By: Senators Pinsky, Brochin, Della, Forehand, Frosh, Garagiola, Gladden, Harrington, Jones, Kasemeyer, King, Lenett, Madaleno, Peters, Raskin, Robey, and Stone

Introduced and read first time: February 10, 2010 Assigned to: Education, Health, and Environmental Affairs and Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

G1

2 Public Funding and Small Donor Act for General Assembly Elections

3 FOR the purpose of repealing the Public Financing Act for gubernatorial candidates; 4 altering certain limits on certain contributions and transfers; providing that $\mathbf{5}$ contributions shall be considered as being made by one contributor if the 6 contributions are by a sole proprietor, regardless of the number of sole 7 proprietorships owned by that individual; authorizing the governing body of a 8 county to enact laws to regulate public campaign finance activity for certain 9 county elective offices and certain candidates for election to those offices; 10 specifying certain provisions and limitations applicable to any county laws 11 enacted to regulate public campaign finance activity; establishing a system of 12public financing of campaigns for certain General Assembly candidates; 13requiring the State Board of Elections to administer the system of public financing for General Assembly candidates; specifying certain powers and 1415duties of the State Board; creating the Public Election Fund and providing for 16 the inclusion of certain money in the Fund; requiring the District Court to add a 17certain surcharge to certain fines imposed by the District Court for certain 18 violations and to transfer the surcharges collected to the Fund; transferring the 19 money in the Fair Campaign Financing Fund for gubernatorial candidates to 20the Public Election Fund; defining certain terms; specifying certain procedures, 21requirements, and conditions participating candidates must meet to receive a 22distribution from the Public Election Fund; requiring that participating candidates adhere to certain campaign expenditure limits; authorizing 2324participating candidates to raise certain supplemental private contributions 25under certain circumstances; requiring the Comptroller to perform certain 26duties in connection with the establishment, maintenance, and administration 27of the Public Election Fund; prohibiting a participating candidate from being a 28member of a slate; prohibiting a participating candidate from accepting a 29contribution from a political party; requiring a participating candidate who opts

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 out of public financing to repay the full amount of the public contribution $\mathbf{2}$ received by the candidate and pay a certain penalty; providing for judicial 3 review of certain actions by the State Board, subject to a certain exception; 4 providing for certain penalties; providing that certain captions are not law and $\mathbf{5}$ may not be considered to have been enacted as part of this Act; requiring the 6 State Board to adopt certain regulations; making provisions of this Act 7severable; creating a Commission to Study Public Financing of Elections in 8 Maryland; providing for the membership, duties, and staffing of the 9 Commission: requiring the Commission to report its findings and 10 recommendations to the Governor and the General Assembly on or before a certain date; requiring the State Board to provide certain reports to certain 11 12persons on or before certain dates on certain matters; providing for delayed 13 effective dates for certain provisions of this Act; providing for the termination of 14certain provisions of this Act; and generally relating to the Public Funding and 15Small Donor Act for General Assembly Elections.

- 16 BY repealing
- 17 Article Election Law
- 18 Section 15–101 through 15–111 and the title "Title 15. Public Financing Act"
- 19 Annotated Code of Maryland
- 20 (2003 Volume and 2009 Supplement)
- 21 BY repealing and reenacting, without amendments,
- 22 Article Courts and Judicial Proceedings
- 23 Section 7–301(f)
- 24 Annotated Code of Maryland
- 25 (2006 Replacement Volume and 2009 Supplement)
- 26 BY adding to
- 27 Article Courts and Judicial Proceedings
- 28 Section 7–301(g)
- 29 Annotated Code of Maryland
- 30 (2006 Replacement Volume and 2009 Supplement)
- 31 BY repealing and reenacting, with amendments,
- 32 Article Election Law
- 33 Section 13–226, 13–227, and 13–235
- 34 Annotated Code of Maryland
- 35 (2003 Volume and 2009 Supplement)
- 36 BY adding to
- 37 Article Election Law
- Section 13–505; and 15–101 through 15–118 to be under the new title "Title 15.
 Public Funding and Small Donor Act for General Assembly Elections"
- 40 Annotated Code of Maryland
- 41 (2003 Volume and 2009 Supplement)

 $\mathbf{2}$

1 BY repealing and reenacting, without amendments,

- 2 Article Transportation
- 3 Section 16–402(a)(25) and (34)
- 4 Annotated Code of Maryland

5 (2009 Replacement Volume and 2009 Supplement)

6 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 7 MARYLAND, That Section(s) 15–101 through 15–111 and the title "Title 15. Public 8 Financing Act" of Article – Election Law of the Annotated Code of Maryland be 9 repealed.

10 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 11 read as follows:

12

Article – Courts and Judicial Proceedings

13 7–301.

14 (f) (1) In a traffic case in which points may be assessed under § 16–402 of 15 the Transportation Article, after conviction the court shall add a \$7.50 surcharge to 16 any fine imposed by the court.

17 (2) Subject to paragraph (3) of this subsection, the surcharges collected18 under this subsection shall be credited as follows:

(i) 50% to the Volunteer Company Assistance Fund to be used
in accordance with the provisions of Title 8, Subtitle 2 of the Public Safety Article; and

(ii) 50% to the State Helicopter Replacement Fund to be used in
 accordance with the provisions of § 2–801 of the Public Safety Article.

(3) After \$20,000,000 is credited to the Volunteer Company Assistance
Fund in accordance with paragraph (2) of this subsection, 100% of the surcharges
collected under this subsection shall be credited to the State Police Helicopter
Replacement Fund to be used in accordance with the provisions of § 2–801 of the
Public Safety Article.

(G) (1) ON OR AFTER JANUARY 1, 2011, AND UNTIL THE END OF
DECEMBER 31, 2014, ONLY, IN A TRAFFIC CASE IN WHICH POINTS MAY BE
ASSESSED UNDER § 16-402(A)(25) OR (34) OF THE TRANSPORTATION ARTICLE,
AFTER CONVICTION THE COURT SHALL ADD A \$75 SURCHARGE TO ANY FINE
IMPOSED BY THE COURT.

33 (2) A SURCHARGE COLLECTED UNDER THIS SUBSECTION SHALL
 34 BE CREDITED TO THE PUBLIC ELECTION FUND UNDER TITLE 15 OF THE
 35 ELECTION LAW ARTICLE.

	4			SENATE BILL 681
1				Article – Election Law
2	13–226.			
3	(a)	The li	imits o	n contributions in this section do not apply to:
4		(1)	a con	tribution to a ballot issue committee; or
5		(2)	those	contributions defined as transfers.
6 7	(b) or indirectly	-		ubsection (c) of this section, a person may not, either directly on cycle make:
8		(1)	aggre	gate contributions in excess of:
9			(i)	[\$4,000] \$4,400 to any one campaign finance entity; or
10			(ii)	[\$10,000] \$15,000 to all campaign finance entities; or
11 12	card.	(2)	a con	tribution of money in excess of \$100 except by check or credit
$\begin{array}{c} 13\\14\\15\end{array}$	(c) of a political that are not		may r	ithstanding subsection (b) of this section, a central committee nake aggregate in–kind contributions during an election cycle
$\begin{array}{c} 16 \\ 17 \end{array}$	voters in the	e State	(i) ; and	for a State central committee, \$1 for every two registered
18 19	voters in the	e count	(ii) zy.	for a local central committee, \$1 for every two registered
20 21 22	registered ve election cycl			he purposes of paragraph (1) of this subsection, the number of mined, regardless of party affiliation, as of the first day of the
$23 \\ 24 \\ 25$		ardless	s of th	n contributions to the campaign finance entity of a candidate ne number of offices sought by the candidate or campaign to support the candidate.
26 27	(e) CONTRIBUT			ns SHALL BE CONSIDERED AS BEING MADE BY ONE CONTRIBUTIONS ARE MADE:

1 by a corporation and any wholly-owned subsidiary of the (1) $\mathbf{2}$ corporation, or by two or more corporations owned by the same stockholders [, shall be 3 considered as being made by one contributor]; OR 4 BY A SOLE PROPRIETOR, REGARDLESS OF THE NUMBER OF (2) $\mathbf{5}$ SOLE PROPRIETORSHIPS OWNED BY THAT INDIVIDUAL. 6 13 - 227.7(a) In this section, a "campaign finance entity" includes a nonfederal 8 out-of-state political committee. 9 The limit on transfers set forth in subsection (c) of this section does not (b)10 apply to a transfer: 11 (1)by a campaign finance entity to a ballot issue committee; 12(2)between or among: 13political committees that are State or local central (i) 14committees of the same political party; 15(ii) a slate and the campaign finance entities of its members; 16 and 17the campaign finance entities of a candidate. (iii) 18(c) During an election cycle, a campaign finance entity may not directly or indirectly make transfers in a cumulative amount of more than [\$6,000] \$6,600 to 1920any one other campaign finance entity. 21(d) All affiliated campaign finance entities are treated as a single (1)22entity in determining: 23the amount of transfers made by a campaign finance entity; (i) 24and 25the amount of transfers received by a campaign finance (ii) 26entity. 27(2)Campaign finance entities are deemed to be affiliated if they: 28(i) are organized and operated in coordination and cooperation 29with each other; or

1 (ii) otherwise conduct their operations and make their decisions 2 relating to transfers and other contributions under the control of the same individual 3 or entity.

