By: **Delegate Krebs** Introduced and read first time: February 21, 2005 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

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Maryland Energy Administration - Energy Efficiency and Economic Development Loan Program

4 FOR the purpose of establishing the Energy Efficiency and Economic Development

5 Loan Program in the Maryland Energy Administration; establishing the

6 purpose of the Program; establishing the duties of the Administration in relation

7 to the Program; requiring a borrower to file a certain application to obtain a loan

8 under the Program; requiring the application to contain certain information;

9 providing for the authorized uses of the Fund; requiring each borrower to make

10 a certain contribution to a certain project and to document certain cost savings;

11 providing certain terms for loans made under the Program; requiring a borrower

12 to provide certain assurance for the repayment of a loan made under the

13 Program; establishing that loans may be made in conjunction with certain other

14 financial assistance; establishing the Energy Efficiency and Economic

15 Development Loan Program Fund; requiring the Administration to administer

16 the Fund; providing that the fund is a special, nonlapsing fund not subject to a

17 certain law; requiring the Treasurer to hold the Fund and the Comptroller to18 account for the Fund; providing for the funding of the Fund; authorizing the

account for the Fund; providing for the funding of the Fund; authorizing the
 Fund to be used for certain purposes; requiring the Fund to be invested in a

20 certain manner; requiring the investment earnings from the Fund and the

21 repayment of principal on loans made from the Fund to be paid to the Fund;

22 authorizing the Administration to enter into certain contracts with certain

23 parties; prohibiting a person from knowingly making or causing to be made

24 certain false statements; establishing that a certain violation is a misdemeanor;

25 establishing certain penalties; requiring money from the Energy Overcharge

26 Restitution Fund to be expended for certain energy efficiency and economic

27 development loans; defining certain terms; and generally relating to the Energy

28 Efficiency and Economic Development Loan Program.

29 BY repealing and reenacting, with amendments,

- 30 Article State Finance and Procurement
- 31 Section 7-315
- 32 Annotated Code of Maryland
- 33 (2001 Replacement Volume and 2004 Supplement)

1 BY adding to Article - State Government 2 3 Section 9-20A-01 through 9-20A-09, inclusive, to be under the new subtitle "Subtitle 20A. Energy Efficiency and Economic Development Loan 4 5 Program" 6 Annotated Code of Maryland (2004 Replacement Volume) 7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 8 9 MARYLAND, That the Laws of Maryland read as follows: 10 **Article - State Finance and Procurement** 11 7-315. 12 (a) There is an Energy Overcharge Restitution Fund. 13 (b) (1)The Fund is a continuing, nonlapsing fund that is not subject to the 14 provisions of § 7-302 of this subtitle. 15 (2)There shall be credited to the Fund: 16 (i) all federal fund revenues consisting of refunds received by the State from any source as a direct or indirect result of litigation or administrative 17 18 proceedings prosecuted by the U.S. Department of Energy to redress violations of 19 federal petroleum pricing regulations under the Emergency Petroleum Allocation Act, 20 15 U.S.C. §§ 751 through 756, and the Energy Policy and Conservation Act, 15 U.S.C. 21 §§ 757 through 760H; and 22 (ii) all special fund revenues received and accepted as a gift under § 23 2-201 of this article that are expressly given for the purpose of energy assistance or 24 weatherization for individuals in this State. 25 Revenues received by the State as a result of claims representing (3)26 purchases by the State are excluded from the Fund. The Treasurer shall: 27 (c) 28 invest and reinvest the Fund in the same manner as other State (1)29 funds; and 30 (2)credit any investment earnings to the Fund. 31 (d) Expenditures from the Fund shall be made by: 32 an appropriation in the annual State budget; or (1)

