C8 1lr0151 CF SB 180

By: The Speaker (By Request - Administration) and Delegates Hixson, Alston, Barve, Bohanan, Branch, Cardin, Davis, Feldman, Frick, Gaines, Healey, Howard, Ivey, Mizeur, Reznik, Rosenberg, Ross, Summers, Vallario, Walker, and Zucker Walker, Zucker, Lee, A. Miller, and Stukes

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Assigned to: Ways and Means

Committee Report: Favorable with amendments House action: Adopted with floor amendments

Read second time: April 3, 2011

CHAPTER
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# 1 AN ACT concerning

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# Business and Economic Development - Invest Maryland Program

FOR the purpose of establishing an Invest Maryland Program for certain purposes; establishing a Maryland Venture Capital Fund Authority in the Department of Business and Economic Development for certain purposes; providing for the membership, terms, and duties of the Authority; allowing certain companies to purchase credits against the insurance premium tax in order to fund qualified investments in <del>qualified</del> businesses in the State; providing for administration of the credit by the Department; limiting the total premium tax credits that may be allowed for all years; providing a minimum amount of designated capital for which premium tax credits may be allocated; requiring the Authority to obtain the services of an independent third party to conduct a bidding process for the purchase of certain tax credits for certain purposes; authorizing the Authority to enter into certain written agreements subject to the approval of the Department; prohibiting a member of the Authority from having a certain financial interest; establishing certain requirements for certain offers for certain tax credit bids; establishing certain procedures for certain offers; requiring certain dedicated capital to be paid to the Enterprise Fund and the Comptroller in certain amounts in accordance with certain procedures; requiring the Comptroller to distribute certain funds to the General Fund within a certain time; providing for the issuance and award of certain tax credit certificates; providing for certain penalties; providing for the reallocation of

#### 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.



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certain designated capital under certain circumstances; authorizing the Department to purchase certain insurance for certain purposes; authorizing a purchase purchaser of certain premium tax credits to claim the credits for certain taxable years; providing for the transfer of certain tax credits; providing for the certification and renewal of certain entities as venture firms in accordance with certain procedures, with certain nonrefundable fees procedures: providing for the allocation and use of certain designated capital by certain venture firms, the Enterprise Fund, and the Maryland Small Business Development Financing Authority; requiring a venture firm, the Enterprise Fund, and the Financing Authority to make certain qualified investments in qualified businesses in a certain manner within a certain period; authorizing certain qualified businesses to receive certain follow—on investments; providing for certain determinations concerning qualified businesses; prohibiting an insurance company from taking certain actions with respect to a venture firm; requiring the Department to report certain information to venture firms and the Financing Authority: requiring venture firms and the Financing Authority to report certain information at certain times to the Department; authorizing venture firms to make certain qualified distributions and nonqualified distributions in certain manners at certain times; requiring certain investments to terminate as of a certain date; providing for the treatment of certain designated capital in a certain manner for certain purposes; requiring the Department to submit certain information to the Maryland Insurance Administration; providing for the application of certain laws to certain services and transactions under this Act; authorizing the Department to adopt certain regulations; requiring the Department to submit an annual report to the Governor and certain committees of the General Assembly on certain matters; requiring the Department to publish the report on the Department's Web site in a certain format; providing for the initial terms of the members of the Maryland Venture Capital Fund Authority; requiring the Department to prepare and submit a certain annual report disclose certain information; authorizing the Department to adopt certain regulations; defining certain terms; and generally relating to an insurance premium tax eredit for investments credits, qualified investments, in certain companies making investments in qualified businesses in the State State, and the Invest Maryland Program.

### 35 BY adding to

Article – Economic Development

Section 6–501 through 6-529 = 6-528 to be under the new subtitle "Subtitle 5.

Invest Maryland Program"

39 Annotated Code of Maryland

(2008 Volume and 2010 Supplement)

### 41 BY adding to

- 42 Article Insurance
- 43 Section 6–122
- 44 Annotated Code of Maryland

45 (2003 Replacement Volume and 2010 Supplement)

$\frac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article – Economic Development
4	SUBTITLE 5. INVEST MARYLAND PROGRAM.
5	PART I. DEFINITIONS.
6	6-501.
7 8	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
9	(B) (1) "AFFILIATE" MEANS:
10 11 12 13	(I) A PERSON WHO, DIRECTLY OR INDIRECTLY, BENEFICIALLY OWNS, CONTROLS, OR HOLDS POWER TO VOTE 15% OR MORE OF THE OUTSTANDING VOTING SECURITIES OR OTHER VOTING OWNERSHIP INTERESTS OF A VENTURE FIRM OR AN INSURANCE COMPANY; OR
14 15 16 17	(II) A PERSON, 15% OR MORE OF WHOSE OUTSTANDING VOTING SECURITIES OR OTHER VOTING OWNERSHIP INTERESTS IS DIRECTLY OR INDIRECTLY BENEFICIALLY OWNED, CONTROLLED, OR HELD WITH POWER TO VOTE BY A VENTURE FIRM OR AN INSURANCE COMPANY.
18 19 20 21	(2) "AFFILIATE" DOES NOT INCLUDE AN INSURANCE COMPANY THAT BECOMES A PURCHASER IN ACCORDANCE WITH AN ALLOCATION OF INVESTMENT TAX CREDITS UNDER THE PROGRAM SOLELY BY REASON OF THE ALLOCATION.
22 23	(C) "ALLOCATION AMOUNT" MEANS THE TOTAL AMOUNT OF TAX CREDITS ALLOCATED TO A PURCHASER.
24 25	(D) "ALLOCATION DATE" MEANS THE DATE ON WHICH INVESTMENT TAX CREDITS ARE ALLOCATED TO A PURCHASER UNDER § 6–513 OF THIS SUBTITLE.
26 27	(E) "AUTHORITY" MEANS THE MARYLAND VENTURE $\frac{\text{Capital}}{\text{AUTHORITY}}$ ESTABLISHED UNDER § 6–504 OF THIS SUBTITLE.
28	(F) "DESIGNATED CAPITAL" MEANS THE AMOUNT OF MONEY THAT A

PURCHASER INVESTS UNDER THE PROGRAM.

$\frac{1}{2}$	(G) "ENTERPRISE FUND" MEANS THE ENTERPRISE FUND UNDER TITLE 5, SUBTITLE 6 OF THIS ARTICLE.
3 4 5	(H) "FINANCING AUTHORITY" MEANS THE MARYLAND SMALL BUSINESS DEVELOPMENT FINANCING AUTHORITY UNDER TITLE 5, SUBTITLE 5 OF THIS ARTICLE.
6	(I) "INSURANCE PREMIUM TAX LIABILITY" MEANS:
7 8 9	(1) ANY LIABILITY INCURRED BY AN INSURANCE COMPANY UNDER TITLE 6, SUBTITLE 1 OF THE INSURANCE ARTICLE AS OF OCTOBER 1, 2011; OR
10 11 12 13 14	(2) IF THE LIABILITY REFERRED TO IN ITEM (1) OF THIS SUBSECTION IS ELIMINATED OR REDUCED, ANY OTHER TAX LIABILITY THAT HAS BEEN IMPOSED BY THE STATE ON THE INSURANCE COMPANY AS OF OCTOBER 1, 2011, NOT TO EXCEED THE AMOUNT OF THE LIABILITY ELIMINATED OR REDUCED.
15 16	(J) "PREMIUM TAX CREDIT" MEANS A CREDIT AGAINST INSURANCE PREMIUM TAX LIABILITY OFFERED TO A PURCHASER UNDER THE PROGRAM.
17 18	(K) "PROGRAM" MEANS THE INVEST MARYLAND PROGRAM UNDER THIS SUBTITLE.
19	(L) "PURCHASER" MEANS:
20	(1) AN INSURANCE COMPANY THAT:
21	(I) IS AUTHORIZED TO DO BUSINESS IN THE STATE;
22	(II) HAS INSURANCE PREMIUM TAX LIABILITY; AND
23 24	(III) CONTRIBUTES DESIGNATED CAPITAL TO PURCHASE AN ALLOCATION OF PREMIUM TAX CREDITS UNDER THE PROGRAM; OR
25	(2) A HOLDING COMPANY THAT:
26 27	(I) HAS AT LEAST ONE INSURANCE COMPANY SUBSIDIARY AUTHORIZED TO DO BUSINESS IN THE STATE; AND

28 (II) IS CONTRIBUTING DESIGNATED CAPITAL ON BEHALF OF ONE OR MORE OF THESE SUBSIDIARIES.

