for the establishment and development of [franchises and] FRANCHISES, technology-based businesses, AND OTHER BUSINESSES, and the acquisition of existing businesses, by socially or economically disadvantaged persons in the State;							
7	(2) Buy, hold, and sell qualified securities;							
	(3) Prepare, publish, and distribute, with or without charge as the Authority may determine, technical studies, reports, and other materials it considers appropriate; and							
11 12	(4) Provide and pay for any advisory services and technical assistance necessary or desirable to carry out the purposes of the Program.							
13	5-1046.							
16 17	(a) Under the Program, the Authority may provide equity participation financing, including the purchase of qualified securities issued by a franchise, by a technology-based business, or by an enterprise acquiring an existing business, only after the enterprise has submitted an application that contains a business plan, including:							
19 20	(1) A description of the franchisor, technology-based business, OTHER BUSINESS, or existing business and its management, product, and market;							
21 22	(2) A statement of the amount, immediacy of need, and projected use of the capital required;							
23	(3) A statement of the potential economic impact of the purchase;							
24 25	(4) Information that relates to the satisfaction of the applicant's requirements of subsections (f) and (g) of this section; and							
26	(5) Any other information the Authority requires.							
27 28	(b) Under the Program, any equity participation financing shall satisfy the following requirements:							
29	(1) The Authority may not:							
	(i) 1. Own securities representing more than 45 percent of the voting stock of any [franchise or] FRANCHISE, technology-based business, OR OTHER BUSINESS; or							

33 2. Own an interest greater than 45 percent in any [franchise 34 or] FRANCHISE, technology-based business, OR OTHER BUSINESS; or

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1 2	voting stock of any en	(ii) terprise a	1. acquiring	Own securities representing more than 25 percent of the an existing business; or			
3	acquiring an existing l	ousiness.	2.	Own an interest greater than 25 percent in any enterprise			
5 6	(2) exceed:	The amo	ount of the	e Authority's equity participation financing may not			
7		(i)	1.	[\$500,000] \$1,000,000 for any franchise; or			
8			2.	45 percent of the total initial investment in the franchise;			
9 10	existing business; or	(ii)	1.	[\$500,000] \$1,000,000 for any enterprise acquiring an			
11 12	acquiring an existing	business	2. ; or	25 percent of the total investment in the enterprise			
13 14	OTHER BUSINESS.	(iii)	[\$500,00	00] \$1,000,000 for a technology-based business OR			
	(3) that the Authority wil investment.	(i) l recover		hority shall find that there is a reasonable probability linvestment and an adequate return on			
18		(ii)	The Aut	hority's investment shall be recoverable within:			
19			1.	7 years of the equity participation financing in a franchise;			
20 21	enterprise acquiring a	n existin	2. g busines	7 years of the equity participation financing in an s; [or]			
22 23	technology-based bus	iness; Ol	3. R	10 years of the equity participation financing in a			
24 25	ANY OTHER TYPE	OF BUS	4. INESS.	7 YEARS OF THE EQUITY PARTICIPATION FINANCING IN			
	(4) The Authority's recovery shall be the greater of the current value of the percentage of the equity investment in the enterprise or the amount of the initial investment in the enterprise.						
	(5) The value of the business entity at the time of recovery shall be determined after obtaining at least 1 independent appraisal of the value from an appraiser selected from a list of at least 3 appraisers supplied by the Authority.						

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PART IX. MISCELLANEOUS RECEIPTS PAYABLE.

- 2 5-1049.
- 3 (A) NOTWITHSTANDING § 5-502(B) OF THIS TITLE OR ANY OTHER LAW, THE 4 FOLLOWING MONEY SHALL BE PAYABLE INTO THE FUNDS UNDER THIS SUBTITLE:
- 5 (1) ANY RECOVERY OF INVESTMENTS MADE UNDER § 5-503 OF THIS
- 6 TITLE THAT WERE FUNDED BY A TRANSFER OF MONEY FROM THE FUNDS UNDER
- 7 THIS SUBTITLE TO THE ENTERPRISE FUND, INCLUDING AN INVESTMENT IN MMG
- 8 VENTURES LLP; AND
- 9 (2) ANY REPAYMENT OF A GRANT MADE UNDER § 5-503 OF THIS TITLE
- 10 THAT WAS FUNDED BY A TRANSFER OF MONEY FROM THE FUNDS UNDER THIS
- 11 SUBTITLE TO THE ENTERPRISE FUND.
- 12 (B) THE AUTHORITY SHALL DETERMINE THE PROPORTION OF THE RECOVERY
- 13 OR REPAYMENT PAYABLE UNDER SUBSECTION (A) OF THIS SECTION THAT SHALL BE
- 14 DEPOSITED INTO EACH OF THE FUNDS UNDER THIS SUBTITLE.
- 15 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 16 July 1, 2005.