 (2) a budget amendment provided that any budget amendment sha Legislative Policy Committee prior to the 		
	visions of subsection (f) of this section, the istration or the designee of the Director shall:	
6 (1) administer the Fur	nd;	
7 (2) develop plans, prepare and submit proposals to the Governor for 8 Fund use, and undertake any action that is necessary to obtain for the Fund all 9 energy overcharge refunds and judgment awards to which the citizens of the State 10 have a legal entitlement;		
11 (3) assess and determine 12 and develop recommendations for the al 13 accordance with those needs pursuant to 14 section;		
15(4)conduct public heat16Director or the designee of the Director of	arings at least twice a year at times and places the determines; and	
17 (5) perform other duti	es as may be assigned by the Governor.	
18 (f) (1) The Fund shall be expended subject to any restrictions on its use or 19 other limitations on its allocation that are:		
20 (i) expressly	provided by statute; or	
21 (ii) required a	as a condition of the acceptance of funds.	
22 (2) The Fund shall be	expended:	
23 (i) for emerge 24 6-406(1) of the Code;	gency energy assistance provided under Article 41, §	
25 (ii) for energ 26 6-406(2) of the Code;	y assistance programs provided under Article 41, §	
	y assistance and weatherization programs provided Subtitle 20 of the State Government Article;	
29(iv)for energ30programs provided under 42 U.S.C. §§ 7	y extension service and low income home energy 7001 through 7011 and 8621 through 8629;	
 31 (v) for other 32 the federal restitutive objectives governi 33 the states; 	energy assistance or weatherization programs meeting ng the distribution of overcharge refunds to	
	ther program within the definition of "energy Pub. L. No. 97-377, 96 Stat. 1830, § 155 (1982)	

4	UNOFFICIAL COPY OF HOUSE BILL 1430
	and subsequent amendments, including the State Energy Efficiency Programs Improvement Act of 1990, Pub. Law No. 101-440;
	(vii) FOR ENERGY EFFICIENCY AND ECONOMIC DEVELOPMENT LOANS PROVIDED UNDER TITLE 9, SUBTITLE 20A OF THE STATE GOVERNMENT ARTICLE;
6 7	(VIII) for community energy loans provided under Title 9, Subtitle 21 of the State Government Article; or
8 9	[(viii)] (IX) for any other purpose required as a condition of their acceptance.
10 11	(3) In addition to the provisions of paragraph (2) of this subsection, priority shall be given to the energy assistance and weatherization programs.
14	(4) Disbursements from the Fund to programs funded by the State or with federal funds administered by the State shall be used solely to supplement, and not to supplant, funds otherwise available for such programs under federal or State law.
16	Article - State Government
17 18	
19	9-20A-01.
20 21	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
22	(B) "ADMINISTRATION" MEANS THE MARYLAND ENERGY ADMINISTRATION.
23 24	(C) "BORROWER" MEANS AN ELIGIBLE BUSINESS SELECTED TO RECEIVE A LOAN UNDER THIS PROGRAM.
25	(D) "ELIGIBLE BUSINESS" MEANS A COMMERCIAL ENTERPRISE OR BUSINESS:
26	(1) THAT IS INCORPORATED IN THE STATE; OR
27 28	(2) WHOSE PRINCIPAL OWNERS ARE STATE RESIDENTS AND THE BUSINESS OF WHICH IS PRINCIPALLY CARRIED OUT IN THE STATE.
	(E) "ENERGY COST SAVINGS" MEANS THE ACTUAL REDUCTION IN OPERATING EXPENSES RESULTING FROM THE IMPROVED ENERGY EFFICIENCY GENERATED BY AN ENERGY CONSERVATION PROJECT FINANCED UNDER THE PROGRAM.

32 (F) "FUND" MEANS THE ENERGY EFFICIENCY AND ECONOMIC DEVELOPMENT 33 LOAN PROGRAM FUND. 1 (G) "PROGRAM" MEANS THE ENERGY EFFICIENCY AND ECONOMIC 2 DEVELOPMENT LOAN PROGRAM.

3 (H) (1) "PROJECT" MEANS ONE OR MORE IMPROVEMENTS OR
4 MODIFICATIONS THAT ENHANCE THE ENERGY EFFICIENCY AND REDUCE THE
5 OPERATING EXPENSES OF A STRUCTURE.

6 (2) "PROJECT" INCLUDES START UP OPPORTUNITIES FOR NEW
7 BUSINESSES IF THE LOAN WOULD ENHANCE THE ENERGY EFFICIENCY OF THE
8 BORROWER'S BUSINESS.

9 (3) "PROJECT" DOES NOT INCLUDE IMPROVEMENTS OR MODIFICATIONS
10 FOR ENERGY CONSERVATION IN STRUCTURES USED PRIMARILY FOR RELIGIOUS OR
11 FRATERNAL ACTIVITIES.

12 9-20A-02.

13 THERE IS AN ENERGY EFFICIENCY AND ECONOMIC DEVELOPMENT LOAN14 PROGRAM IN THE MARYLAND ENERGY ADMINISTRATION.

15 9-20A-03.