4 (e) The limit on transfers to the campaign finance entities of a candidate 5 prescribed in subsection (c) of this section applies regardless of the number of offices 6 sought by the candidate.

7 13–235.

- 8 (a) This section applies to the following officials:
- 9 (1) the Governor;
- 10 (2) the Lieutenant Governor;
- 11 (3) the Attorney General;
- 12 (4) the Comptroller; and
- 13 (5) a member of the General Assembly.

14 (b) Except as provided in subsection (c) or (d) of this section, during a regular 15 session of the General Assembly an official described in subsection (a) of this section, 16 or a person acting on behalf of the official, may not, as to a candidate for federal, State, 17 or local office, or a campaign finance entity of the candidate or any other campaign 18 finance entity organized under this title and operated in coordination with a 19 candidate:

- 20 (1) receive a contribution;
- 21 (2) conduct a fund–raising event;
- 22 (3) solicit or sell a ticket to a fund–raising event; or

23 (4) deposit or use any contribution of money that was not deposited24 prior to the session.

(c) An official described in subsection (a) of this section, or a person acting on
behalf of the official, is not subject to this section when engaged in activities solely
related to the official's election to an elective federal or local office for which the official
is a filed candidate.

(d) [Under the Public Financing Act, a gubernatorial ticket, during the year
 of the election only, may accept eligible private contributions and any disbursement of
 funds by the State Board that is based on the eligible private contributions] UNDER
 THE PUBLIC CAMPAIGN FINANCING ACT FOR GENERAL ASSEMBLY

1	CANDIDATES, A PARTICIPATING CANDIDATE, DURING THE YEAR OF THE		
2	ELECTION ONLY, MAY ACCEPT SEED MONEY AND QUALIFYING CONTRIBUTIONS		
$\frac{3}{4}$	AND ANY DISBURSEMENT OF FUNDS BY THE STATE BOARD THAT ARE BASED ON THE QUALIFYING CONTRIBUTIONS.		
4	THE QUALIFTING CONTRIDUTIONS.		
$5 \\ 6$	(e) (1) As to a violation of this section, the campaign finance entity of the official in violation is liable for a civil penalty as provided in this subsection.		
_			
7	(2) The State Board, represented by the State Prosecutor, may		
$\frac{8}{9}$	institute a civil action in the circuit court for any county seeking the civil penalty provided in this subsection.		
5			
10 11	(3) A campaign finance entity that receives a contribution as a result of the violation shall:		
12	(i) refund the contribution to the contributor; and		
13	(ii) now a simil nonality that actuals the sum of $^{\text{e}1}$ 000 plus the		
13 14	(ii) pay a civil penalty that equals the sum of \$1,000 plus the amount of the contribution.		
11			
15	13-505. REGULATION OF LOCAL CAMPAIGN FINANCE ACTIVITY.		
16	(A) SUBJECT TO THE PROVISIONS OF THIS SECTION, THE GOVERNING		
$\begin{array}{c} 16 \\ 17 \end{array}$	(A) SUBJECT TO THE PROVISIONS OF THIS SECTION, THE GOVERNING BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN		
17 18 19	BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN FINANCE ACTIVITY FOR COUNTY ELECTIVE OFFICES AND CANDIDATES FOR ELECTION TO THOSE OFFICES WHO CHOOSE TO ACCEPT PUBLIC CAMPAIGN		
17 18	BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN FINANCE ACTIVITY FOR COUNTY ELECTIVE OFFICES AND CANDIDATES FOR		
17 18 19 20	BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN FINANCE ACTIVITY FOR COUNTY ELECTIVE OFFICES AND CANDIDATES FOR ELECTION TO THOSE OFFICES WHO CHOOSE TO ACCEPT PUBLIC CAMPAIGN FINANCING.		
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17 18 19 20 21 22 23 24 25	 BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN FINANCE ACTIVITY FOR COUNTY ELECTIVE OFFICES AND CANDIDATES FOR ELECTION TO THOSE OFFICES WHO CHOOSE TO ACCEPT PUBLIC CAMPAIGN FINANCING. (B) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION MAY NOT REGULATE COUNTY ELECTIVE OFFICES OR CANDIDATES FOR ELECTION TO THOSE OFFICES WHO DO NOT RECEIVE ANY PUBLIC CAMPAIGN FINANCING. (C) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION SHALL: (1) PROHIBIT THE USE OF PUBLIC CAMPAIGN FINANCING FOR 		
17 18 19 20 21 22 23 24	 BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN FINANCE ACTIVITY FOR COUNTY ELECTIVE OFFICES AND CANDIDATES FOR ELECTION TO THOSE OFFICES WHO CHOOSE TO ACCEPT PUBLIC CAMPAIGN FINANCING. (B) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION MAY NOT REGULATE COUNTY ELECTIVE OFFICES OR CANDIDATES FOR ELECTION TO THOSE OFFICES WHO DO NOT RECEIVE ANY PUBLIC CAMPAIGN FINANCING. (C) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION SHALL: 		
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$17\\18\\19\\20\\21\\22\\23\\24\\25\\26$	 BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN FINANCE ACTIVITY FOR COUNTY ELECTIVE OFFICES AND CANDIDATES FOR ELECTION TO THOSE OFFICES WHO CHOOSE TO ACCEPT PUBLIC CAMPAIGN FINANCING. (B) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION MAY NOT REGULATE COUNTY ELECTIVE OFFICES OR CANDIDATES FOR ELECTION TO THOSE OFFICES WHO DO NOT RECEIVE ANY PUBLIC CAMPAIGN FINANCING. (C) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION SHALL: (1) PROHIBIT THE USE OF PUBLIC CAMPAIGN FINANCING FOR ANY ELECTION OTHER THAN THAT OF A COUNTY ELECTIVE OFFICE; 		
17 18 19 20 21 22 23 24 25 26 27	 BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN FINANCE ACTIVITY FOR COUNTY ELECTIVE OFFICES AND CANDIDATES FOR ELECTION TO THOSE OFFICES WHO CHOOSE TO ACCEPT PUBLIC CAMPAIGN FINANCING. (B) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION MAY NOT REGULATE COUNTY ELECTIVE OFFICES OR CANDIDATES FOR ELECTION TO THOSE OFFICES WHO DO NOT RECEIVE ANY PUBLIC CAMPAIGN FINANCING. (C) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION SHALL: (1) PROHIBIT THE USE OF PUBLIC CAMPAIGN FINANCING FOR ANY ELECTION OTHER THAN THAT OF A COUNTY ELECTIVE OFFICE; (2) REQUIRE A CANDIDATE WHO ACCEPTS PUBLIC CAMPAIGN 		
17 18 19 20 21 22 23 24 25 26 27	 BODY OF A COUNTY MAY ENACT LAWS TO REGULATE PUBLIC CAMPAIGN FINANCE ACTIVITY FOR COUNTY ELECTIVE OFFICES AND CANDIDATES FOR ELECTION TO THOSE OFFICES WHO CHOOSE TO ACCEPT PUBLIC CAMPAIGN FINANCING. (B) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION MAY NOT REGULATE COUNTY ELECTIVE OFFICES OR CANDIDATES FOR ELECTION TO THOSE OFFICES WHO DO NOT RECEIVE ANY PUBLIC CAMPAIGN FINANCING. (C) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION SHALL: (1) PROHIBIT THE USE OF PUBLIC CAMPAIGN FINANCING FOR ANY ELECTION OTHER THAN THAT OF A COUNTY ELECTIVE OFFICE; (2) REQUIRE A CANDIDATE WHO ACCEPTS PUBLIC CAMPAIGN 		