1	(M) "QUALIFIED BUSINESS" MEANS A BUSINESS THAT, AT THE TIME OF
2	THE FIRST INVESTMENT IN THE BUSINESS BY A VENTURE FIRM, BY THE
3	ENTERPRISE FUND, OR BY THE FINANCING AUTHORITY UNDER THE PROGRAM:
4	(1) HAS ITS PRINCIPAL BUSINESS OPERATIONS LOCATED IN THE
5	STATE AND INTENDS TO MAINTAIN ITS PRINCIPAL BUSINESS OPERATIONS IN
6	THE STATE AFTER RECEIVING THE AN INVESTMENT FROM THE VENTURE FIRM,
7	THE ENTERPRISE FUND, OR THE FINANCING AUTHORITY UNDER THE
8	PROGRAM;
9	(2) HAS AGREED TO USE THE QUALIFIED INVESTMENT PRIMARILY
9 10	TO:
10	10.
11	(I) SUPPORT BUSINESS OPERATIONS IN THE STATE; OR
	, , , , , , , , , , , , , , , , , , , ,
12	(II) IN THE CASE OF A START-UP COMPANY, ESTABLISH AND
13	SUPPORT BUSINESS OPERATIONS IN THE STATE;
14	(3) HAS NOT MORE THAN 250 EMPLOYEES; AND
	(4)
15	(4) IS NOT PRIMARILY ENGAGED IN:
1.0	(I) DEMAIL GALEG.
16	(I) RETAIL SALES;
17	(II) REAL ESTATE DEVELOPMENT;
11	(II) REAL ESTATE DEVELOT MENT,
18	(III) THE BUSINESS OF INSURANCE, BANKING, OR LENDING
19	OR
20	(IV) THE PROVISION OF PROFESSIONAL SERVICES BY
21	ACCOUNTANTS, ATTORNEYS, OR PHYSICIANS.
22	(N) (1) "QUALIFIED DISTRIBUTION" MEANS A DISTRIBUTION OR
23	PAYMENT BY A VENTURE FIRM IN CONNECTION WITH:
2.4	(r) myr prigovinia gogma ive nyprigog or
24	(I) THE REASONABLE COSTS AND EXPENSES OF
25 26	ORGANIZING AND SYNDICATING THE VENTURE FIRM, INCLUDING FEES PAID FOR
26 27	PROFESSIONAL SERVICES, UP TO A MAXIMUM AGGREGATE AMOUNT OF
27	<b>\$125,000</b> ;
28	(II) REASONABLE AND NECESSARY FEES PAID FOR ONGOING
$\frac{20}{29}$	PROFESSIONAL SERVICES, INCLUDING LEGAL AND ACCOUNTING SERVICES.
30	RELATED TO THE OPERATION OF THE VENTURE FIRM, UP TO A MAXIMUM
31	AGGREGATE AMOUNT OF \$50,000 IN A SINGLE YEAR; AND
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1	(III) A YEARLY MANAGEMENT FEE IN AN AMOUNT THAT:
2	1. IN THE FIRST 4 YEARS FOLLOWING THE
3	ALLOCATION DATE OF THE VENTURE FIRM, DOES NOT EXCEED 2.5% OF THE
4	DESIGNATED CAPITAL RECEIVED BY ALLOCATED TO THE VENTURE FIRM; AND
5	2. IN THE 5TH THROUGH 10TH YEARS FOLLOWING
6	THE ALLOCATION DATE, DOES NOT EXCEED 2.5% OF THE LESSER OF THE
7	DESIGNATED CAPITAL RECEIVED BY THE VENTURE FIRM OR THE AMOUNT OF
8	THE VENTURE FIRM'S QUALIFIED INVESTMENTS.
9	(2) "QUALIFIED DISTRIBUTION" DOES NOT INCLUDE:
10	(I) ANY AMOUNT PAID TO A PURCHASER OR AN AFFILIATE
11	OF A PURCHASER; OR
12	(II) ANY COSTS AND EXPENSES RELATED TO LOBBYING OR
13	GOVERNMENT RELATIONS.
14	(O) (1) "QUALIFIED INVESTMENT" MEANS THE DIRECT OR INDIRECT
15	INVESTMENT OF CASH BY A VENTURE FIRM, OR DIRECTLY OR INDIRECTLY BY
16	THE ENTERPRISE FUND OR THE FINANCING AUTHORITY, IN A QUALIFIED
17	BUSINESS FOR THE PURCHASE OF ANY OF THE FOLLOWING:
18	(I) A SHARE OF STOCK OR OTHER EQUITY INTEREST;
19	(II) A DEBT INSTRUMENT THAT IS CONVERTIBLE INTO
20	EQUITY; AND OR
21	(III) AN EQUITY PARTICIPATION INSTRUMENT SUCH AS AN
22	OPTION OR WARRANT.
23	(2) FOR PURPOSES OF § 6-518(A) OF THIS SUBTITLE, "QUALIFIED
24	INVESTMENT" INCLUDES:
25	(I) ANY AMOUNTS NECESSARY TO PAY TO A VENTURE FIRM
26	THE COSTS AND FEES ALLOWED UNDER SUBSECTION (N)(1) OF THIS SECTION:
27	AND
28	(II) ANY REASONABLE RESERVES ESTABLISHED BY A
29	VENTURE FIRM FOR FOLLOW-ON INVESTMENTS IN A QUALIFIED BUSINESS.

(2) A QUALIFIED INVESTMENT INCLUDES THE DIRECT OR
INDIRECT INVESTMENT OF CASH BY A VENTURE FIRM BASED ON THE INVESTMENT CRITERIA SET FORTH IN THIS SUBTITLE.
(P) "VENTURE FIRM" MEANS A PARTNERSHIP, CORPORATION, TRUST,
OR LIMITED LIABILITY COMPANY, WHETHER ORGANIZED ON A PROFIT OR A
NOT-FOR-PROFIT BASIS, THAT IS CERTIFIED BY THE DEPARTMENT AS MEETING
THE CRITERIA ESTABLISHED UNDER § $6-517$ $6-518$ OF THIS SUBTITLE.
6-502. RESERVED.
6-503. Reserved.
PART II. MARYLAND VENTURE CAPITAL FUND AUTHORITY.
6-504.
THERE IS A MARYLAND VENTURE CAPITAL FUND AUTHORITY IN THE
DEPARTMENT.
6-505.
(A) (1) THE AUTHORITY CONSISTS OF SEVEN MEMBERS APPOINTED
BY THE GOVERNOR WITH THE ADVICE AND CONSENT OF THE SENATE.
(2) OF THE SEVEN MEMBERS:
(I) AT LEAST FOUR SHALL HAVE EXPERIENCE IN WORKING
WITH COMPANIES THAT ARE RAISING INVESTMENT CAPITAL FOR SEED STAGE
TO GROWTH-STAGE COMPANIES OR IN PROVIDING PROFESSIONAL SERVICES TO
THE VENTURE CAPITAL INDUSTRY; AND
(H) AT LEAST ONE SHALL HAVE EXPERIENCE AS A SMALL
BUSINESS OWNER.
(3) EACH MEMBER SHALL BE A RESIDENT OF THE STATE.
(4) The Company shall consider the seaspaning
(4) THE GOVERNOR SHALL CONSIDER THE GEOGRAPHIC DIVERSITY OF THE STATE WHEN APPOINTING MEMBERS OF THE AUTHORITY.
DIVERSITY OF THE STATE WHEN APPOINTING MEMBERS OF THE AUTHORITY.
(A) THE AUTHORITY CONSISTS OF THE FOLLOWING NINE MEMBERS:
(1) SEVEN MEMBERS APPOINTED BY THE GOVERNOR WITH THE
ADVICE AND CONSENT OF THE SENATE;

1	(2) ONE MEMBER APPOINTED BY THE PRESIDENT OF TH
2	SENATE; AND
3	(3) ONE MEMBER APPOINTED BY THE SPEAKER OF THE HOUSE.
4	(B) (1) OF THE SEVEN MEMBERS APPOINTED BY THE GOVERNOR:
5	(I) 1. AT LEAST FOUR SHALL HAVE EXPERIENCE I
6	WORKING WITH COMPANIES THAT HAVE RAISED INVESTMENT CAPITAL FO
7	SEED-STAGE TO VENTURE-STAGE COMPANIES OR IN PROVIDING PROFESSIONA
8	SERVICES TO THE VENTURE CAPITAL INDUSTRY; AND
9	2. ONE OF THE FOUR MEMBERS SELECTED UNDE
10	THIS SUBPARAGRAPH SHALL HAVE EXPERIENCE IN HIGHER EDUCATION
11	RESEARCH AND DEVELOPMENT AND TECHNOLOGY TRANSFER PROJECTS;
	<del></del>
12	(II) AT LEAST ONE SHALL HAVE EXPERIENCE AS A SMAL
13	BUSINESS OWNER; AND
1 /	(III) ARLEACH ONE CHALL HAVE EXPEDIENCE AC A DICINEC
14 15	(III) AT LEAST ONE SHALL HAVE EXPERIENCE AS A BUSINES EXECUTIVE THAT HAS RAISED VENTURE CAPITAL INVESTMENTS.
10	EXECUTIVE THAT HAS RAISED VENTURE CAPITAL INVESTMENTS.
16	(2) THE GOVERNOR SHALL CONSIDER THE GEOGRAPHI
17	DIVERSITY OF THE STATE WHEN APPOINTING MEMBERS.
18	(C) THE MEMBERS APPOINTED BY THE PRESIDENT AND THE SPEAKERS
10	(4)
19	(1) MAY NOT BE ELECTED OFFICIALS; AND
20	(2) SHALL HAVE EXPERIENCE AND EXPERTISE IN VENTUR
_	CAPITAL INVESTMENTS.
22	(D) EACH MEMBER SHALL BE A RESIDENT OF THE STATE.
0.0	
23	$\frac{\text{(B)}}{\text{(E)}}$ (1) The term of a member is 4 years.
24	(2) At the end of a term, a member continues to serv
2 <del>5</del>	UNTIL A SUCCESSOR IS APPOINTED.
-	
26	(3) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGU
27	SERVES ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR I
28	APPOINTED