16 THE PURPOSE OF THE PROGRAM IS TO PROVIDE FINANCIAL ASSISTANCE IN
17 THE FORM OF LOW INTEREST LOANS TO SELECTED MARYLAND BUSINESSES TO
18 PROMOTE:

19 (1) ENERGY CONSERVATION;

20 (2) ENERGY EFFICIENCY;

21 (3) ENERGY RELATED ECONOMIC DEVELOPMENT; AND

22 (4) STABILITY IN BUSINESS, COMMERCIAL, AND INDUSTRIAL SECTORS.

23 9-20A-04.

24 THE ADMINISTRATION SHALL:

25 (1) MANAGE, SUPERVISE, AND ADMINISTER THE PROGRAM;

26 (2) ADOPT REGULATIONS TO ENSURE THAT LOANS ARE PROVIDED ONLY 27 TO PROJECTS THAT CARRY OUT THE PURPOSE OF THE PROGRAM;

28(3)ATTACH SPECIFIC TERMS TO ANY LOAN THAT ARE CONSIDERED29NECESSARY TO ENSURE THAT THE PURPOSE OF THE PROGRAM IS FULFILLED; AND

30(4)DEVELOP PROCEDURES FOR MONITORING PROJECTS TO ASSESS31WHETHER THE IMPROVEMENTS OR MODIFICATIONS MADE BY AN ELIGIBLE

32 BUSINESS HAVE RESULTED IN A MEASURABLE REDUCTION IN ENERGY

33 CONSUMPTION.

1 9-20A-05.

2 (A) (1) TO RECEIVE A LOAN UNDER THE PROGRAM A BORROWER MUST FILE 3 AN APPLICATION WITH THE ADMINISTRATION.

4 (2) IF THE BORROWER IS A CORPORATION, THE APPLICATION MUST BE
5 SIGNED BY THE CHIEF OPERATING OFFICER OR AN AUTHORIZED COMPANY
6 OFFICIAL.

7 (B) THE APPLICATION SHALL CONTAIN ANY INFORMATION THE 8 ADMINISTRATION DETERMINES IS NECESSARY, INCLUDING:

9 (1) THE PROJECTED COST TO ACCOMPLISH OR INSTALL A PROPOSED 10 PROJECT;

11 (2) THE AMOUNT OF ENERGY A PROPOSED PROJECT IS EXPECTED TO 12 SAVE OVER A DEFINED PERIOD OF TIME AFTER COMPLETION OF THE PROJECT;

13 (3) THE AMOUNT OF ENERGY COST SAVINGS EXPECTED TO BE
14 GENERATED OVER A DEFINED PERIOD OF TIME AFTER COMPLETION OF THE
15 PROJECT; AND

16(4)A DESCRIPTION OF THE BORROWER'S CONTRIBUTION TO A17PROPOSED PROJECT AS REQUIRED BY § 9-20A-06 OF THIS SUBTITLE.

18 9-20A-06.

19 (A) LOANS FROM THE FUND MAY BE USED FOR:

20 (1) THE COSTS OF IMPLEMENTING PROJECTS, INCLUDING THE COSTS 21 OF ALL NECESSARY:

22 (I) TECHNICAL ASSESSMENTS;

23 (II) STUDIES;

24 (III) SURVEYS;

25 (IV) PLANS AND SPECIFICATIONS; AND

26 (V) START-UP, ARCHITECTURAL, ENGINEERING, OR OTHER 27 SPECIAL SERVICES; AND

(2) THE COSTS OF CONSTRUCTION, REHABILITATION, OR
29 MODIFICATION, INCLUDING THE PURCHASE AND INSTALLATION OF ANY NECESSARY
30 MACHINERY, EQUIPMENT, OR FURNISHINGS.

(B) EACH BORROWER SHALL MAKE A CONTRIBUTION TO A PROJECT THAT IS
 32 OF A TYPE AND AMOUNT ACCEPTABLE TO THE ADMINISTRATION.

(C) THE BORROWER MUST DOCUMENT THAT THE ANTICIPATED ENERGY COST
 SAVINGS OVER A DEFINED PERIOD AFTER THE COMPLETION OF THE PROJECT ARE
 GREATER THAN THE COST OF THE PROJECT.