1	(II) USE FUNDS FROM THAT CAMPAIGN FINANCE ENTITY
2	ONLY FOR THAT CAMPAIGN FOR COUNTY ELECTIVE OFFICE; AND
3	(3) PROHIBIT THE TRANSFER OF FUNDS INTO THE CAMPAIGN
4	FINANCE ENTITY ESTABLISHED FOR THE COUNTY ELECTIVE OFFICE BY A
5	CANDIDATE WHO ACCEPTS PUBLIC CAMPAIGN FINANCING FROM ANY OTHER
6	CAMPAIGN FINANCE ENTITY PREVIOUSLY ESTABLISHED FOR THAT CANDIDATE.
7	(D) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION SHALL:
8	(1) PROVIDE FOR A PUBLIC ELECTION FUND FOR COUNTY
9	ELECTIVE OFFICES ADMINISTERED BY THE CHIEF FINANCIAL OFFICER OF THE
10	COUNTY; AND
11	(2) REQUIRE THAT THE SYSTEM FOR PUBLIC CAMPAIGN FINANCE
12	ACTIVITY FOR COUNTY ELECTIVE OFFICES BE REGULATED IN ACCORDANCE
13	WITH STATE LAW BY THE STATE BOARD.
14	(E) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION MAY:
15	(1) ESTABLISH A SYSTEM OF PUBLIC CAMPAIGN FINANCING; AND
16	(2) INCLUDE PROVISIONS RELATING TO CONTRIBUTIONS,
17	EXPENDITURES, REPORTING, CAMPAIGN MATERIAL, AND, AS PROVIDED UNDER
18	ARTICLE 25A, § 5 OF THE CODE, ADMINISTRATIVE PENALTIES.
19	(F) A LAW ENACTED UNDER SUBSECTION (A) OF THIS SECTION:
20	(1) MAY BE MORE STRINGENT THAN ANY APPLICABLE LAW OF
21	THE STATE AND MODIFIED TO THE EXTENT NECESSARY TO MAKE THE
22	PROVISIONS RELEVANT TO THE COUNTY; BUT
23	(2) MAY NOT CONFLICT WITH ANY APPLICABLE LAW OF THE
24	STATE OR THE UNITED STATES.
25	TITLE 15. PUBLIC FUNDING AND SMALL DONOR ACT FOR GENERAL ASSEMBLY
26	ELECTIONS.
27	15–101. DEFINITIONS.
28	(A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS
29	INDICATED UNLESS OTHERWISE PROVIDED.

1 (B) "COMPTROLLER" MEANS THE STATE COMPTROLLER OF THE 2 TREASURY.

3 (C) "FUND" MEANS THE PUBLIC ELECTION FUND.

4 (D) "PARTICIPATING CANDIDATE" MEANS A CANDIDATE FOR ELECTION 5 AS A MEMBER OF THE GENERAL ASSEMBLY WHO IS DETERMINED BY THE STATE 6 BOARD AS ELIGIBLE TO RECEIVE A PUBLIC CONTRIBUTION UNDER THIS TITLE.

7 (E) "PUBLIC CONTRIBUTION" MEANS A SUM DISBURSED FROM THE 8 FUND TO A PARTICIPATING CANDIDATE IN ACCORDANCE WITH THE PROVISIONS 9 OF THIS TITLE.

10 (F) "QUALIFYING CONTRIBUTION" MEANS A CONTRIBUTION THAT:

11(1) IS FROM A REGISTERED VOTER WHO RESIDES IN THE12LEGISLATIVE DISTRICT OR SUBDISTRICT OF THE CANDIDATE FOR ELECTION TO13THE GENERAL ASSEMBLY; AND

14 (2) IS AT LEAST \$5.

15 (G) "SEED MONEY" MEANS LAWFUL CONTRIBUTIONS THAT:

16 (1) ARE RAISED BY A CANDIDATE FOR ELECTION TO THE 17 GENERAL ASSEMBLY AS A FIRST STEP TO SEEK QUALIFICATION FOR PUBLIC 18 FINANCING UNDER THIS TITLE;

19(2)INCLUDE NO CONTRIBUTION OF MORE THAN \$250 FOR EACH20DONOR; AND

(3) ARE RECEIVED NO EARLIER THAN THE COMMENCEMENT OF
THE ELECTION CYCLE FOR THE ELECTION IN WHICH THE INDIVIDUAL
PROPOSES TO BE A CANDIDATE AND NO LATER THAN THE MAY 1 IMMEDIATELY
PRECEDING THE PRIMARY ELECTION FOR THAT OFFICE.

25 **15–102. DUTIES.**

26 (A) THE STATE BOARD SHALL MANAGE AND SUPERVISE THE SYSTEM OF 27 PUBLIC FINANCING OF ELECTIONS ESTABLISHED UNDER THIS TITLE.

28 **(B)** THE STATE BOARD SHALL ADOPT REGULATIONS AS NECESSARY TO 29 EFFECT THE PURPOSES OF THIS TITLE.

	10 SENATE BILL 681
1	(C) THE STATE BOARD SHALL:
$2 \\ 3$	(1) ENSURE THAT THE SYSTEM OF PUBLIC FINANCING OF ELECTIONS:
4 5	(I) ACCOMMODATES QUALIFYING CANDIDATES ON A FIRST-COME, FIRST-SERVED BASIS;
$6 \\ 7$	(II) ESTABLISHES AN INITIAL LIMIT ON THE NUMBER OF PARTICIPATING CANDIDATES DURING AN ELECTION CYCLE; AND
$8\\9\\10$	(III) ALLOWS FOR AN INCREASE OR DECREASE IN THE NUMBER OF PARTICIPATING CANDIDATES DURING THE ELECTION CYCLE IN CORRELATION TO THE AMOUNT OF MONEY IN THE FUND;
11 12 13	(2) DEVELOP AN ELECTRONIC DATABASE THAT IS ACCESSIBLE TO THE PUBLIC ON THE INTERNET AND THAT CONTAINS THE INFORMATION NECESSARY FOR THE PROPER ADMINISTRATION OF THIS TITLE, INCLUDING:
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(I) CONTRIBUTIONS TO AND EXPENDITURES BY PARTICIPATING CANDIDATES AND OTHER CANDIDATES AND THEIR AUTHORIZED CAMPAIGN FINANCE ENTITIES; AND
$\begin{array}{c} 17\\18\end{array}$	(II) PUBLIC CONTRIBUTIONS FROM THE FUND THAT ARE DISBURSED TO PARTICIPATING CANDIDATES;
19 20	(3) PROVIDE FORMS AND ELECTRONIC SOFTWARE AS NECESSARY TO ENSURE COMPLIANCE WITH THIS TITLE;
21 22 23 24	(4) DEVELOP AN EDUCATION PROGRAM THAT INCLUDES INFORMATIONAL MATERIALS AND COMPLIANCE MANUALS TO INFORM CANDIDATES AND THE PUBLIC ABOUT THE PURPOSE AND EFFECT OF THIS TITLE; AND
25 26 27	(5) PROVIDE A WRITTEN REPORT TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT ARTICLE, AFTER EACH ELECTION CYCLE THAT INCLUDES:
28 29	(I) AN EVALUATION OF THIS TITLE AND ITS EFFECT ON PARTICIPATING CANDIDATES;
30	(II) ANY RECOMMENDATIONS TO IMPROVE THIS TITLE;