- 1 (4) The Governor may remove a member with or without 2 CAUSE A MEMBER APPOINTED BY THE GOVERNOR MAY BE REMOVED BY THE
- 3 GOVERNOR WITH OR WITHOUT CAUSE.
- 4 (5) THE TERMS OF THE MEMBERS ARE STAGGERED AS REQUIRED BY THE TERMS PROVIDED FOR MEMBERS OF THE AUTHORITY ON JULY 1, 2011.
- 6 (F) A MEMBER OF THE AUTHORITY MAY NOT HAVE ANY FINANCIAL 7 INTEREST IN A PURCHASER, QUALIFIED BUSINESS, OR VENTURE FIRM.
- 8 **6–506.**
- 9 (A) THE GOVERNOR SHALL APPOINT A CHAIR FROM AMONG THE 10 MEMBERS.
- 11 (B) THE AUTHORITY SHALL DETERMINE THE MANNER OF ELECTION OF 12 OFFICERS AND THEIR TERMS OF OFFICE.
- 13 **6–507.**
- 14 (A) (1) A MAJORITY OF THE MEMBERS THEN SERVING IS FIVE 15 MEMBERS OF THE AUTHORITY ARE A QUORUM.
- 16 (2) AN ACT OF THE AUTHORITY MUST BE APPROVED BY A
  17 MAJORITY VOTE OF THE MEMBERS ATTENDING A MEETING AT WHICH A QUORUM
  18 IS PRESENT.
- 19 **(B)** A MEMBER OF THE AUTHORITY:
- 20 (1) MAY NOT RECEIVE COMPENSATION AS A MEMBER OF THE 21 AUTHORITY; BUT
- 22 (2) IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER THE
- 23 STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE
- 24 BUDGET.
- 25 **6–508.**
- THE AUTHORITY SHALL PROVIDE ADVICE TO AND COUNSEL TO CONSULT
- 27 WITH THE DEPARTMENT IN CONNECTION WITH THE ADMINISTRATION OF THE
- 28 PROGRAM UNDER THIS SUBTITLE.
- 29 **6–509.** RESERVED.

- 1 **6–510. RESERVED.**
- PART III. DESIGNATED CAPITAL.
- 3 **6–511.**
- 4 (A) ALL DESIGNATED CAPITAL FROM PURCHASERS SHALL BE
- 5 DEPOSITED INTO THE ENTERPRISE FUND TO BE INVESTED IN QUALIFIED
- 6 BUSINESSES AS PROVIDED IN THIS SUBTITLE.
- 7 (B) THE DEPARTMENT SHALL ALLOCATE DESIGNATED CAPITAL AS
- 8 FOLLOWS:
- 9 (1)  $\frac{50\%}{67\%}$  TO ONE OR MORE VENTURE FIRMS TO FUND THE
- 10 MAKING OF QUALIFIED INVESTMENTS IN QUALIFIED BUSINESSES BASED ON THE
- 11 CRITERIA SET FORTH IN THIS SUBTITLE;
- 12 (2)  $\frac{50\%}{33\%}$  TO THE ENTERPRISE FUND, TO BE ALLOCATED:
- 13 (I) 75% TO FUND THE MAKING OF QUALIFIED
- 14 INVESTMENTS IN QUALIFIED BUSINESSES UNDER THE EXISTING POLICIES AND
- 15 PROCEDURES OF THE ENTERPRISE FUND UNDER TITLE 5, SUBTITLE 6 OF THIS
- 16 ARTICLE; AND
- 17 (II) 25% TO THE FINANCING AUTHORITY, TO BE INVESTED
- 18 IN QUALIFIED BUSINESSES IN ACCORDANCE WITH THE POLICIES AND
- 19 PROCEDURES OF THE FINANCING AUTHORITY UNDER TITLE 5, SUBTITLE 5 OF
- 20 THIS ARTICLE.
- 21 (C) AS SOON AS PRACTICABLE AFTER THE DEPARTMENT RECEIVES
- 22 EACH INSTALLMENT OF DESIGNATED CAPITAL, THE DEPARTMENT AND EACH
- 23 VENTURE FIRM THAT HAS BEEN ALLOCATED DESIGNATED CAPITAL SHALL
- 24 ENTER INTO A CONTRACT UNDER WHICH THE ALLOCATED AMOUNT OF
- 25 DESIGNATED CAPITAL WILL BE TRANSFERRED BY THE DEPARTMENT OR THE
- 26 VENTURE FIRM FOR INVESTMENT AS PROVIDED IN THIS SUBTITLE.
- 27 (D) THE DEPARTMENT SHALL SECURE THE COMMITMENT OF THE
- 28 PURCHASERS IN ACCORDANCE WITH § 6–512 OF THIS SUBTITLE.
- 29 **6–512.**
- 30 (A) THE AUTHORITY SHALL OBTAIN THE SERVICES OF AN
- 31 INDEPENDENT THIRD PARTY TO CONDUCT A BIDDING PROCESS IN ORDER TO
- 32 SECURE PURCHASERS FOR THE PROGRAM AS PROVIDED IN THIS SECTION.

- 1 (B) USING THE PROCEDURES ADOPTED BY THE INDEPENDENT THIRD 2 PARTY, EACH POTENTIAL PURCHASER SHALL MAKE A TIMELY AND 3 IRREVOCABLE OFFER, SUBJECT ONLY TO THE DEPARTMENT'S ISSUANCE TO 4 THE PURCHASER OF TAX CREDIT CERTIFICATES, TO MAKE SPECIFIED 5 CONTRIBUTIONS OF DESIGNATED CAPITAL TO THE DEPARTMENT ON THE DATES 5 SPECIFIED IN § 6–513(A) OF THIS SUBTITLE THE DEPARTMENT SPECIFIES.
- 7 (C) THE OFFER SHALL INCLUDE:
- 8 (1) THE REQUESTED AMOUNT OF TAX CREDITS, WHICH MAY NOT 9 BE LESS THAN \$1,000,000;
- 10 (2) THE POTENTIAL PURCHASER'S SPECIFIED CONTRIBUTION
  11 FOR EACH TAX CREDIT DOLLAR REQUESTED, WHICH MAY NOT BE LESS THAN
  12 THE GREATER OF:
- 13 (I) 70% OF THE REQUESTED DOLLAR AMOUNT OF TAX 14 CREDITS; OR
- 15 (II) THE PERCENTAGE OF THE REQUESTED DOLLAR
  16 AMOUNT OF TAX CREDITS THAT THE SECRETARY, ON THE RECOMMENDATION
  17 OF THE INDEPENDENT THIRD PARTY, DETERMINES TO BE CONSISTENT WITH
  18 MARKET CONDITIONS AS OF THE OFFER DATE; AND
- 19 (3) ANY OTHER INFORMATION THE INDEPENDENT THIRD PARTY 20 REQUIRES.
- 21 (D) (1) THE DEADLINE FOR SUBMISSION OF APPLICATIONS FOR TAX 22 CREDITS IS DECEMBER 1, 2011 FEBRUARY 1, 2012.
- 23 (2) EACH POTENTIAL PURCHASER SHALL RECEIVE A WRITTEN
  24 NOTICE FROM THE DEPARTMENT NOT LATER THAN FEBRUARY MARCH 1, 2012,
  25 INDICATING WHETHER OR NOT IT HAS BEEN APPROVED AS A PURCHASER AND,
  26 IF SO, THE AMOUNT OF TAX CREDITS ALLOCATED.
- 27 (E) THE MAXIMUM AMOUNT OF PREMIUM TAX CREDITS THAT MAY BE 28 ALLOCATED UNDER THIS SUBTITLE FOR ALL YEARS IN WHICH PREMIUM TAX 29 CREDITS ARE ALLOCATED IS \$\frac{\$142,000,000}{200}\$\$ \$100,000,000.
- 30 **6–513.**