4 (D) LOANS MADE UNDER THE PROGRAM SHALL:

5 (1) BE REPAYABLE BY THE BORROWER FROM SPECIFIED REVENUES 6 THAT MAY INCLUDE THE ENERGY COST SAVINGS GENERATED BY A PROJECT;

7 (2) BEAR INTEREST AT A RATE THAT THE ADMINISTRATION8 DETERMINES TO BE NECESSARY AND REASONABLE FOR THE PROJECT; AND

9 (3) BE REPAYABLE IN ACCORDANCE WITH A SCHEDULE THAT THE 10 ADMINISTRATION SETS, WHICH MAY BE ON A DEFERRED PAYMENT BASIS.

11 (E) (1) A BORROWER SHALL PROVIDE ASSURANCES FOR THE REPAYMENT 12 OF A LOAN.

13 (2) THE ASSURANCES:

14 (I) SHALL INCLUDE A PROMISSORY NOTE; AND

15 (II) MAY INCLUDE SUPERIOR OR SUBORDINATE MORTGAGE LIENS,
16 GUARANTEES OF REPAYMENT, OR OTHER FORMS OF COLLATERAL.

17 (F) LOANS MAY BE MADE IN CONJUNCTION WITH, OR IN ADDITION TO,
18 FINANCIAL ASSISTANCE PROVIDED THROUGH OTHER STATE OR FEDERAL
19 PROGRAMS.

20 9-20A-07.

21 (A) THERE IS AN ENERGY EFFICIENCY AND ECONOMIC DEVELOPMENT LOAN 22 PROGRAM FUND.

23 (B) THE ADMINISTRATION SHALL ADMINISTER THE FUND.

24 (C) (1) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT SUBJECT 25 TO § 7-302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

26 (2) THE TREASURER SHALL HOLD THE FUND AND THE COMPTROLLER
27 SHALL ACCOUNT FOR THE FUND.

28 (D) THE FUND CONSISTS OF:

29 (1) MONEY APPROPRIATED IN THE STATE BUDGET TO THE PROGRAM,
30 INCLUDING MONEY APPROPRIATED TO THE ENERGY OVERCHARGE RESTITUTION
31 FUND;

32 (2) MONEY RECEIVED FROM ANY PUBLIC OR PRIVATE SOURCE;

33 (3) INTEREST AND INVESTMENT EARNINGS ON THE FUND; AND

1(4)REPAYMENTS AND PREPAYMENTS OF PRINCIPAL AND INTEREST ON2LOANS MADE FROM THE FUND.

3 (E) THE FUND MAY BE USED ONLY:

4 (1) TO PAY THE EXPENSES OF THE PROGRAM; AND

5 (2) TO PROVIDE LOANS TO ELIGIBLE BORROWERS AND PROJECTS.

6 (F) (1) THE TREASURER SHALL INVEST THE MONEY OF THE FUND IN THE 7 SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED.

8 (2) ANY INVESTMENT EARNINGS OF THE FUND SHALL BE PAID INTO 9 THE FUND.

10(3)ANY REPAYMENT OF PRINCIPAL AND INTEREST ON LOANS MADE11FROM THE FUND SHALL BE PAID INTO THE FUND.

12 9-20A-08.

13 THE ADMINISTRATION MAY ENTER INTO CONTRACTS WITH THIRD PARTIES TO 14 MAKE, SERVICE, OR SETTLE LOANS MADE UNDER THIS SUBTITLE.

15 9-20A-09.

16 (A) A PERSON MAY NOT KNOWINGLY MAKE OR CAUSE TO BE MADE ANY FALSE
17 STATEMENT OR REPORT IN ANY DOCUMENT REQUIRED TO BE FURNISHED TO THE
18 ADMINISTRATION BY ANY AGREEMENT RELATING TO FINANCIAL ASSISTANCE.

(B) A PERSON APPLYING FOR FINANCIAL ASSISTANCE MAY NOT KNOWINGLY
MAKE OR CAUSE TO BE MADE ANY FALSE STATEMENT FOR THE PURPOSE OF
INFLUENCING ANY ACTION OF THE ADMINISTRATION ON AN APPLICATION FOR
FINANCIAL ASSISTANCE OR FOR THE PURPOSE OF INFLUENCING ANY ACTION OF
THE ADMINISTRATION AFFECTING FINANCIAL ASSISTANCE ALREADY PROVIDED.

24 (C) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR
25 AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$50,000 OR
26 IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH.

27 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 28 October 1, 2005.