1 (III) A DETAILED SUMMARY REGARDING QUALIFYING $\mathbf{2}$ CONTRIBUTIONS AND ANY BENEFITS RECEIVED OR EXPERIENCED BY 3 **PARTICIPATING CANDIDATES;** MADE 4 (IV) EXPENDITURES BY PARTICIPATING AND $\mathbf{5}$ NONPARTICIPATING CANDIDATES; AND 6 (V) ANY OTHER INFORMATION THE STATE BOARD 7 DETERMINES TO BE APPROPRIATE. 15–103. DISCRETIONARY POWERS. 8 THE STATE BOARD MAY: 9 10 (1) EMPLOY STAFF, INCLUDING LEGAL COUNSEL, SUFFICIENT TO 11 PERFORM ITS FUNCTIONS UNDER THIS TITLE; 12(2) **INVESTIGATE MATTERS GOVERNED BY THIS TITLE;** 13(3) PUBLICIZE THE NAMES OF CANDIDATES FOR NOMINATION OR 14ELECTION TO A LEGISLATIVE OFFICE WHO VIOLATE THIS TITLE; 15ON WRITTEN REQUEST OF A CANDIDATE, A CAMPAIGN (4) FINANCE ENTITY, OR THE PUBLIC, RENDER A WRITTEN PUBLIC ADVISORY 16 17**OPINION REGARDING QUESTIONS THAT ARISE UNDER THIS TITLE;** 18 CONDUCT RANDOM AUDITS OF PARTICIPATING CANDIDATES (5) 19 TO ENSURE COMPLIANCE WITH THIS TITLE; 20(6) SUBPOENA DOCUMENTS FROM ANY CANDIDATE OR CAMPAIGN 21FINANCE ENTITY SUBJECT TO THIS ARTICLE; 22(7) LEVY FINES FOR CIVIL INFRACTIONS IN ACCORDANCE WITH 23THIS TITLE; 24(8) BE A PARTY TO OR OTHERWISE PARTICIPATE IN ANY CIVIL OR CRIMINAL ACTION FILED FOR A VIOLATION OF THIS TITLE; AND 2526(9) SEEK AN INJUNCTION IN AN APPROPRIATE COURT IF: 27**(I)** THERE IS A SUBSTANTIAL LIKELIHOOD THAT A 28VIOLATION OF THIS TITLE IS OCCURRING OR IS ABOUT TO OCCUR;

FAILURE TO ACT IN AN EXPEDITIOUS MANNER WILL 1 **(II)** $\mathbf{2}$ RESULT IN IRREPARABLE HARM TO A PARTY AFFECTED BY THE POTENTIAL 3 VIOLATION; 4 (III) EXPEDITIOUS ACTION WILL NOT CAUSE UNDUE HARM $\mathbf{5}$ OR PREJUDICE TO THE INTEREST OF ANY OTHER PERSON; AND 6 (IV) THE PUBLIC INTEREST WILL BE BEST SERVED BY THE $\mathbf{7}$ **ISSUANCE OF THE INJUNCTION.** 15–104. THE FUND. 8 THERE IS A PUBLIC ELECTION FUND. 9 (A) (1) 10 (2) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT 11 SUBJECT TO § 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE. (3) THE FUND SHALL BE USED TO: 1213**(I)** PROVIDE, BEGINNING WITH THE ELECTION CYCLE THAT 14BEGINS ON JANUARY 1, 2011, PUBLIC FINANCING FOR THE ELECTION CAMPAIGNS OF PARTICIPATING CANDIDATES IN A PRIMARY ELECTION OR 1516 **GENERAL ELECTION; AND** 17PAY FOR THE ADMINISTRATIVE AND ENFORCEMENT **(II)** COSTS OF THE STATE BOARD RELATED TO THIS TITLE. 18 19 (4) THE COMPTROLLER SHALL: ADMINISTER THE FUND IN ACCORDANCE WITH THE 20**(I)** 21**PROVISIONS OF THIS TITLE; AND** 22CREDIT TO THE FUND ALL MONEY COLLECTED IN **(II)** 23ACCORDANCE WITH THIS TITLE. 24**(B)** TO SUPPORT A PILOT PROGRAM FOR THE ELECTION CYCLE THAT 25BEGINS ON JANUARY 1, 2011, AND ENDS ON DECEMBER 31, 2014, THE FUND 26SHALL CONSIST OF THE FOLLOWING MONEY: 27(1) UNSPENT SEED MONEY COLLECTED BY CANDIDATES WHO 28FAIL TO QUALIFY FOR PUBLIC FINANCING UNDER THIS TITLE;

SENATE BILL 681

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1 (2) EXCESS SEED MONEY COLLECTED BY ANY CANDIDATE WHO 2 SEEKS TO BECOME CERTIFIED AS A PARTICIPATING CANDIDATE, REGARDLESS 3 OF WHETHER THE CANDIDATE BECOMES CERTIFIED;

4 (3) QUALIFYING CONTRIBUTIONS REQUIRED OF A CANDIDATE 5 WHO SEEKS TO BECOME CERTIFIED AS A PARTICIPATING CANDIDATE, 6 INCLUDING QUALIFYING CONTRIBUTIONS IN EXCESS OF THE AMOUNT 7 PRESCRIBED UNDER § 15–106 OF THIS TITLE THAT ARE RAISED BY THE 8 CANDIDATE;

9

(4) UNSPENT MONEY THAT:

10 (I) IS DISTRIBUTED TO A PARTICIPATING CANDIDATE WHO
 11 DOES NOT REMAIN A CANDIDATE UNTIL THE PRIMARY OR GENERAL ELECTION
 12 FOR WHICH THE MONEY WAS DISBURSED; OR

13(II) IS RETAINED BY A PARTICIPATING CANDIDATE AFTER14THE PRIMARY OR GENERAL ELECTION FOR WHICH THE MONEY WAS DISBURSED;

15 (5) FINES LEVIED BY THE STATE BOARD AGAINST CANDIDATES
 16 FOR VIOLATIONS OF THE ELECTION LAW;

17

(6) VOLUNTARY DONATIONS MADE DIRECTLY TO THE FUND;

18

(7) INTEREST GENERATED BY THE FUND;

19 (8) THE BALANCE OF THE MONEY ON JANUARY 1, 2011, AS 20 CERTIFIED BY THE COMPTROLLER, THAT WAS TRANSFERRED FROM THE FAIR 21 CAMPAIGN FINANCING FUND FOR GUBERNATORIAL CANDIDATES ON ITS 22 TERMINATION ON JANUARY 1, 2011, AND PRESERVED AND MAINTAINED BY THE 23 COMPTROLLER FOR THE PURPOSES OF THE PUBLIC ELECTION FUND; AND

24(9)THE SURCHARGE COLLECTED UNDER § 7–301 OF THE COURTS25ARTICLE.

(C) FOR THE ELECTION CYCLE THAT BEGINS ON JANUARY 1, 2015, AND
EACH ELECTION CYCLE THEREAFTER, FUNDS FOR THE PUBLIC FUNDING AND
SMALL DONOR ACT FOR GENERAL ASSEMBLY ELECTIONS SHALL BE AS
PROVIDED IN THE STATE BUDGET.

30 **15–105.** SEED MONEY; PUBLICLY FUNDED CAMPAIGN ACCOUNT REQUIRED.

1 (A) A CANDIDATE WHO SEEKS TO QUALIFY FOR PUBLIC FINANCING 2 UNDER THIS TITLE SHALL:

3 (1) FILE NOTICE OF THE CANDIDATE'S INTENT WITH THE STATE
4 BOARD NO LATER THAN APRIL 15 OF THE YEAR OF THE ELECTION ON THE
5 FORM PRESCRIBED BY THE STATE BOARD; AND

6 (2) IN CONJUNCTION WITH THE STATE BOARD AND BEFORE 7 RAISING SEED MONEY OR ANY OTHER CONTRIBUTION GOVERNED BY THIS 8 TITLE, ESTABLISH A PUBLICLY FUNDED CAMPAIGN ACCOUNT FOR THE 9 CANDIDATE FOR THE PURPOSE OF RECEIVING CONTRIBUTIONS AND MAKING 10 EXPENDITURES IN ACCORDANCE WITH THE REQUIREMENTS OF THIS ARTICLE.

11 (B) A CANDIDATE WHO SEEKS TO QUALIFY FOR PUBLIC FINANCING 12 UNDER THIS TITLE MAY ACCEPT SEED MONEY ONLY AS SPECIFIED IN THIS 13 SECTION, INCLUDING:

14

(1) AGGREGATE SEED MONEY OF NO MORE THAN:

15 (I) \$3,500 FOR A CANDIDATE FOR ELECTION TO THE 16 SENATE OF MARYLAND; OR

17 (II) \$3,500 FOR A CANDIDATE FOR ELECTION TO THE 18 HOUSE OF DELEGATES; AND

19(2) PERSONAL CONTRIBUTIONS FROM THE CANDIDATE AND FROM20THE CANDIDATE'S SPOUSE OF NO MORE THAN \$500 EACH, WHETHER21CONTRIBUTED AS SEED MONEY OR AS A QUALIFYING CONTRIBUTION.

