## **HOUSE BILL 989**

C8 7lr1492

By: Delegates Harrison, Branch, and Conway

Introduced and read first time: February 9, 2007

Assigned to: Economic Matters

Committee Report: Favorable

House action: Adopted

Read second time: March 17, 2007

CHAPTER

## 1 AN ACT concerning

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## Maryland Small Business Development Financing Authority – Financing Limitations

4 FOR the purpose of altering certain limitations on lending, guarantees, and equity participation financing by the Maryland Small Business Development 5 6 Financing Authority in certain transactions; altering the maximum amount of a 7 loan guarantee that the Authority may make using the Contract Financing 8 Fund; altering the maximum amount of a loan guarantee that the Authority 9 may make using the Guaranty Fund; altering the scope of contracts for which 10 the Authority may act as a surety and guarantee losses incurred by certain sureties under the Small Business Surety Bond Program and certain 11 limitations; altering certain limitations on the amount of equity and investment 12 that the Authority may own in certain businesses and franchises under the 13 equity participation financing program; altering certain limitations on the 14 qualifications of certain enterprises and principals seeking to acquire certain 15 existing businesses in connection with equity participation financing provided 16 17 by the Authority; providing for the effective date of certain provisions of this Act; and generally relating to the Maryland Small Business Development 18 Financing Authority. 19

20 BY repealing and reenacting, with amendments,

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

1	Article 83A – Department of Business and Economic Development						
2	Section 5–1022(a), 5–1024(a), 5–1029(a), 5–1035(a) and (d)(1), and 5–1046						
3	Annotated Code of Maryland						
4	(2003 Replacement Volume and 2006 Supplement)						
5	BY repealing and reenacting, with amendments,						
6	Article 83A – Department of Business and Economic Development						
7	Section 5–1035(a)						
8	Annotated Code of Maryland						
9	(2003 Replacement Volume and 2006 Supplement)						
10	(As enacted by Section 1 of this Act)						
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
13	Article 83A - Department of Business and Economic Development						
14	5–1022.						
15	(a) The Authority may utilize the Contract Financing Fund to guarantee a						
16	loan made to an applicant only if:						
17	(1) The applicant meets the qualifications required by this subtitle;						
18	(2) The loan is to be used to perform a contract, the majority of						
19 20	funding for which is provided by the federal government or a state government, a local government, or a utility regulated by the Public Service Commission;						
21	(3) The [part of the loan to be guaranteed] MAXIMUM AMOUNT						
22	PAYABLE BY THE AUTHORITY UNDER ITS GUARANTEE does not exceed						
23	[\$1,000,000] <b>\$2,000,000</b> ; and						
23	[ψ1,000,000] ψ <b>2,000,000</b> , and						
24	(4) The loan to be guaranteed is to be used for:						
25	(i) Working capital; or						
26	(ii) Equipment needed to perform the contract, the cost of which						
27	can be repaid from contract proceeds, if the Authority has entered into an agreement						
28	with the applicant necessary to secure the loan or guaranty.						
29	5–1024.						

1 2	(a) an applicant			ty may utilize the Contract Financing Fund to lend money to
3		(1)	The a	pplicant meets the requirements of this subtitle;
4		(2)	The lo	an does not exceed [\$1,000,000] <b>\$2,000,000</b> ;
5 6 7			is prov	oan is to be used to perform a contract, the majority of ided by the federal government or a state government, a local egulated by the Public Service Commission; and
8		(4)	The lo	an is to be used for:
9			(i)	Working capital; or
10 11 12				Equipment needed to perform the contract, the cost of which act proceeds, if the Authority has entered into an agreement ary to secure the loan.
13	5–1029.			
14 15 16	(a) percent of t institution t	he pri	incipal	ty may utilize the Guaranty Fund to guarantee up to 80 of and interest on a long-term loan made by a financial t only if:
17 18	violated any	(1) provis		pplicant meets the requirements of $\S 5-1025$ and has not $\S 5-1031$ of this subtitle;
19 20 21	payable by <b>\$2,000,000</b>			can amount is not less than \$5,000 and the maximum amount rity under its guarantee does not exceed [\$1,000,000]
22		(3)	The p	urposes for which the loan is to be used include:
23			(i)	Working capital;
24			(ii)	Refinancing existing debt of the applicant;
25 26	equipment;		(iii)	The acquisition and related installation of machinery or

