E4 5lr0042 CF 5lr0237

By: The President (By Request - Administration) Introduced and read first time: January 21, 2005 Assigned to: Budget and Taxation Committee Report: Favorable Senate action: Adopted Read second time: March 7, 2005 CHAPTER____ 1 AN ACT concerning 2 Department of State Police - Transfer of the Senator William H. Amoss Fire, 3 Rescue, and Ambulance Fund to the Maryland Emergency Management 4 Agency 5 FOR the purpose of transferring the administration of the Senator William H. Amoss Fire, Rescue, and Ambulance Fund from the Department of State Police to the 6 Maryland Emergency Management Agency; authorizing the Director of the 7 8 Maryland Emergency Management Agency to administer a certain fund; authorizing the Director to adopt certain procedures; requiring the Director to 9 provide a certain authorization to the State Treasurer for disbursing certain 10 funds; authorizing the Director to receive and review certain reports associated 11 with a certain fund; defining certain terms; and generally relating to the 12 Maryland Emergency Management Agency and the administration of the 13 Senator William H. Amoss Fire, Rescue, and Ambulance Fund. 14 15 BY repealing and reenacting, with amendments, Article - Public Safety 16 Section 8-101 through 8-106 17 18 Annotated Code of Maryland 19 (2003 Volume and 2004 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

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

20

1		Article - Public Safety				
2	8-101.					
3	(a)	In this s	subtitle th	e following words have the meanings indicated.		
4 5	(B) MANAGEM			IEANS THE DIRECTOR OF THE MARYLAND EMERGENCY		
6	[(b)]	(C)	(1)	"Expenditures for fire protection" means:		
7 8	protection, r	escue, an	(i) d ambula	revenues appropriated or to be appropriated by a county for fire ance services; and		
9 10	house equip	oment for	(ii) fire prote	the proceeds of any county bonds used to finance facilities that ection, rescue, and ambulance services.		
11 12	personnel.	(2)	"Expen	ditures for fire protection" includes the costs of training		
13		(3)	"Expen	ditures for fire protection" does not include:		
14 15	personnel co	osts;	(i)	salaries, workers' compensation, fringe benefits, or other		
16			(ii)	administrative costs; or		
19 20	indebtednes appropriation	ss of the vons derive	olunteer from the	in Carroll County, appropriations for loans to a volunteer fire, y, secured by mortgages, notes, or other evidence of fire, rescue, or ambulance company, if the e proceeds of bonds used to finance facilities that house rescue, and ambulance services.		
22 23	[(c)] Ambulance	(D) Fund.	"Fund"	means the Senator William H. Amoss Fire, Rescue, and		
	[(d)] corporation sources exc			"Qualified municipal corporation" means a municipal expenditures for fire protection from municipal		
27		(2)	"Qualif	ied municipal corporation" does not include Baltimore City.		
28	[(e)	"Secreta	ary" mea	ns the Secretary of State Police.]		
29	8-102.					
30	(a)	There is	s a Senato	or William H. Amoss Fire, Rescue, and Ambulance Fund.		
31	(b)	The pur	poses of	the Fund are to promote:		

1 2	(1) ambulance services		very of effective and high quality fire protection, rescue, and e;	
3	(2) companies by count		ed financial support for fire, rescue, and ambulance	
5 6	(3) ambulance compani		tinued financial viability of volunteer fire, rescue, and ne greatly increased costs of equipment.	
7	(c) (1)	The [Se	ecretary] DIRECTOR shall administer the Fund.	
	(2) Subject to paragraph (3) of this subsection, the [Secretary] DIRECTOR may adopt procedures to carry out this subtitle, including additional auditing and reporting requirements.			
11	(3)	The [Se	ecretary] DIRECTOR may not:	
12 13		(i), except as	impose training or operational requirements as a precondition sotherwise expressly provided in this subtitle; or	
14 15		(ii) apectancy	require that capital equipment purchased with State money of greater than 1 year.	
16	(d) The Fu	and consis	ts of money appropriated in the State budget to the Fund.	
17 18	` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '		orized by the [Secretary] DIRECTOR, the Treasurer shall and to each county on warrant of the Comptroller.	
	subsection to the ap	propriate	easurer shall make the payments required under this county in approximately equal amounts on or about bruary 15, and May 15.	
22	(f) (1)	State m	oney provided under this section may only be used to:	
23 24	ambulances;	(i)	acquire or rehabilitate fire or rescue equipment, including	
25 26	with fire or rescue	(ii) equipment	acquire or rehabilitate capital equipment used in connection ; and	
27 28	equipment, ambular	(iii) nces, and i	rehabilitate facilities used primarily to house fire fighting rescue vehicles.	
29	(2)	State m	oney provided under this section may not be used:	
30		(i)	for administrative costs;	
31 32	county government	(ii) s, or fire, i	for compensation or fringe benefits to employees or members of rescue, or ambulance companies;	
33		(iii)	for travel or meal expenses;	