- 1 (A) DESIGNATED CAPITAL COMMITTED BY A PURCHASER SHALL BE 2 PAID TO THE ENTERPRISE FUND OF THE DEPARTMENT IN THREE EQUAL 3 YEARLY INSTALLMENTS DUE ON JANUARY APRIL 1 OF 2012, 2013, AND 2014.
- 4 (B) ON RECEIPT OF EACH INSTALLMENT OF DESIGNATED CAPITAL, THE DEPARTMENT SHALL ISSUE TO EACH PURCHASER A TAX CREDIT CERTIFICATE REPRESENTING A FULLY VESTED CREDIT AGAINST INSURANCE PREMIUM TAX LIABILITY EQUAL TO ONE—THIRD OF THE TOTAL PREMIUM TAX CREDITS ALLOCATED TO THE PURCHASER.
- 9 (C) THE DEPARTMENT SHALL ISSUE TAX CREDIT CERTIFICATES TO
  10 PURCHASERS IN ACCORDANCE WITH THE BIDDING PROCESS SELECTED BY THE
  11 INDEPENDENT THIRD PARTY ON BEHALF OF THE AUTHORITY UNDER § 6–512 OF
  12 THIS SUBTITLE.
- 13 (D) THE TAX CREDIT CERTIFICATE SHALL STATE:
- 14 (1) THE TOTAL AMOUNT OF PREMIUM TAX CREDITS THAT THE 15 PURCHASER MAY CLAIM;
- 16 (2) THE AMOUNT OF DESIGNATED CAPITAL THAT THE
  17 PURCHASER HAS CONTRIBUTED IN RETURN FOR THE ISSUANCE OF THE TAX
  18 CREDIT CERTIFICATE;
- 19 (3) THE DATES ON WHICH THE TAX CREDITS WILL BE AVAILABLE 20 FOR USE BY THE PURCHASER;
- 21 (4) ANY PENALTIES OR OTHER REMEDIES FOR NONCOMPLIANCE;
- 22 (5) THE PROCEDURES TO BE USED FOR TRANSFERRING THE TAX 23 CREDITS; AND
- 24 **(6)** ANY OTHER REQUIREMENTS THE DEPARTMENT CONSIDERS 25 NECESSARY.
- 26 (E) (1) A TAX CREDIT CERTIFICATE MAY NOT BE ISSUED TO ANY 27 PURCHASER THAT FAILS TO MAKE A CONTRIBUTION OF DESIGNATED CAPITAL 28 WITHIN THE TIME THE DEPARTMENT SPECIFIES.
- 29 (2) A PURCHASER THAT FAILS TO MAKE A CONTRIBUTION OF
  30 DESIGNATED CAPITAL WITHIN THE TIME THE DEPARTMENT SPECIFIES SHALL
  31 BE SUBJECT TO A PENALTY EQUAL TO 10% OF THE AMOUNT OF DESIGNATED
  32 CAPITAL THAT REMAINS UNPAID, PAYABLE TO THE DEPARTMENT WITHIN 30
  33 DAYS AFTER DEMAND BY THE DEPARTMENT.

- 1 (3) THE DEPARTMENT MAY OFFER TO REALLOCATE THE
- 2 DEFAULTED DESIGNATED CAPITAL AMONG THE OTHER PURCHASERS, SO THAT
- 3 THE RESULT AFTER REALLOCATION IS THE SAME AS IF THE INITIAL
- 4 ALLOCATION HAD BEEN PERFORMED WITHOUT CONSIDERING THE PREMIUM
- 5 TAX CREDIT ALLOCATION TO THE DEFAULTING PURCHASER.
- 6 (4) IF THE REALLOCATION OF DESIGNATED CAPITAL RESULTS IN
- 7 THE CONTRIBUTION BY ANOTHER PURCHASER OR PURCHASERS OF THE
- 8 AMOUNT OF DESIGNATED CAPITAL NOT CONTRIBUTED BY THE DEFAULTING
- 9 PURCHASER, THEN THE DEPARTMENT MAY WAIVE THE PENALTY PROVIDED
- 10 UNDER THIS SUBSECTION.
- 11 (5) (I) A PURCHASER THAT FAILS TO MAKE A CONTRIBUTION
- 12 OF DESIGNATED CAPITAL WITHIN THE TIME SPECIFIED MAY AVOID THE
- 13 IMPOSITION OF THE PENALTY BY TRANSFERRING THE ALLOCATION OF TAX
- 14 CREDITS TO A NEW OR EXISTING PURCHASER WITHIN 30 DAYS AFTER THE DUE
- 15 DATE OF THE DEFAULTED INSTALLMENT.
- 16 (II) ANY TRANSFEREE OF AN ALLOCATION OF TAX CREDITS
- 17 OF A DEFAULTING PURCHASER UNDER THIS SECTION SHALL AGREE TO MAKE
- 18 THE REQUIRED CONTRIBUTION OF DESIGNATED CAPITAL WITHIN 30 DAYS
- 19 AFTER THE DATE OF THE TRANSFER.
- 20 (6) (1) THE DEPARTMENT IN ITS SOLE DISCRETION MAY
- 21 PURCHASE INSURANCE OR MAKE OTHER FINANCIAL ARRANGEMENTS IN ORDER
- 22 TO ENSURE THE AVAILABILITY OF THE FULL AMOUNT OF DESIGNATED CAPITAL
- 23 COMMITTED BY PURCHASERS.
- 24 (II) THE DEPARTMENT SHALL DISCLOSE ANY PURCHASE OF
- 25 INSURANCE OR OTHER SIMILAR FINANCIAL ARRANGEMENT UNDER THIS
- 26 PARAGRAPH IN THE ANNUAL REPORT REQUIRED UNDER § 6-529 § 6-528 OF
- 27 THIS SUBTITLE.
- 28 (F) THE AWARDING OF TAX CREDIT CERTIFICATES SHALL BE IN THE
- 29 SECRETARY'S SOLE DISCRETION.
- 30 **6–514.**
- 31 (A) (1) SUBJECT TO THE RESTRICTION IN PARAGRAPH (2) OF THIS
- 32 SUBSECTION, A PURCHASER MAY CLAIM THE PREMIUM TAX CREDIT ON A
- 33 PREMIUM TAX RETURN FILED AFTER DECEMBER 31, 2014, FOR A TAXABLE
- 34 YEAR THAT BEGINS ON OR AFTER JANUARY 1, 2014.

- 1 (2) IN EACH CALENDAR YEAR FROM 2015 THROUGH 2019, A
  2 PURCHASER MAY CLAIM UP TO 20% OF THE PREMIUM TAX CREDIT ALLOCATED
  3 TO THAT PURCHASER.
- 4 (B) (1) THE CREDIT TO BE APPLIED AGAINST INSURANCE PREMIUM 5 TAX LIABILITY IN ANY 1 YEAR MAY NOT EXCEED THE INSURANCE PREMIUM TAX 6 LIABILITY OF THE PURCHASER FOR THAT TAXABLE YEAR.
- 7 (2) ANY UNUSED CREDIT AGAINST INSURANCE PREMIUM TAX 8 LIABILITY MAY BE:
- 9 (I) CARRIED FORWARD INDEFINITELY UNTIL THE PREMIUM 10 TAX CREDITS ARE USED; AND
- 11 (II) USED BY THE PURCHASER WITHOUT RESTRICTION 12 DURING ANY CALENDAR YEAR AFTER 2019.
- 13 (3) ON 30 DAYS' ADVANCE NOTICE TO THE DEPARTMENT,
  14 PREMIUM TAX CREDITS ALLOCATED TO A PURCHASER UNDER THIS SUBTITLE
  15 MAY BE TRANSFERRED WITHOUT FURTHER RESTRICTION TO ANY OTHER ENTITY
  16 THAT:
- 17 (I) MEETS THE DEFINITION OF A PURCHASER;
- 18 (II) IS IN GOOD STANDING WITH THE MARYLAND 19 INSURANCE ADMINISTRATION; AND
- 20 (III) AGREES TO ASSUME ALL OF THE TRANSFEROR'S 21 OBLIGATIONS UNDER THE PROGRAM.
- 22 (C) A PURCHASER CLAIMING A CREDIT AGAINST INSURANCE PREMIUM
  23 TAX LIABILITY EARNED THROUGH AN INVESTMENT UNDER THE PROGRAM IS
  24 NOT REQUIRED TO PAY ANY ADDITIONAL TAX AS A RESULT OF CLAIMING THE
  25 CREDIT.
- (D) A PURCHASER IS NOT REQUIRED TO REDUCE THE AMOUNT OF PREMIUM TAX INCLUDED BY THE PURCHASER IN CONNECTION WITH RATE-MAKING FOR ANY INSURANCE CONTRACT WRITTEN IN THE STATE BECAUSE OF A REDUCTION IN THE PURCHASER'S INSURANCE PREMIUM TAX DERIVED FROM THE CREDIT GRANTED UNDER THIS SUBTITLE.
- 31 **6–515. RESERVED.**
- 32 **6–516. RESERVED.**