22 (C) A CANDIDATE SHALL REMIT TO THE FUND ANY SEED MONEY RAISED 23 BY THE CANDIDATE IN EXCESS OF:

- 24 (1) \$3,500, IF A CANDIDATE FOR THE SENATE OF MARYLAND; OR

- 25 (2) \$3,500, IF A CANDIDATE FOR THE HOUSE OF DELEGATES.

26 (D) A CANDIDATE WHO SEEKS TO BECOME A PARTICIPATING 27 CANDIDATE FOR ELECTION TO THE GENERAL ASSEMBLY MAY SPEND SEED 28 MONEY, TO THE LIMIT ALLOWED UNDER THIS SECTION, DURING THE 29 QUALIFYING CONTRIBUTIONS PERIOD.

30 15–106. QUALIFYING CONTRIBUTIONS FOR GENERAL ASSEMBLY CANDIDATES.

1 TO QUALIFY AS A PARTICIPATING CANDIDATE AND BE ELIGIBLE (A) $\mathbf{2}$ FOR A PUBLIC CONTRIBUTION FROM THE FUND: 3 (1) A CANDIDATE FOR ELECTION TO THE SENATE OF MARYLAND 4 THEN SHALL COLLECT: $\mathbf{5}$ **(I)** AT LEAST 350 QUALIFYING CONTRIBUTIONS; AND 6 **(II)** ADDITIONAL CONTRIBUTIONS TOTALING AT LEAST 7 \$1,000; AND A CANDIDATE FOR ELECTION TO THE HOUSE OF DELEGATES 8 (2) 9 THEN SHALL COLLECT: 10 **(I)** AT LEAST 350 QUALIFYING CONTRIBUTIONS; AND 11 **(II)** ADDITIONAL CONTRIBUTIONS TOTALING AT LEAST 12\$1,000. THE STATE BOARD SHALL ADOPT REGULATIONS THAT: 13**(B)** (1) 14SPECIFY HOW AND WHEN QUALIFYING CONTRIBUTIONS MUST BE SUBMITTED TO THE STATE BOARD; AND 1516 (2) ALLOW FOR ANY CONTRIBUTION OR **QUALIFYING** CONTRIBUTION UNDER THIS SECTION TO BE MADE THROUGH THE INTERNET. 17 18 **(C)** A CANDIDATE WHO SEEKS TO BECOME A PARTICIPATING 19CANDIDATE SHALL DEPOSIT ALL QUALIFYING CONTRIBUTIONS RECEIVED IN THE CANDIDATE'S PUBLICLY FUNDED CAMPAIGN ACCOUNT AND THEREAFTER 2021DELIVER THE AMOUNT RECEIVED TO THE STATE BOARD FOR DEPOSIT IN THE FUND. 2223**(**D**)** A CONTRIBUTOR MAY MAKE A QUALIFYING CONTRIBUTION FOR A CANDIDATE BY CASH, CHECK, OR MONEY ORDER MADE PAYABLE TO THE FUND 24OR THROUGH THE INTERNET IN ACCORDANCE WITH THE REGULATIONS OF THE 25STATE BOARD. 2627**(E)** A CANDIDATE SHALL INCLUDE WITH EACH **QUALIFYING** CONTRIBUTION THAT THE CANDIDATE SUBMITS TO THE STATE BOARD FOR 2829**DEPOSIT IN THE FUND A RECEIPT THAT INCLUDES:** (1) 30 THE PRINTED NAME OF THE CONTRIBUTOR;

15

(2) THE ADDRESS OF THE CONTRIBUTOR; AND 1 $\mathbf{2}$ (3) A SIGNED STATEMENT BY WHICH THE CONTRIBUTOR ATTESTS 3 THAT THE CONTRIBUTOR UNDERSTANDS THE PURPOSE OF THE CONTRIBUTION 4 AND THAT THE CONTRIBUTION WAS MADE WITHOUT COERCION OR $\mathbf{5}$ **REIMBURSEMENT.** 6 **(F)** A CANDIDATE MAY COLLECT QUALIFYING CONTRIBUTIONS ONLY 7 **DURING THE PERIOD THAT:** 8 BEGINS ON NOVEMBER 1 IN THE YEAR PRECEDING THE (1) 9 PRIMARY ELECTION FOR THE OFFICE THE CANDIDATE SEEKS; AND 10 (2) ENDS ON THE DAY THAT IS 45 DAYS BEFORE THE DATE OF THE 11 PRIMARY ELECTION FOR THE OFFICE THAT THE CANDIDATE SEEKS. 12(G) A CANDIDATE MAY NOT ACCEPT A CONTRIBUTION FROM: 13(1) A BUSINESS ENTITY; 14(2) A POLITICAL PARTY; (3) 15A REGULATED LOBBYIST; (4) 16 THE CAMPAIGN FINANCE ENTITY OF A CANDIDATE; 17(5) A POLITICAL ACTION COMMITTEE; OR (6) 18 ANY OTHER POLITICAL COMMITTEE. 19(H) A CANDIDATE WHO IS AN INCUMBENT MEMBER OF THE GENERAL 20ASSEMBLY WHO SEEKS TO QUALIFY FOR PUBLIC FINANCING UNDER THIS TITLE IS BOUND BY THE FUND-RAISING RESTRICTIONS SPECIFIED UNDER § 13-235 OF 2122THIS ARTICLE.

(I) A CANDIDATE SHALL SATISFY ANY OTHER CONDITIONS GOVERNING
 QUALIFYING CONTRIBUTIONS PRESCRIBED UNDER REGULATIONS ADOPTED BY
 THE STATE BOARD.

26 **15–107. QUALIFICATION OF CANDIDATE – DETERMINATION BY STATE BOARD.**

THE STATE BOARD SHALL REVIEW AND MAKE A DETERMINATION 1 (A) WHETHER TO CERTIFY A CANDIDATE AS A PARTICIPATING CANDIDATE NO $\mathbf{2}$ 3 LATER THAN 15 DAYS AFTER RECEIPT OF THE FOLLOWING INFORMATION FROM 4 THE CANDIDATE: $\mathbf{5}$ (1) A DECLARATION THAT THE CANDIDATE WILL ABIDE BY THE 6 **REGULATIONS AND POLICIES PRESCRIBED BY THE STATE BOARD; AND** $\mathbf{7}$ (2) A CAMPAIGN FINANCE REPORT THAT STATES, IN ADDITION TO THE LIST OF QUALIFYING CONTRIBUTIONS REQUIRED UNDER § 15–106 OF THIS 8 9 TITLE: 10 **(I)** ALL EXPENDITURES MADE BY THE CANDIDATE DURING 11 THE CAMPAIGN; AND 12**(II)** ALL RECEIPTS ASSOCIATED WITH THOSE 13 CONTRIBUTIONS AND EXPENDITURES. STATE 14 **(B)** A CANDIDATE CERTIFIED BY THE BOARD AS Α PARTICIPATING CANDIDATE SHALL RECEIVE THE PUBLIC CONTRIBUTION 1516 SPECIFIED UNDER THIS TITLE FOR THAT LEGISLATIVE OFFICE. 17FOR ANY ELECTION, A CANDIDATE MAY SUBMIT AN APPLICATION TO (C) THE STATE BOARD TO QUALIFY FOR PUBLIC FINANCING UNDER THIS TITLE 18 19 ONLY ONCE. 20**(**D**)** A DETERMINATION BY THE STATE BOARD AS TO WHETHER A CANDIDATE IS ELIGIBLE FOR PUBLIC FINANCING: 2122(1) IS FINAL; AND 23(2) IS NOT SUBJECT TO JUDICIAL REVIEW. 2415-108. DISTRIBUTION TO PARTICIPATING CANDIDATE'S PUBLICLY FUNDED 25CAMPAIGN ACCOUNT. 26AFTER THE STATE BOARD DETERMINES THAT A CANDIDATE HAS (A) 27SATISFIED THE REQUIREMENTS TO BECOME A PARTICIPATING CANDIDATE, THE 28STATE BOARD SHALL AUTHORIZE THE DISBURSEMENT OF A PUBLIC 29CONTRIBUTION FROM THE FUND TO THE PUBLICLY FUNDED CAMPAIGN 30 ACCOUNT FOR THAT PARTICIPATING CANDIDATE IN ACCORDANCE WITH THE

31 **REQUIREMENTS OF THIS TITLE.**

1 (B) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A 2 PARTICIPATING CANDIDATE, OR A PERSON ACTING ON BEHALF OF THE 3 PARTICIPATING CANDIDATE, MAY NOT MAKE A CAMPAIGN EXPENDITURE FOR 4 THE CANDIDATE OTHER THAN FROM THE CANDIDATE'S PUBLICLY FUNDED 5 CAMPAIGN ACCOUNT.