1 2	equipment;	(iv)	for fuel, utility, or routine maintenance costs of facilities or
3	emergency alarm syst	(v) ems not i	to acquire new or replacement fire hydrants, water mains, or nstalled at a fire, rescue, or ambulance facility;
5		(vi)	for insurance;
6		(vii)	for fund-raising activities;
7 8	1985;	(viii)	to refinance debt or another obligation incurred before July 1,
9 10	proceeds are availabl	(ix) e;	to replace or repair eligible items to the extent that insurance
11 12	system; or	(x)	for costs associated with the "9-1-1" emergency telephone
13		(xi)	for land or interests in land.
14	8-103.		
15 16			tion (b) of this section, each county shall receive an initial a percentage to be determined in the following manner:
19 20	[Secretary] DIRECTO accounts, including vall land use property	OR each acant unitax accou	ctor of Assessments and Taxation shall certify to the county's total percentage of land use property tax improved properties, relative to the statewide total of the first completed fiscal year immediately which money is to be allocated;
	determined in item (1) of this	s provided in item (3) of this subsection, the percentage subsection shall then be applied for each county to any oudget for the purposes of this subtitle; and
27	as appropriated in the fire, rescue, and amb	State buulance co	unty shall receive an allocation of at least 2% of the total Fund dget, in addition to the amount that is distributed to impanies, departments, or stations located in qualified ordance with subsection (b) of this section.
31	distribute the money and ambulance comp	provided anies, de	to paragraph (6) of this subsection, each county shall under this subtitle on the basis of need to fire, rescue, partments, or stations in the county, including ations located in municipal corporations.
33 34	(2) the county uses to ad-		unty shall determine need in accordance with procedures that dget.
35	(3)	•	mining need under this subsection, the county shall consider:

1 2	county or the Marylan	(i) d State F	the failure to meet minimum standards established by the iremen's Association;
3	described in § 8-204 o	(ii) of this title	the existence or potential existence of an emergency situation as e;
5		(iii)	the age and condition of existing facilities and equipment;
6		(iv)	the lack of availability of mutual aid;
7 8	and	(v)	any service problems associated with demographic conditions;
9		(vi)	any other relevant factors.
	` '	nteer con	on to consideration of the factors in paragraph (3) of this npany the county shall consider the company's inability tem.
15	county shall give the	highest fi	standing paragraphs (3) and (4) of this subsection, each unding priority to the failure to meet minimum n emergency situation as described in § 8-204 of this
19 20	departments, or statio aggregate may not be	ns locate less than orporatio	tion of money to fire, rescue, and ambulance companies, d in qualified municipal corporations in a county in the a 50% of the proportion that the expenditures of the n bear to total aggregate expenditures for fire
	(-)		ve money under this subsection, each county shall participate Reporting System and Ambulance Information System.
27	county for the purpos		The money distributed under this subtitle shall be used by each in § 8-102(f)(1) of this subtitle as an addition to and money appropriated from sources other than the
31	protection from source	es other	In each fiscal year, each county shall make expenditures for fire than the Fund in an amount that is at least equal to the itures for fire protection during the 3 preceding fiscal
		-	Except as provided in paragraph (2) of this subsection, a county ments of this subsection may not receive money under