1	PART IV. VENTURE FIRMS AND INVESTMENTS.
2	<del>6-517.</del>
3 4	(A) THE SECRETARY SHALL ESTABLISH APPLICATION PROCEDURES FOR AN ENTITY TO BE CERTIFIED AS A VENTURE FIRM.
5	PART IV. VENTURE FIRMS AND INVESTMENTS.
6	<u>6–517.</u>
7 8 9	(A) SUBJECT TO THE APPROVAL OF THE DEPARTMENT, THE AUTHORITY SHALL OBTAIN THE SERVICES OF AN INDEPENDENT THIRD PARTY TO:
10 11	(1) ESTABLISH APPLICATION PROCEDURES FOR AN ENTITY TO BE CERTIFIED AS A VENTURE FIRM; AND
12 13	(2) REVIEW AND EVALUATE APPLICATIONS FOR VENTURE FIRM CERTIFICATION UNDER THIS SECTION.
14 15	(B) THE INDEPENDENT THIRD PARTY SELECTED BY THE AUTHORITY SHALL:
16 17	(1) REVIEW AND EVALUATE THE APPLICATION, ORGANIZATIONAL DOCUMENTS, AND BUSINESS HISTORY OF EACH APPLICANT;
18 19	(2) EVALUATE WHETHER THE APPLICANT IS LIKELY TO ACHIEVE THE INVESTMENT CRITERIA SET FORTH IN THIS SUBTITLE; AND
20 21 22	(3) RECOMMEND TO THE AUTHORITY WHICH VENTURE FIRMS SHOULD RECEIVE ALLOCATIONS OF DESIGNATED CAPITAL UNDER THE PROGRAM.
23 24 25 26 27 28	(C) (1) ON RECEIVING THE RECOMMENDATIONS OF THE INDEPENDENT THIRD PARTY SELECTED UNDER SUBSECTION (A) OF THIS SECTION AND SUBJECT TO \$-6-517 \$ 6-518 OF THIS SUBTITLE, THE AUTHORITY SHALL SELECT VENTURE FIRMS TO RECEIVE ALLOCATIONS OF DESIGNATED CAPITAL THAT ARE CONSISTENT WITH THE INVESTMENT CRITERIA SET FORTH IN THIS SUBTITLE.
29	(2) THE AUTHORITY SHALL ENSURE THAT THE VENTURE FIRMS

RECEIVING DESIGNATED CAPITAL FOR INVESTMENT UNDER THIS SUBTITLE

**INVESTMENT**;

1	MAKE INVESTMENTS IN THE STATE THAT EQUAL OR EXCEED THE AMOUNT OF
2	DESIGNATED CAPITAL RECEIVED UNDER THIS SUBTITLE.
0	(2) CLUB LEGTE TO THE ADDROLLAR OF THE DEPARTMENT THE
$\frac{3}{4}$	(3) Subject to the approval of the Department, the Authority may enter into written agreements, including
5	PARTNERSHIP AGREEMENTS AND SIDE AGREEMENTS, THAT ARE NECESSARY TO
6	CARRY OUT THE PURPOSES OF THIS SUBTITLE.
7	<u>6–518.</u>
0	(A) IN CRIEGRING ADDITIONING FOR HENWINE FIRM CERTIFICATION
8 9	(A) IN SELECTING APPLICANTS FOR VENTURE FIRM CERTIFICATION, THE AUTHORITY SHALL CONSIDER:
9	THE AUTHORITT SHALL CONSIDER.
10	(1) THE MANAGEMENT STRUCTURE OF THE APPLICANT,
11	INCLUDING:
12	(I) THE INVESTMENT EXPERIENCE OF THE PRINCIPALS;
13	(II) THE APPLICANT'S REPUTATION IN THE VENTURE FIRM
14	INDUSTRY AND THE APPLICANT'S ABILITY TO ATTRACT CO-INVESTMENT
15	CAPITAL AND SYNDICATE INVESTMENTS IN QUALIFIED BUSINESSES IN THE
16	STATE;
	()
17 18	(III) THE KNOWLEDGE, EXPERIENCE, AND CAPABILITIES OF THE APPLICANT IN SUBJECT AREAS RELEVANT TO VENTURE-STAGE
19	THE APPLICANT IN SUBJECT AREAS RELEVANT TO VENTURE-STAGE BUSINESSES IN THE STATE; AND
10	BUSINESSES IN THE STATE, AND
20	(IV) THE TENURE AND TURNOVER HISTORY OF PRINCIPALS
21	AND SENIOR INVESTMENT PROFESSIONALS OF THE APPLICANT;
00	(9) THE ADDITION OF INVESTMENT OF A TROY INGLUDING.
22	(2) THE APPLICANT'S INVESTMENT STRATEGY, INCLUDING:
23	(I) THE APPLICANT'S TRACK RECORD OF INVESTING IN
24	VENTURE-STAGE BUSINESSES;
25	(II) THE APPLICANT'S HISTORY OF ATTRACTING
26	CO-INVESTMENT CAPITAL AND SYNDICATE INVESTMENTS;
27	(III) THE SOUNDNESS OF THE APPLICANT'S INVESTMENT
28	STRATEGY AND THE COMPATIBILITY OF THAT STRATEGY WITH BUSINESS
29	OPPORTUNITIES IN THE STATE; AND
30	(IV) THE APPLICANT'S HISTORY OF JOB CREATION THROUGH

1	(3) THE APPLICANT'S COMMITMENT TO MAKING INVESTMENTS.
2	THAT TO THE FULLEST EXTENT POSSIBLE:
3	(I) CREATE EMPLOYMENT OPPORTUNITIES IN THE STATE;
4 5	(II) LEAD TO THE GROWTH OF THE STATE ECONOMY AND QUALIFIED BUSINESSES IN THE STATE;
6 7	(III) COMPLEMENT THE RESEARCH AND DEVELOPMENT PROJECTS OF STATE ACADEMIC INSTITUTIONS; AND
8 9 10	(IV) FOSTER THE DEVELOPMENT OF TECHNOLOGIES AND INDUSTRIES THAT PRESENT OPPORTUNITIES FOR THE GROWTH OF QUALIFIED BUSINESSES IN THE STATE; AND
11	(4) THE APPLICANT'S COMMITMENT TO THE STATE INCLUDING:
12 13	(I) THE APPLICANT'S PRESENCE IN THE STATE THROUGH PERMANENT LOCAL OFFICES OR AFFILIATION WITH LOCAL INVESTMENT FIRMS;
14 15	(II) THE LOCAL PRESENCE OF SENIOR INVESTMENT PROFESSIONALS;
16 17	(III) THE APPLICANT'S HISTORY OF INVESTING IN VENTURE-STAGE BUSINESSES IN THE STATE;
18 19 20	(IV) THE APPLICANT'S ABILITY TO IDENTIFY INVESTMENT OPPORTUNITIES THROUGH WORKING RELATIONSHIPS WITH STATE RESEARCH AND DEVELOPMENT INSTITUTIONS AND STATE-BASED BUSINESSES;
21 22	(V) THE APPLICANT'S RELATIONSHIP WITH OTHER VENTURE FIRMS IN THE REGION;
23 24	(VI) THE APPLICANT'S HISTORY OF INVESTING IN AREAS RELEVANT TO VENTURE-STAGE BUSINESSES IN THE STATE; AND
25 26 27	(VII) THE APPLICANT'S COMMITMENT TO INVESTING A SIMILAR OR GREATER AMOUNT OF DESIGNATED CAPITAL RECEIVED UNDER THIS SUBTITLE IN STATE-BASED VENTURES AND QUALIFIED BUSINESSES.
28 29	(B) (1) AN APPLICANT SHALL FILE AN APPLICATION WITH THE DEPARTMENT IN THE FORM REQUIRED BY THE DEPARTMENT, ACCOMPANIED

BY A NONREFUNDABLE-APPLICATION FEE OF \$7,500 DEPARTMENT.