6 (C) A PARTICIPATING CANDIDATE MAY MAINTAIN A PETTY CASH FUND 7 IN ACCORDANCE WITH § 13–220(C) OF THIS ARTICLE.

8 (D) (1) A PARTICIPATING CANDIDATE AND THE CAMPAIGN FINANCE 9 ENTITY FOR THE PARTICIPATING CANDIDATE MAY USE THE PUBLICLY FUNDED 10 CAMPAIGN ACCOUNT ONLY IN ACCORDANCE WITH THIS ARTICLE.

11 (2) THE STATE BOARD MAY GAIN ACCESS AT ANY TIME TO THE 12 RECORDS AND TRANSACTIONS OF A PARTICIPATING CANDIDATE'S PUBLICLY 13 FUNDED CAMPAIGN ACCOUNT.

14(3) IN ACCORDANCE WITH THE STATE BOARD REGULATIONS AND15GUIDELINES, THE STATE BOARD MAY TERMINATE A PARTICIPATING16CANDIDATE'S PUBLICLY FUNDED CAMPAIGN ACCOUNT.

17 **15–109. PARTICIPATING CANDIDATE – JOINING A SLATE PROHIBITED.**

18 A PARTICIPATING CANDIDATE MAY NOT BE A MEMBER OF A SLATE IN ANY
 19 ELECTION IN WHICH THE CANDIDATE IS GOVERNED BY THIS TITLE.

20 **15–110.** EXPENDITURE LIMITS FOR PARTICIPATING CANDIDATES TO THE 21 GENERAL ASSEMBLY.

22 (A) IN THIS SECTION, AN "UNCONTESTED" ELECTION MEANS AN 23 ELECTION IN WHICH:

24(1) ONLY ONE CANDIDATE QUALIFIES TO RUN FOR NOMINATION25FOR OR ELECTION TO AN OFFICE; OR

(2) THE NUMBER OF CANDIDATES WHO QUALIFY TO RUN FOR
 NOMINATION FOR OR ELECTION TO AN OFFICE OR MULTIPLE OFFICES OF THE
 SAME CATEGORY EQUALS THE NUMBER OF CANDIDATES.

(B) A PARTICIPATING CANDIDATE FOR ELECTION TO THE SENATE OF
 MARYLAND MAY NOT EXPEND FOR CAMPAIGN PURPOSES AN AMOUNT IN EXCESS
 OF THE LIMITS SPECIFIED IN THIS SUBSECTION.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	CONTESTED SENATE UNCONTESTED SENATE	PRIMARY \$50,000 8,000	GENERAL \$50,000 4,000	TOTAL \$100,000 12,000
4 5 6	(C) A PARTICIPATING DELEGATES MAY NOT EXPE EXCESS OF THE LIMITS SPECIE	END FOR CAMPA	IGN PURPOSES	
7 8	CONTESTED HOUSE	PRIMARY	GENERAL	TOTAL
9 10 11	CONTESTED HOUSE (THREE MEMBER) (TWO MEMBER) (SINGLE MEMBER)	\$50,000 35,000 20,000	\$50,000 35,000 20,000	\$100,000 70,000 40,000
$12 \\ 13 \\ 14 \\ 15$	UNCONTESTED HOUSE (THREE MEMBER) (TWO MEMBER) (SINGLE MEMBER)	\$8,000 6,000 5,000	\$4,000 3,500 3,000	\$12,000 9,500 8,000
16 17 18	(D) (1) THIS SUBSE FOR ELECTION TO THE SE DELEGATES WHO IS ENGAGED	ENATE OF MARY		TING CANDIDATE THE HOUSE OF
$\frac{19}{20}$	(I) A CON GENERAL ELECTION; OR	NTESTED PRIMAR	RY ELECTION AN	D A CONTESTED
21	(II) AN UN	CONTESTED PRIN	MARY ELECTION.	
$22 \\ 23 \\ 24 \\ 25$	(2) A PARTICI CONTESTED PRIMARY ELECTI CHOOSE AN ALTERNATIVE ESTABLISHED FOR THAT CANI	ON AND IN A CON APPORTIONMENT	TESTED GENERA COF THE EXPI	ENDITURE LIMIT
26 27 28 29 30	(I) FOR RECEIVE A PUBLIC CONTRIBU EXCEED 70% OF THE COMBIN CANDIDATE FOR THE PRIMAN AND	TION OF AND EXP NED EXPENDITUR	END AN AMOUN E LIMIT ESTABL	ISHED FOR THAT
$31 \\ 32 \\ 33$	(II) SUBJI THE GENERAL ELECTION		. ,	SUBSECTION, FOR

CONTRIBUTION OF AND EXPEND THE BALANCE OF THE COMBINED

33

EXPENDITURE LIMIT AUTHORIZED FOR THAT CANDIDATE FOR THE PRIMARY
 ELECTION AND FOR THE GENERAL ELECTION.

3 (3) Α PARTICIPATING CANDIDATE INVOLVED IN AN MAY 4 UNCONTESTED PRIMARY ELECTION CHOOSE AN ALTERNATIVE APPORTIONMENT OF THE EXPENDITURE LIMIT ESTABLISHED FOR THAT $\mathbf{5}$ 6 CANDIDATE UNDER THIS SECTION SO THAT FOR THE GENERAL ELECTION THE 7 CANDIDATE MAY RECEIVE NO MORE THAN 70% OF THE COMBINED 8 EXPENDITURE LIMIT ESTABLISHED FOR THAT CANDIDATE FOR THE PRIMARY 9 **ELECTION AND FOR THE GENERAL ELECTION.**

10 A PARTICIPATING CANDIDATE INVOLVED IN A CONTESTED (4) 11 PRIMARY ELECTION WHO CHOOSES AN ALTERNATIVE APPORTIONMENT OF THE EXPENDITURE LIMIT ESTABLISHED FOR THAT CANDIDATE SO THAT FOR THE 1213PRIMARY ELECTION THE CANDIDATE RECEIVES MORE THAN 50% OF THE 14COMBINED EXPENDITURE LIMIT ESTABLISHED FOR THE CANDIDATE FOR THE PRIMARY ELECTION AND FOR THE GENERAL ELECTION IS NOT ELIGIBLE TO 15RECEIVE ANY FURTHER PUBLIC CONTRIBUTION UNDER THIS SECTION IF THE 16 17CANDIDATE THEREAFTER IS ENGAGED IN AN UNCONTESTED GENERAL 18 ELECTION.

19 **15–111. DISBURSEMENTS BY THE COMPTROLLER.**

(A) (1) (I) BEGINNING ON MAY 1 OF THE YEAR OF THE ELECTION,
THE STATE BOARD SHALL AUTHORIZE THE COMPTROLLER TO MAKE A
DISBURSEMENT FROM THE FUND TO EACH PARTICIPATING CANDIDATE WHOM
THE STATE BOARD AS OF THAT DATE HAS CERTIFIED TO RECEIVE A PUBLIC
CONTRIBUTION FOR THE PRIMARY ELECTION.

25**(II)** BEFORE THE FILING DEADLINE FOR THE PRIMARY CANDIDATES FOR 26ELECTION FOR THE GENERAL ASSEMBLY, THE 27COMPTROLLER MAY NOT MAKE AGGREGATE DISBURSEMENTS TO Α PARTICIPATING CANDIDATE THAT EXCEED 15% OF THE EXPENDITURE LIMIT 2829SPECIFIED FOR THAT CANDIDATE FOR THE PRIMARY ELECTION.