3	(2) For each fiscal year, each county that fails to satisfy the requirements of paragraph (1) of this subsection may receive money under this subtitle subject to a penalty equal to the percentage by which the county fails to meet the county's maintenance of effort for that fiscal year.
5 6	(b) (1) Each county shall make expenditures for fire protection from its own sources that are at least equal to the amount of State money to be received.
7	(2) A county may receive less than the amount initially allocated.
10	(3) In determining the amount of expenditures for fire protection made by a county, before certification, the [Secretary] DIRECTOR shall review the financial information of the county for the first completed fiscal year before the fiscal year for which State money is appropriated.
	(4) Money received from the Emergency Assistance Trust Fund under § 8-204 of this title or other State money may not be used as the match required under this subsection.
17	(c) (1) Money not distributed to a county because the requirements of subsections (a) and (b) of this section are not satisfied shall be distributed to the counties that meet the requirements of subsections (a) and (b) of this section in accordance with this subsection.
21	(2) (i) Subject to subparagraph (ii) of this paragraph, each county that meets the requirements of subsections (a) and (b) of this section shall receive an allocation of the money distributed under paragraph (1) of this subsection based on a percentage to be determined in accordance with § 8-103(a) of this subtitle.
25	(ii) For purposes of determining the percentage allocated to each county under this subsection, the property tax accounts of each county that fails to satisfy the requirements of subsection (a) or (b) of this section shall be excluded from the statewide total.
27 28	(3) Each county shall distribute money provided under this subsection in accordance with § 8-103(b) of this subtitle.
	(d) (1) The money distributed under this subtitle and allocated to a county shall be accounted for and audited in accordance with the procedures for accounting and auditing of other governmental revenues.
32 33	(2) Money not expended by the county by the end of a fiscal year shall be placed in a special fund for expenditure in the next succeeding fiscal year.
	(3) (i) Money distributed under this subtitle that remains unencumbered or unexpended by the county after the second fiscal year shall be repaid to the [Secretary] DIRECTOR for deposit in the General Fund.
37 38	(ii) The Comptroller may set off any shared revenues due to a county instead of repayment under this subsection.

3	(4) (i) Money distributed under this subtitle to be expended by a volunteer or municipal fire, rescue, or ambulance company shall be maintained in a separate account and shall be audited in the same manner as other money of the volunteer or municipal company is audited.
	(ii) Copies of the audit of the separate account shall be submitted to the respective county government and to the [Department of State Police] MARYLAND EMERGENCY MANAGEMENT AGENCY.
8	8-105.
9 10	(a) (1) On or before December 31 of each year, each county shall submit to the [Secretary] DIRECTOR a report for the preceding fiscal year that states:
	(i) the amount of money distributed to each recipient and the purpose of expenditure of this money categorized as provided in $\S 8-102(f)(1)$ of this subtitle;
14 15	(ii) the amount and disposition of any unencumbered or unexpended money; and
16	(iii) the amount of expenditures for fire protection by the county.
	(2) Each county shall provide a copy of the report required under paragraph (1) of this subsection, subject to § 2-1246 of the State Government Article, to the Department of Legislative Services.
22 23	(b) Each year the [Secretary] DIRECTOR shall report to the Governor and, subject to § 2-1246 of the State Government Article, to the General Assembly on the information provided by the counties on the distribution of money provided under this subtitle, including an assessment of the extent to which the purposes of this subtitle are being achieved.
25	8-106.
	(a) (1) The [Secretary] DIRECTOR may withhold money allocated for the next fiscal year under this subtitle from a county if the county does not comply with this subtitle.
	(2) After notice and an opportunity for a hearing, failure of a county to comply with this subtitle may result in the forfeiture of the allocated money, in whole or in part.
32	(b) Money withheld under this section reverts to the General Fund.
35	SECTION 2. AND BE IT FURTHER ENACTED, That, on October 1, 2005, all the functions, powers, duties, assets, and liabilities of the Senator William H. Amoss Fire, Rescue, and Ambulance Fund within the Department of State Police shall be transferred to the Maryland Emergency Management Agency.

- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take 1
- 2 effect October 1, 2005.