1	(2) THE APPLICATION SHALL INCLUDE AN AUDITED BALANCE
2	SHEET AS OF A DATE NOT MORE THAN 60 DAYS BEFORE THE APPLICATION DATE
3	WITH AN UNQUALIFIED OPINION FROM AN INDEPENDENT CERTIFIED PUBLIC
4	ACCOUNTANT THE APPLICANT'S MOST RECENT FINANCIAL STATEMENTS.
5	(3) THE DEPARTMENT SHALL BEGIN ACCEPTING APPLICATIONS
6	FOR CERTIFICATION ON OR BEFORE JANUARY 1, 2012.
7	(4) AN APPLICATION FOR CERTIFICATION MAY NOT BE ACCEPTED
8	AFTER MAY 1, 2012.
0	AFIER MAI 1, 2012.
9	(C) TO BE CERTIFIED AS A VENTURE FIRM:
10	(1) MYE A DRIVING AND MAKE AN MYE OF A DRIVING MYON
10	(1) THE APPLICANT MUST HAVE, AT THE TIME OF APPLICATION,
11	AN EQUITY CAPITALIZATION CAPITALIZATION, NET ASSETS, OR WRITTEN
12	COMMITMENTS OF AT LEAST \$500,000 IN THE FORM OF CASH OR CASH
13	EQUIVALENTS; AND
14	(2) AT LEAST TWO PRINCIPALS OR PERSONS EMPLOYED TO
15	DIRECT THE INVESTMENT OF THE DESIGNATED CAPITAL OF THE APPLICANT
16	MUST HAVE AT LEAST 5 YEARS OF MONEY MANAGEMENT EXPERIENCE IN THE
17	VENTURE CAPITAL OR PRIVATE EQUITY SECTORS <del>; AND</del> .
18	(3) THE APPLICANT MUST HAVE ESTABLISHED AN OFFICE IN THE
19	STATE OR DO SO WITHIN 60 DAYS AFTER CERTIFICATION.
20	(D) AN INDEPENDENT THIRD PARTY THAT THE AUTHORITY SELECTS
21	SHALL:
22	(1) REVIEW AND EVALUATE THE APPLICATION, ORGANIZATIONAL
23	DOCUMENTS, AND BUSINESS HISTORY OF EACH APPLICANT;
24	(2) ENSURE THAT THE APPLICANT SATISFIES THE
25	REQUIREMENTS OF THIS SUBTITLE; AND
26	(3) BASED ON SELECTION CRITERIA LISTED IN THIS SECTION AND
27	ANY ADDITIONAL CRITERIA PROVIDED BY THE DEPARTMENT OR THE
28	AUTHORITY, CERTIFY THE VENTURE FIRMS THAT ARE TO RECEIVE
29	ALLOCATIONS OF DESIGNATED CAPITAL UNDER THE PROGRAM.
0.0	(n) (1) Mars Dan (normalis) and a second control of the second con
30	(E) (1) THE DEPARTMENT SHALL BEGIN ACCEPTING APPLICATIONS

1	(2) AN APPLICATION FOR CERTIFICATION MAY NOT BE ACCEPTED
2	AFTER MARCH 1, 2012.
3	$\frac{F}{D}$ Not later than $\frac{45}{90}$ days after an application is
3 4	FILED, THE SECRETARY SHALL <u>EITHER</u> :
4	FILED, THE SECRETART SHALL <u>EITHER</u> .
5	(1) ISSUE THE CERTIFICATION; OR
6	(2) REFUSE TO ISSUE THE CERTIFICATION AND COMMUNICATE IN
7	DETAIL TO THE APPLICANT THE GROUNDS FOR THE REFUSAL, INCLUDING
8	SUGGESTIONS FOR THE REMOVAL OF THOSE GROUNDS REFUSAL.
0	(c) (1) Now LAMED WHAN ADDIT 1 OF EACH VEAD FACIL VENUELDE
9	(G) (1) NOT LATER THAN APRIL 1 OF EACH YEAR, EACH VENTURE FIRM SHALL PAY A NONREFUNDABLE RENEWAL FEE OF \$5,000 TO THE
10 1	DEPARTMENT.
L, L	<del>DEFACEMENT</del>
12	(2) If a venture firm fails to pay its renewal fee on or
13	BEFORE THAT DATE, THE VENTURE FIRM SHALL PAY, IN ADDITION TO THE
L <b>4</b>	RENEWAL FEE, A LATE FEE OF \$5,000 TO CONTINUE ITS CERTIFICATION.
	, , , , , , , , , , , , , , , , , , , ,
<b>L</b> 5	(H) NOTWITHSTANDING SUBSECTION (G) OF THIS SECTION, A RENEWAL
16	FEE IS NOT REQUIRED WITHIN 6 MONTHS AFTER THE DATE ON WHICH THE
L <b>7</b>	VENTURE FIRM'S CERTIFICATION IS ISSUED UNDER THIS SECTION.
. 0	0 F10 0 F10
18	$\frac{6-518}{6-519}$ .
19	(A) SUBJECT TO SUBSECTION (B) OF THIS SECTION, A VENTURE FIRM,
20	THE ENTERPRISE FUND, AND THE FINANCING AUTHORITY SHALL MAKE
21	QUALIFIED INVESTMENTS EQUAL TO 90% OF THEIR RESPECTIVE AMOUNTS OF
22	DESIGNATED CAPITAL WITHIN 5 YEARS AFTER RECEIVING THE FIRST
23	INSTALLMENT OF DESIGNATED CAPITAL UNDER THE PROGRAM.
24	(B) (1) THE AGGREGATE CUMULATIVE AMOUNT OF ALL QUALIFIED
25	INVESTMENTS MADE BY THE VENTURE FIRM, THE ENTERPRISE FUND, AND THE
26	FINANCING AUTHORITY AFTER THE RECEIPT OF THE FIRST INSTALLMENT OF
27	DESIGNATED CAPITAL UNDER THE PROGRAM SHALL BE CONSIDERED IN
28	COMPUTING THE PERCENTAGE REQUIREMENTS UNDER THIS SUBTITLE.
29	(2) Any proceeds received from a qualified investment:
0.0	(I) MAY DE DIFFERENCE DE LESCOUVED CONTRE
30	(I) MAY BE INVESTED IN ANOTHER QUALIFIED
31	INVESTMENT; AND

1	<del>(II)</del>					REQUIREMENT	
2	SUPPLIE WITH DESDE	CT TO IN	VESTME	NTS OF DE	CICN	ATED CAPITAL	

- 3 (C) (A) (1) A BUSINESS THAT IS CLASSIFIED AS A QUALIFIED
  4 BUSINESS AT THE TIME OF THE FIRST INVESTMENT IN THE BUSINESS BY A
  5 VENTURE FIRM, THE ENTERPRISE FUND, OR THE FINANCING AUTHORITY
  6 REMAINS CLASSIFIED AS A QUALIFIED BUSINESS AND MAY RECEIVE FOLLOW—ON
  7 INVESTMENTS FROM A VENTURE FIRM, THE ENTERPRISE FUND, OR THE
  8 FINANCING AUTHORITY.
- 9 (2) EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, A FOLLOW-ON INVESTMENT MADE UNDER THIS SUBSECTION IS A QUALIFIED INVESTMENT EVEN THOUGH THE BUSINESS DOES NOT MEET THE DEFINITION OF A QUALIFIED BUSINESS AT THE TIME OF THE FOLLOW-ON INVESTMENT.
- 14 (3) A WITH RESPECT TO AN INVESTMENT BY THE ENTERPRISE
  15 FUND OR THE FINANCING AUTHORITY, A FOLLOW-ON INVESTMENT DOES NOT
  16 QUALIFY AS A QUALIFIED INVESTMENT IF, AT THE TIME OF THE FOLLOW-ON
  17 INVESTMENT, THE QUALIFIED BUSINESS NO LONGER HAS ITS PRINCIPAL
  18 BUSINESS OPERATIONS IN THE STATE.
- 19 (D) WITHOUT THE PRIOR APPROVAL OF THE DEPARTMENT, A VENTURE
  20 FIRM OR THE FINANCING AUTHORITY MAY NOT MAKE A QUALIFIED
  21 INVESTMENT IN ANY ONE QUALIFIED BUSINESS THAT IS GREATER THAN 15% OF
  22 THE TOTAL DESIGNATED CAPITAL ALLOCATED TO THE VENTURE FIRM OR TO
  23 THE FINANCING AUTHORITY.
- 24 (E) As a condition of the investment, the qualified business 25 shall:
- 26 (1) AGREE THAT WHILE THE VENTURE FIRM, THE ENTERPRISE
  27 FUND, OR THE FINANCING AUTHORITY CONTINUES TO HOLD THE INVESTMENT,
  28 THE QUALIFIED BUSINESS WILL MAINTAIN ITS PRINCIPAL BUSINESS
  29 OPERATIONS IN THE STATE; AND
- 30 (2) EXECUTE A REPURCHASE AGREEMENT WITH THE
  31 DEPARTMENT UNDER WHICH THE QUALIFIED BUSINESS AGREES TO
  32 REPURCHASE ANY QUALIFIED INVESTMENT HELD BY A VENTURE FIRM, THE
  33 ENTERPRISE FUND, OR THE FINANCING AUTHORITY UNDER THE PROGRAM IF
  34 THE QUALIFIED BUSINESS VOLUNTARILY RELOCATES ITS BUSINESS
  35 OPERATIONS OUT OF THE STATE.