30 (2) DURING THE PERIOD FROM MAY 1 OF THE YEAR OF THE 31 ELECTION UNTIL THE FILING DEADLINE FOR CANDIDATES FOR ELECTION TO 32 THE GENERAL ASSEMBLY, IF A PARTICIPATING CANDIDATE WHO WAS 33 UNOPPOSED IS LATER OPPOSED, IN ACCORDANCE WITH § 15–110 OF THIS TITLE, 34 THE STATE BOARD PROMPTLY SHALL AUTHORIZE THE COMPTROLLER TO MAKE 35 A DISTRIBUTION FROM THE FUND TO THE NOW OPPOSED PARTICIPATING 36 CANDIDATE. 1 (3) A PARTICIPATING CANDIDATE MAY USE THE PUBLIC 2 CONTRIBUTION DISBURSED UNDER THIS SUBSECTION ONLY FOR EXPENSES 3 INCURRED FOR THE PRIMARY ELECTION.

4 (4) THE STATE BOARD MAY DIRECT THE COMPTROLLER TO 5 DISBURSE A PUBLIC CONTRIBUTION TO A PARTICIPATING CANDIDATE FOR THE 6 PRIMARY ELECTION UNTIL 45 DAYS BEFORE THE DATE OF THE PRIMARY 7 ELECTION.

8 (5) WITHIN 15 DAYS AFTER THE PRIMARY ELECTION, A 9 PARTICIPATING CANDIDATE SHALL RETURN TO THE STATE BOARD ANY PART 10 OF THE PUBLIC CONTRIBUTION THAT THE CANDIDATE DID NOT SPEND FOR THE 11 PRIMARY ELECTION.

12 (B) (1) WITHIN 72 HOURS AFTER THE STATE BOARD CERTIFIES THE 13 RESULTS OF THE PRIMARY ELECTION, THE STATE BOARD SHALL DIRECT THE 14 COMPTROLLER TO DISBURSE A PUBLIC CONTRIBUTION TO EACH 15 PARTICIPATING CANDIDATE WHO HAS BEEN CERTIFIED BY THE STATE BOARD 16 TO RECEIVE A PUBLIC CONTRIBUTION FOR THE GENERAL ELECTION.

17 (2) WITHIN 45 DAYS AFTER THE GENERAL ELECTION, A 18 PARTICIPATING CANDIDATE SHALL RETURN TO THE STATE BOARD ANY PART 19 OF THE PUBLIC CONTRIBUTION THAT THE CANDIDATE DID NOT SPEND FOR THE 20 GENERAL ELECTION.

21(C) A PARTICIPATING CANDIDATE NOMINATED BY PETITION IS22ELIGIBLE TO RECEIVE A PUBLIC CONTRIBUTION FROM THE FUND FOR THE23GENERAL ELECTION AFTER MAY 1 OF THE YEAR OF THE ELECTION IF:

24 (1) THE CANDIDATE'S NOMINATION HAS BEEN CERTIFIED BY THE 25 STATE BOARD; AND

26(2)THE CANDIDATE DOES NOT PARTICIPATE IN A PRIMARY27ELECTION.

(D) THE COMPTROLLER SHALL DEPOSIT A PUBLIC CONTRIBUTION IN
 THE PUBLICLY FUNDED CAMPAIGN ACCOUNT OF A PARTICIPATING CANDIDATE
 NO LATER THAN 5 DAYS AFTER THE STATE BOARD DIRECTS THAT THE
 DISBURSEMENT BE MADE.

32 15–112. PARTICIPATING CANDIDATE – SUPPLEMENTAL PRIVATE 33 CONTRIBUTIONS. 1 (A) IN ADDITION TO THE PUBLIC CONTRIBUTION AUTHORIZED UNDER 2 THIS TITLE, A PARTICIPATING CANDIDATE MAY RAISE SUPPLEMENTAL PRIVATE 3 CONTRIBUTIONS IF THE PARTICIPATING CANDIDATE IS OPPOSED BY A 4 NONPARTICIPATING CANDIDATE IN A PRIMARY ELECTION OR IN A GENERAL 5 ELECTION.

6 (B) (1) THE AGGREGATE AMOUNT OF ALL SUPPLEMENTAL PRIVATE 7 CONTRIBUTIONS THAT A PARTICIPATING CANDIDATE MAY RAISE UNDER THIS 8 SECTION MAY NOT EXCEED \$10,000.

9 (2) THE AGGREGATE AMOUNT OF THE SUPPLEMENTAL PRIVATE 10 CONTRIBUTIONS RECEIVED FROM A CONTRIBUTOR MAY NOT EXCEED \$100.

11 15–113. EXPENDITURES BY NONPARTICIPATING CANDIDATE IN EXCESS OF
 12 EXPENDITURE LIMIT FOR PARTICIPATING CANDIDATE.

13 (A) (1) IF A NONPARTICIPATING CANDIDATE MAKES EXPENDITURES 14 THAT EXCEED THE EXPENDITURE LIMIT ESTABLISHED FOR A PARTICIPATING OFFICE, THE NONPARTICIPATING 15CANDIDATE FOR THAT **CANDIDATE** THEREAFTER SHALL FILE A CAMPAIGN FINANCE REPORT OF ALL OF THE 16 17CANDIDATE'S EXPENDITURES BIWEEKLY THROUGH AND INCLUDING THE WEEK 18 AFTER THE ELECTION.

19 (2) IN ADDITION TO THE REQUIREMENTS OF PARAGRAPH (1) OF 20 THIS SUBSECTION, DURING THE **30** DAYS PRECEDING AN ELECTION, A 21 NONPARTICIPATING CANDIDATE SHALL NOTIFY THE STATE BOARD WITHIN 48 22 HOURS OF EACH EXPENDITURE OVER **\$500** THAT THE CANDIDATE MAKES OR 23 BECOMES OBLIGATED TO MAKE.

(B) IN ACCORDANCE WITH REGULATIONS OR WRITTEN GUIDELINES
THAT THE STATE BOARD ADOPTS, THE STATE BOARD MAY MAKE AN
INDEPENDENT DETERMINATION WHETHER A NONPARTICIPATING CANDIDATE
HAS MADE AN EXPENDITURE THAT IS SUBJECT TO THIS SECTION.

15-114. PARTICIPATING CANDIDATE WHO OPTS OUT - RETURN OF PUBLIC
MONEY AND PENALTY.

AFTER BEING CERTIFIED AS A PARTICIPATING CANDIDATE BY THE STATE
 BOARD, IF THE CANDIDATE ELECTS TO OPT OUT OF THE SYSTEM OF PUBLIC
 FINANCING OF ELECTIONS ESTABLISHED UNDER THIS TITLE, THE CANDIDATE
 SHALL:

$\frac{1}{2}$	(1) FILE A STATEMENT OF WITHDRAWAL WITH THE STATE BOARD ON THE FORM PRESCRIBED BY THE STATE BOARD; AND
$3 \\ 4 \\ 5 \\ 6 \\ 7$	(2) WITHIN 5 BUSINESS DAYS AFTER FILING THE STATEMENT OF WITHDRAWAL, REPAY TO THE STATE BOARD FOR REDEPOSIT IN THE FUND THE FULL AMOUNT OF THE MONEY DISBURSED TO THE CANDIDATE BY THE COMPTROLLER, TOGETHER WITH THE INTEREST AND PENALTY PRESCRIBED BY THE STATE BOARD BY REGULATION.
8	15–115. POLITICAL PARTY CONTRIBUTIONS AND EXPENDITURES.
9 10	(A) A PARTICIPATING CANDIDATE MAY NOT ACCEPT A CONTRIBUTION FROM A STATE OR LOCAL CENTRAL COMMITTEE OF A POLITICAL PARTY.
11 12	(B) THIS TITLE MAY NOT BE CONSTRUED TO PREVENT A POLITICAL PARTY FROM USING ITS FUNDS FOR EXPENSES FOR:
13 14	(1) THE GENERAL OPERATING EXPENSES OF THE POLITICAL PARTY;
15	(2) A POLITICAL PARTY CONVENTION;
16	(3) NOMINATING AND ENDORSING CANDIDATES;
17 18	(4) IDENTIFYING, RESEARCHING, AND DEVELOPING THE PARTY'S POSITIONS ON ISSUES;
19	(5) PARTY PLATFORM ACTIVITIES;
20 21	(6) VOTER REGISTRATION ACTIVITIES THAT ARE NOT CANDIDATE–SPECIFIC;
$\begin{array}{c} 22\\ 23 \end{array}$	(7) GET-OUT-THE-VOTE ACTIVITIES THAT ARE NOT CANDIDATE-SPECIFIC;
$\begin{array}{c} 24 \\ 25 \end{array}$	(8) TRAVEL EXPENSES FOR LEADERS AND STAFF OF THE POLITICAL PARTY WHO ARE NOT CANDIDATES; OR
26 27	(9) OTHER PARTY-BUILDING ACTIVITIES THAT ARE NOT CANDIDATE-SPECIFIC.
28	15–116. JUDICIAL REVIEW.