- 1 (iv) Necessary improvements to real property leased or owned in 2 fee simple by the applicant; or
- 3 (v) The acquisition of real property to be owned in fee simple by 4 the applicant if:
- 5 The real property is to be used in the operation of the applicant's trade or business for which the loan and guarantee are sought; and
- 7 2. A lien is placed on the real property by the financial 8 institution or the Authority;
- 9 (4) The loan shall mature in not more than 10 years from the date of closing of the loan; and
- 11 (5) The rate of interest on the loan is no greater than the rate of 12 interest determined by the Authority to be the monthly weighted average of the prime 13 lending rate, plus 2 percent, prevailing from time to time in the City of Baltimore on 14 unsecured commercial loans.
- 15 5–1035.
- 16 (a) Subject to the restrictions of this Part VI, the Authority, on application,
  17 may guarantee any surety up to the lesser of 90 percent or [\$1,350,000] **\$5,000,000** of
  18 its losses incurred under a bid bond, a payment bond, or a performance bond on any
  19 contract[, the majority of the funding for which is provided] **FINANCED** by the federal
  20 government or a state government, a local [government] **GOVERNMENT, A PRIVATE**21 **ENTITY,** or a utility regulated by the Public Service Commission.
- 22 (d) (1) The Authority may execute and perform bid, performance, and payment bonds as a surety for the benefit of a principal in connection with any contract[, the majority of the funding for which is provided] FINANCED by the federal government or a state government, a local government, A PRIVATE ENTITY, or a utility regulated by the Public Service Commission.
- 27 5–1046.
- 28 (a) Under the Program, the Authority may provide equity participation 29 financing, including the purchase of qualified securities issued by a franchise, by a 30 technology-based business, [or] by an enterprise acquiring an existing business, **OR** 31 **BY ANY OTHER TYPE OF BUSINESS,** only after the enterprise has submitted an 32 application that contains a business plan, including:

1 2	(1) business, or existi		-	on of the franchisor, technology-based business, other and its management, product, and market;
3 4	of the capital requ		tement	t of the amount, immediacy of need, and projected use
5	(3)	A sta	tement	of the potential economic impact of the purchase;
6 7	(4) requirements of s			that relates to the satisfaction of the applicant's and (g) of this section; and
8	(5)	Any o	other in	nformation the Authority requires.
9 10	(b) Unde following requires		Prograi	m, any equity participation financing shall satisfy the
11	(1)	The A	Authori	ty may not:
12 13 14	percent of the vebusiness; or	(i) oting s		Own securities representing more than [45] <b>49</b> f any franchise, technology-based business, or other
15 16	franchise, technol	ogy–ba	2. sed bus	Own an interest greater than [45] <b>49</b> percent in any siness, or other business; or
17 18	percent of the vot	(ii) ing stoo		Own securities representing more than [25] <b>49</b> by enterprise acquiring an existing business; or
19 20	enterprise acquiri	ng an e	2. existing	Own an interest greater than [25] <b>49</b> percent in any business.
21 22	not exceed:	The a	amount	of the Authority's equity participation financing may
23		(i)	1.	[\$1,000,000] <b>\$2,000,000</b> for any franchise; or
24 25	franchise;		2.	[45] <b>49</b> percent of the total initial investment in the
26 27	an existing busing	(ii) ess; or	1.	[\$1,000,000] <b>\$2,000,000</b> for any enterprise acquiring

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(1)

1 2	2. [25] <b>49</b> percent of the total investment in the enterprise acquiring an existing business; or
3 4	(iii) [\$1,000,000] <b>\$2,000,000</b> for a technology–based business or other business.
5 6 7	(3) (i) The Authority shall find that there is a reasonable probability that the Authority will recover its initial investment and an adequate return on investment.
8	(ii) The Authority's investment shall be recoverable within:
9 10	1. 7 years of the equity participation financing in a franchise;
11 12	2. 7 years of the equity participation financing in an enterprise acquiring an existing business;
13 14	3. 10 years of the equity participation financing in a technology-based business; or
15 16	4. 7 years of the equity participation financing in any other type of business.
17 18 19	(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.
20 21 22	(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.
23 24	(c) The liability of the State and of the Authority in providing equity participation financing is limited to its investments under the Program.
25 26 27	(d) When [applying] <b>AN ENTERPRISE APPLIES</b> to the Authority to acquire an existing business, [an] <b>THE</b> enterprise <b>OR ITS PRINCIPALS</b> shall [have] <b>MEET</b> the following minimum qualifications:

The enterprise or its principals shall have[:

1 2	security;	(i)	A minimum net worth of at least \$75,000 pledged as
3		(ii)	At least \$75,000 in equity investment; or
4 5 6			A combination of a minimum net worth pledged as security tment[, totaling at least \$75,000] EQUAL TO AT LEAST 5 FAL COST OF THE ACQUISITION; and
7 8 9		experienc	e enterprise or its principals shall have had 3 or more years of e with demonstrated achievements and management
10 11	(e) minimum qu		ng acquired, the existing business shall meet the following s:
12 13	years;	(1) The	e existing business shall have been in existence for at least 5
14 15	the previous		e existing business shall have been profitable for at least 2 of
16 17			e existing business shall have sufficient cash flow to service the ate return of the Authority's investment;
18 19	creation;	(4) The	e existing business shall have the capacity for growth and job
20 21	Maryland; an		e existing business shall have its principal place of business in
22		(6) The	e existing business shall have a strong customer base.
23 24	(f) Authority tha		licant enterprise is an individual, the applicant shall satisfy the
25		(1) The	e applicant is of good moral character;
26 27 28		ersonal kr	determined from creditors, employers, and other individuals nowledge of the applicant, the applicant has a reputation for ;

1 2	(3) The applicant is a resident of Maryland or the applicant's principal place of business is in Maryland; and
3 4	(4) The applicant is unable to obtain adequate business financing on reasonable terms through normal lending channels because the applicant:
5 6 7	(i) Belongs to a group that historically has been deprived of access to normal economic or financial resources because of race, color, creed, sex religion, or national origin;
8 9 10 11	(ii) Has an identifiable physical handicap that severely limits the ability of the applicant to obtain financial assistance, but does not limit the ability of the applicant to perform the contract or other activity for which the applicant would be receiving financial assistance;
12 13 14 15 16	(iii) Has any other social or economic impediment that is beyond the personal control of the applicant, such as lack of formal education or financial capacity or geographical or regional economic distress but that does not limit the ability of the applicant to perform the contract or other activity for which the applicant would be receiving financial assistance; or
17 18	(iv) Does not meet the established credit or investment criteria of at least one financial institution.
19 20 21	(g) If the applicant enterprise is other than a sole proprietorship, at least 51 percent of the enterprise shall be owned by individuals who meet the qualifications for applicants under subsection (f) of this section.
22 23	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
24	Article 83A - Department of Business and Economic Development
25	5–1035.

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- Subject to the restrictions of this Part VI, the Authority, on application, (a) may guarantee any surety up to the lesser of 90 percent or [\$5,000,000] **\$1,350,000** of its losses incurred under a bid bond, a payment bond, or a performance bond on any contract financed by the federal government or a state government, a local government, a private entity, or a utility regulated by the Public Service Commission.
- SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take effect on the taking effect of the termination provision specified in Section 4 of

Speaker of the House of Delegates.					
				Govern	or.
1	Approved:				
(	SECTION 4. AND BE IT FURTHER ENACTE of Section 3 of this Act, this Act shall take effect Octo			t to the pr	ovis
]	interpreted to have any effect on that termination pro				
:		10/15/10/1			

President of the Senate.