1 (A) EXCEPT AS PROVIDED UNDER § 15–107(D) OF THIS TITLE, AN 2 ACTION OF THE STATE BOARD UNDER THIS TITLE MAY BE REVIEWED BY A 3 CIRCUIT COURT IN ACCORDANCE WITH § 10–222(C) OF THE STATE 4 GOVERNMENT ARTICLE.

5 (B) A PETITION TO REVIEW AN ACTION OF THE STATE BOARD UNDER 6 THIS SECTION SHALL BE BROUGHT WITHIN 60 DAYS AFTER THE STATE BOARD 7 ACTS.

8 15–117. PENALTIES.

9 (A) A PARTICIPATING CANDIDATE MAY NOT KNOWINGLY OR 10 INTENTIONALLY:

11(1) ACCEPT A CONTRIBUTION TO WHICH THE CANDIDATE IS NOT12ENTITLED;

13(2) MAKE AN EXPENDITURE IN AN AMOUNT THAT IS GREATER14THAN THE AMOUNT THAT THE CANDIDATE RECEIVES FROM THE FUND; OR

15(3) MISUSE A CONTRIBUTION OR MONEY RECEIVED FROM THE16FUND.

17 (B) IF THE STATE BOARD DETERMINES THAT A PARTICIPATING 18 CANDIDATE KNOWINGLY OR INTENTIONALLY RECEIVED A CONTRIBUTION OR 19 MADE AN EXPENDITURE THAT EXCEEDS CONTRIBUTION OR EXPENDITURE 20 LIMITS SPECIFIED UNDER THIS TITLE OR FAILED TO DISCLOSE THE 21 CONTRIBUTION OR EXPENDITURE, THE PARTICIPATING CANDIDATE IS GUILTY 22 OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT 23 EXCEEDING \$2,500 OR IMPRISONMENT FOR NOT MORE THAN 1 YEAR OR BOTH.

(C) IN THE DISCRETION OF THE STATE BOARD, AN INDIVIDUAL WHO
 VIOLATES THIS TITLE MAY BE BARRED FROM FURTHER PARTICIPATION AS A
 PARTICIPATING CANDIDATE UNDER THIS TITLE.

(D) (1) A PERSON MAY NOT KNOWINGLY OR INTENTIONALLY
PROVIDE FALSE INFORMATION TO OR CONCEAL OR WITHHOLD INFORMATION
ABOUT A CONTRIBUTION OR EXPENDITURE FROM THE STATE BOARD.

30(2)A PERSON THAT VIOLATES THIS SUBSECTION IS GUILTY OF A31MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A PERSONAL FINE OF32THREE TIMES THE AMOUNT OF THE ILLEGAL CONTRIBUTION, EXPENDITURE, OR

1 FALSE DISCLOSURE, TO A MAXIMUM OF \$5,000 FOR EACH VIOLATION, OR 2 IMPRISONMENT FOR 2 YEARS OR BOTH.

3 **15–118. Short title.**

4 THIS TITLE MAY BE CITED AS THE PUBLIC FUNDING AND SMALL DONOR 5 ACT FOR GENERAL ASSEMBLY ELECTIONS.

6

Article – Transportation

7 16–402.

8 9 10 11	this State of	After the conviction of an individual for a violation of Title 2, Subtitle 5, § 3–211 of the Criminal Law Article, or of the vehicle laws or regulations of or of any local authority, points shall be assessed against the individual as of violation and as follows:
12 13 14 15	(25)	Driving while impaired by alcohol or while impaired by a drug, combination of drugs, or a combination of one or more drugs and alcohol, or driving within 12 hours after arrest under § 21–902.1 of this article
$16 \\ 17 \\ 18$	(34)	Driving while under the influence of alcohol, while under the influence of alcohol per se, or while impaired by an illegally used controlled dangerous substance
19	SEC	FION 3. AND BE IT FURTHER ENACTED, That:
20 21	(a) Maryland.	There is a Commission to Study Public Financing of Elections in
22	(b)	The Commission shall consist of the following 10 members:
$\frac{23}{24}$	President of	(1) One member of the Senate of Maryland, appointed by the f the Senate;
$\frac{25}{26}$	of the Hous	(2) One member of the House of Delegates, appointed by the Speaker e;
27		(3) Six individuals appointed by the Governor, including:
28		(i) A member of the State Board of Elections;
29		(ii) A member of the State Ethics Commission; and

$\frac{1}{2}$	(iii) Four representatives of statewide organizations concerned with campaign finance practices, fair elections, and ethics in government;
$\frac{3}{4}$	(4) One representative appointed by the chair of the Maryland State Democratic Party Central Committee; and
$5 \\ 6$	(5) One representative appointed by the chair of the Maryland State Republican Party Central Committee.
7	(c) The Governor shall designate the chair of the Commission.
8 9	(d) The State Board of Elections and the State Ethics Commission shall provide staff for the Commission.
10	(e) A member of the Commission:
11	(1) May not receive compensation as a member of the Commission; but
$\frac{12}{13}$	(2) Is entitled to reimbursement for expenses under the Standard State Travel Regulations, as provided in the State budget.
14	(f) The Commission shall:
15	(1) Convene following the November 2014 general election;
16	(2) Receive testimony as the Commission considers appropriate; and
17 18 19 20	(3) On or before December 31, 2015, report its findings and recommendations, including any proposed statutory changes to the Maryland election laws, to the Governor, and, subject to § $2-1246$ of the State Government Article, the General Assembly concerning:
$\begin{array}{c} 21 \\ 22 \end{array}$	(i) Information relating to the practice of public funding of election campaigns in other jurisdictions in the United States;
$\frac{23}{24}$	(ii) The need for additional disclosure of campaign contributions or expenditures under this Act;
$\frac{25}{26}$	(iii) The effect and role of independent expenditures under this Act;
27 28 29	(iv) Whether participating candidates under this Act should receive a supplemental distribution from the Public Election Fund to match independent expenditures that are made on behalf of an opposing candidate or against

30 a participating candidate;

1 (v) The effectiveness of the regulations, guidelines, and policies 2 established by the State Board of Elections governing the disclosure and reporting of 3 contributions and expenditures by participating candidates and nonparticipating 4 candidates in accordance with this Act;

5 (vi) Funding sources that the General Assembly should consider 6 for the purposes of this Act; and

7 (vii) Any other matter the Commission determines to be 8 appropriate.

9 SECTION 4. AND BE IT FURTHER ENACTED, That, on termination of the 10 Public Financing Act under Title 15 of the Election Law Article, as enacted by Section 11 1 of this Act, the Comptroller shall:

12 (a) Preserve and maintain the money in the Fair Campaign Financing Fund 13 for gubernatorial candidates under that Act on January 1, 2011, the effective date of 14 the termination; and

15 (b) Transfer that money, together with accrued interest, on January 1, 2011, 16 to the Public Election Fund under the Public Funding and Small Donor Act for 17 General Assembly Elections established under Title 15 of the Election Law Article, as 18 enacted by Section 2 of this Act.

19 SECTION 5. AND BE IT FURTHER ENACTED, That the captions contained in 20 this Act are not law and may not be considered to have been enacted as part of this 21 Act.

SECTION 6. AND BE IT FURTHER ENACTED, That if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act which can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.

SECTION 7. AND BE IT FURTHER ENACTED, That the State Board of Elections shall undertake actions, as required to manage and supervise the system of public financing of elections for General Assembly candidates established under Title for the Election Law Article, as enacted by Section 2 of this Act, to include the development and adoption on or before January 1, 2011, of comprehensive regulations to implement the purposes of this Act, as required under § 15–102 of the Election Law Article as enacted by Section 2 of this Act.

35 SECTION 8. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall 36 take effect July 1, 2014. It shall remain effective for a period of 2 years and, at the end 37 of June 30, 2016, with no further action required by the General Assembly, Section 3 38 of this Act shall be abrogated and of no further force and effect. 1 SECTION 9. AND BE IT FURTHER ENACTED, That, except as provided in 2 Section 8 of this Act, this Act shall take effect January 1, 2011.