1	(F) A VENTURE FIRM MAY INVEST ANY DESIGNATED CAPITAL NOT
2	INVESTED IN QUALIFIED INVESTMENTS IN ANY MANNER THAT IT CONSIDERS
3	APPROPRIATE.
4	(G) (B) EACH VENTURE FIRM SHALL.
5	(1) INFORM THE DEPARTMENT IN WRITING WHEN THE VENTURE
6	FIRM REQUIRES DESIGNATED CAPITAL FOR INVESTMENT IN A QUALIFIED
7	BUSINESS OR FOR THE PAYMENT OF APPROVED FEES AND EXPENSES; AND
8	(2) PROVIDE DOCUMENTATION TO THE DEPARTMENT FOR EACH
9	QUALIFIED INVESTMENT IN A QUALIFIED BUSINESS IN THE FORM REQUIRED BY
10	THE DEPARTMENT.
11	<del>6-519.</del>
12	(A) BEFORE MAKING AN INVESTMENT IN A BUSINESS, A VENTURE FIRM
13	SHALL REQUEST FROM THE SECRETARY OR THE SECRETARY'S DESIGNEE A
14	WRITTEN DETERMINATION AS TO WHETHER THE BUSINESS IS A QUALIFIED
15	BUSINESS.
16	(B) NOT LATER THAN 10 BUSINESS DAYS AFTER RECEIVING A REQUEST
17	UNDER SUBSECTION (A) OF THIS SECTION, THE SECRETARY OR THE
18	SECRETARY'S DESIGNEE SHALL:
10	SECRETARY S DESIGNED STRAED.
19	(1) DETERMINE WHETHER THE BUSINESS MEETS THE DEFINITION
20	OF A QUALIFIED BUSINESS; AND
21	(2) PROVIDE THE VENTURE FIRM:
<b>4</b> 1	<del>(2)</del> TROVIDE THE VENTURE PHONE.
22	(I) NOTICE AND EXPLANATION OF THE DETERMINATION:
23	<del>QR</del>
24	(II) NOTICE THAT AN ADDITIONAL 10 BUSINESS DAYS WILL
25	BE NEEDED TO REVIEW AND MAKE THE DETERMINATION.
26	6-520.
27	(A) AN INSURANCE COMPANY OR AFFILIATE MAY NOT DIRECTLY OR
28	INDIRECTLY:
20	
29	(1) MANAGE A VENTURE FIRM;

- 1 (2) BENEFICIALLY OWN, THROUGH RIGHTS, OPTIONS, 2 CONVERTIBLE INTERESTS, OR OTHERWISE, MORE THAN 15% OF THE VOTING 3 SECURITIES OR OTHER VOTING OWNERSHIP INTEREST OF A VENTURE FIRM; OR
- 4 (3) CONTROL THE DIRECTION OF INVESTMENTS FOR A VENTURE 5 FIRM.
- 6 (B) SUBSECTION (A) OF THIS SECTION APPLIES WHETHER OR NOT THE 7 INSURANCE COMPANY OR AFFILIATE IS AUTHORIZED TO DO BUSINESS IN THE 8 STATE.
- 9 6-521.
- 10 (A) THE DEPARTMENT SHALL REPORT TO EACH VENTURE FIRM AND
  11 THE FINANCING AUTHORITY AS SOON AS PRACTICABLE BUT NOT LATER THAN
  12 30 DAYS AFTER RECEIVING DESIGNATED CAPITAL FROM PURCHASERS:
- 13 (1) THE NAME OF EACH PURCHASER FROM WHOM THE
  14 DESIGNATED CAPITAL WAS RECEIVED:
- 15 (2) THE AMOUNT OF EACH PURCHASER'S COMMITMENT OF 16 DESIGNATED CAPITAL: AND
- 17 (3) THE DATES WHEN EACH INSTALLMENT OF DESIGNATED
  18 CAPITAL WILL BE PAID TO THE DEPARTMENT.
- 19 (B) (A) NOT LATER THAN JANUARY 31 OF EACH YEAR, EACH 20 VENTURE FIRM AND THE FINANCING AUTHORITY SHALL REPORT TO THE 21 DEPARTMENT:
- 22 (1) THE AMOUNT OF DESIGNATED CAPITAL REMAINING 23 UNINVESTED AT THE END OF THE PRECEDING CALENDAR YEAR;
- 24 (2) ALL QUALIFIED INVESTMENTS THAT THE VENTURE FIRM OR
  25 THE FINANCING AUTHORITY HAS MADE DURING THE PRECEDING CALENDAR
  26 YEAR, INCLUDING THE NUMBER OF EMPLOYEES OF EACH QUALIFIED BUSINESS
  27 AT THE TIME THE QUALIFIED INVESTMENT WAS MADE AND AS OF DECEMBER 31
  28 OF THAT YEAR;
- 29 (3) FOR ANY QUALIFIED BUSINESS INVESTMENT IN WHICH THE 30 VENTURE FIRM OR THE FINANCING AUTHORITY NO LONGER HAS AN 31 INVESTMENT A POSITION AS OF THE END OF THE CALENDAR YEAR, THE NUMBER OF EMPLOYEES OF THE QUALIFIED BUSINESS AS OF THE DATE THE INVESTMENT 33 WAS TERMINATED; AND

- 1 (4) ANY OTHER INFORMATION THE DEPARTMENT REQUIRES TO 2 ASCERTAIN THE IMPACT OF THE PROGRAM ON THE ECONOMY OF THE STATE.
- 3 (C) NOT LATER THAN 180 DAYS AFTER THE END OF ITS FISCAL YEAR, 4 EACH VENTURE FIRM SHALL PROVIDE TO THE DEPARTMENT AN AUDITED 5 FINANCIAL STATEMENT THAT INCLUDES THE OPINION OF AN INDEPENDENT 6 CERTIFIED PUBLIC ACCOUNTANT.
- (D) NOT LATER THAN 60 DAYS AFTER THE SALE OR OTHER DISPOSITION

  8 OF AN INTEREST IN A QUALIFIED BUSINESS A QUALIFIED INVESTMENT, THE

  9 SELLING VENTURE FIRM OR THE FINANCING AUTHORITY SHALL PROVIDE TO

  10 THE DEPARTMENT A REPORT ON THE AMOUNT OF THE INTEREST SOLD OR

  11 DISPOSED OF AND THE CONSIDERATION RECEIVED FOR THE SALE OR

  12 DISPOSITION.
- 13 (E) (1) EACH VENTURE FIRM AND THE FINANCING AUTHORITY
  14 SHALL REPORT TO THE DEPARTMENT WHEN IT HAS SATISFIED THE
  15 INVESTMENT SCHEDULE REQUIREMENTS OF § 6–518(A) OF THIS SUBTITLE.
- 16 (2) WITHIN 60 DAYS AFTER RECEIVING THE NOTICE, THE 17 DEPARTMENT SHALL EITHER:
- 18 (I) CONFIRM THAT THE VENTURE FIRM OR THE FINANCING
  19 AUTHORITY HAS SATISFIED THOSE REQUIREMENTS: OR
- 20 (II) PROVIDE NOTICE OF NONCOMPLIANCE WITH AN 21 EXPLANATION OF ANY EXISTING DEFICIENCIES.
- 22 **6–522.**

- 23 (A) A VENTURE FIRM MAY MAKE A QUALIFIED DISTRIBUTION AT ANY 24 TIME.
- 25 (B) TO MAKE A DISTRIBUTION THAT IS NOT A QUALIFIED DISTRIBUTION, A VENTURE FIRM FIRST SHALL HAVE RETURNED TO THE DEPARTMENT ALL PAY TO THE COMPTROLLER THE TOTAL AMOUNT OF THE DESIGNATED CAPITAL ALLOCATED TO THE VENTURE FIRM.
- 29 (C) AFTER THE VENTURE FIRM HAS MADE THE PAYMENT REFERRED TO 30 IN SUBSECTION (B) OF THIS SECTION, ANY ADDITIONAL NONQUALIFIED 31 DISTRIBUTIONS SHALL BE MADE:

1	(II) $20\%$ to the owners of the venture firm.
2	(D) ALL PAYMENTS MADE TO THE DEPARTMENT UNDER THIS SECTION
3	SHALL BE DEPOSITED IN THE ENTERPRISE FUND THE COMPTROLLER SHALL
4	DISTRIBUTE ALL PAYMENTS RECEIVED UNDER THIS SECTION TO THE GENERAL
5	FUND WITHIN 30 DAYS OF RECEIPT.
6	<del>6–523.</del>
7	(A) THE INVESTMENT IN QUALIFIED BUSINESSES BY VENTURE FIRMS
8	UNDER THIS SUBTITLE SHALL TERMINATE AS OF JANUARY 1, 2022.
9	(B) ANY VENTURE FIRM HOLDING AN INVESTMENT IN A QUALIFIED
10	BUSINESS AS OF JANUARY 1, 2022, SHALL EITHER:
11	(1) LIQUIDATE THE INVESTMENT AND DISTRIBUTE THE
12	PROCEEDS IN ACCORDANCE WITH § 6–512 OF THIS SUBTITLE; OR
13	(2) DISTRIBUTE THE INVESTMENT IN ACCORDANCE WITH § 6-512
14	OF THIS SUBTITLE.
15	<del>6-524</del> <u>6-523</u> . RESERVED.
16	<del>6–525</del> <u>6–524</u> . RESERVED.
17	PART V. MISCELLANEOUS.
18	<del>6-526</del> <u>6-525</u> .
19	(A) IN ANY CASE UNDER THE INSURANCE LAW OF THE STATE IN WHICH
20	THE ASSETS OF A PURCHASER ARE EXAMINED OR CONSIDERED, THE
21	DESIGNATED CAPITAL SHALL BE TREATED AS AN ADMITTED ASSET, SUBJECT TO
22	THE SAME FINANCIAL RATING AS THAT HELD BY THE STATE.
23	(B) THE DEPARTMENT SHALL SUBMIT THE FOLLOWING TO THE
$\frac{23}{24}$	MARYLAND INSURANCE ADMINISTRATION:
<b>2</b> 1	MINITERINE INCOMENCE INCOMENCE INCOMENCE.
25	(1) THE NAMES, ADDRESSES, AND AMOUNT OF DESIGNATED
26	CAPITAL TO BE CONTRIBUTED AND PREMIUM TAX CREDITS EARNED BY EACH
27	SUCCESSFUL BIDDER WITHIN 30 DAYS AFTER THE CLOSE OF THE BIDDING
28	PROCESS UNDER § 6–512 OF THIS SUBTITLE;

- 1 (2) A COPY OF THE TAX CREDIT CERTIFICATE ISSUED TO EACH 2 PURCHASER WITHIN 30 DAYS AFTER THE ISSUANCE OF THE CERTIFICATE 3 UNDER § 6–513 OF THIS SUBTITLE;
- 4 (3) THE OCCURRENCE OF A DEFAULT BY A PURCHASER; AND
- 5 (4) THE TRANSFER OF PREMIUM TAX CREDITS BY A PURCHASER.
- 6 <del>6-527</del> 6-526.
- 7 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION,
  8 DIVISION II OF THE STATE FINANCE AND PROCUREMENT ARTICLE DOES NOT
  9 APPLY TO A SERVICE THAT THE DEPARTMENT OBTAINS THAT IS RELATED TO
  10 THE INVESTMENT, MANAGEMENT, ANALYSIS, PURCHASE, OR SALE OF AN ASSET
  11 OF THE DEPARTMENT IN A TRANSACTION AUTHORIZED UNDER THIS SUBTITLE.
- 12 (B) THE DEPARTMENT IS SUBJECT TO TITLE 12, SUBTITLE 4 OF THE
  13 STATE FINANCE AND PROCUREMENT ARTICLE FOR SERVICES RELATED TO THE
  14 INVESTMENT, MANAGEMENT, ANALYSIS, PURCHASE, OR SALE OF ASSETS OF THE
  15 DEPARTMENT IN ANY TRANSACTION AUTHORIZED UNDER THIS SUBTITLE.
- 16 (C) SECTION 10–305 OF THE STATE FINANCE AND PROCUREMENT
  17 ARTICLE DOES NOT APPLY TO THE SALE, LEASE, TRANSFER, EXCHANGE, OR
  18 OTHER DISPOSITION OF REAL OR PERSONAL PROPERTY, INCLUDING A SHARE
  19 OF STOCK IN A BUSINESS ENTITY, THAT THE DEPARTMENT ACQUIRES IN A
  20 TRANSACTION AUTHORIZED UNDER THIS SUBTITLE.
- 21 **6-528 6-527**.
- THE DEPARTMENT SHALL ADMINISTER THIS SUBTITLE AND MAY ADOPT REGULATIONS TO CARRY OUT THIS SUBTITLE.
- 24 **6-529 6-528**.
- 25 (A) (1) ON OR BEFORE JANUARY 1, 2013, AND JANUARY 1 OF EACH
  26 SUBSEQUENT YEAR, THE DEPARTMENT SHALL SUBMIT A REPORT ON THE
  27 IMPLEMENTATION OF THE PROGRAM TO THE GOVERNOR AND, IN ACCORDANCE
  28 WITH § 2–1246 OF THE STATE GOVERNMENT ARTICLE, TO THE GENERAL
  29 ASSEMBLY THE SENATE BUDGET AND TAXATION COMMITTEE AND THE HOUSE
  30 WAYS AND MEANS COMMITTEE.
- 31 (2) THE DEPARTMENT SHALL PUBLISH THE REPORT ON THE 32 DEPARTMENT'S WEB SITE IN A PUBLICLY AVAILABLE FORMAT.

1	(B) THE REPORT SHALL INCLUDE:
2	(1) THE NUMBER OF VENTURE FIRMS THAT HAVE BEEN
3	ALLOCATED DESIGNATED CAPITAL;
4	(2) THE AMOUNT OF DESIGNATED CAPITAL ALLOCATED TO EACH
5	VENTURE FIRM, THE ENTERPRISE FUND, AND THE FINANCING AUTHORITY;
6	(3) THE CUMULATIVE AMOUNT OF DESIGNATED CAPITAL THE
7	VENTURE FIRM, THE ENTERPRISE FUND, OR THE FINANCING AUTHORITY HAS
8	INVESTED IN QUALIFIED BUSINESSES AS OF THE DATE OF THE REPORT;
0	(4) THE TOTAL AMOUNT OF TAY OPEDITO OF ANTED UNDER THE
9 10	(4) THE TOTAL AMOUNT OF TAX CREDITS GRANTED UNDER THE PROGRAM FOR EACH YEAR THAT CREDITS HAVE BEEN GRANTED;
10	I WOOM WIT ON ENOUT TERM TIME! CIVEDITO INTVE BEEN GRANVIED,
11	(5) THE PERFORMANCE OF EACH VENTURE FIRM WITH RESPECT
12	TO RENEWAL AND REPORTING REQUIREMENTS IMPOSED UNDER THIS
13	<del>SUBTITLE;</del>
14	(1) WITH RESPECT TO EACH PURCHASER OF PREMIUM TAX
15	CREDITS UNDER THE PROGRAM:
16	(I) THE NAME OF THE PURCHASER OF PREMIUM TAX
17	CREDITS;
18	(II) THE AMOUNT OF PREMIUM TAX CREDITS ALLOCATED TO
19	THE PURCHASER;
20	(III) THE AMOUNT OF DESIGNATED CAPITAL THE
21	PURCHASER CONTRIBUTED FOR THE ISSUANCE OF THE TAX CREDIT
22	CERTIFICATE; AND
23	(IV) THE AMOUNT OF ANY TAX CREDITS THAT HAVE BEEN
24	TRANSFERRED UNDER § 6-514 OF THIS SUBTITLE;
25	(2) WITH RESPECT TO EACH VENTURE FIRM THAT HAS RECEIVED
26	AN ALLOCATION OF DESIGNATED CAPITAL:
27	(I) THE NAME AND ADDRESS OF THE VENTURE FIRM;
	<u> </u>
28	(II) THE NAMES OF THE INDIVIDUALS MAKING QUALIFIED
29	INVESTMENTS UNDER THE PROGRAM;

1	(III) THE AMOUNT OF DESIGNATED CAPITAL RECEIVED
2	DURING THE PREVIOUS YEAR;
3	(IV) THE CHMIHATINE AMOUNT OF DESIGNATED CADITAL
3 4	(IV) THE CUMULATIVE AMOUNT OF DESIGNATED CAPITAL RECEIVED;
4	RECEIVED,
5	(V) THE AMOUNT OF DESIGNATED CAPITAL REMAINING
6	UNINVESTED AT THE END OF THE PREVIOUS CALENDAR YEAR;
_	(77)
7 8	(VI) THE NAMES OF QUALIFIED BUSINESSES RECEIVING DESIGNATED CAPITAL AND THE AMOUNT OF EACH QUALIFIED INVESTMENT;
0	DESIGNATED CAPITAL AND THE AMOUNT OF EACH QUALIFIED INVESTMENT;
9	(VII) THE ANNUAL PERFORMANCE OF EACH QUALIFIED
10	INVESTMENT INCLUDING THE INVESTMENT'S FAIR MARKET VALUE AS
11	CALCULATED ACCORDING TO GENERALLY ACCEPTED ACCOUNTING PRINCIPLES:
12	AND
13	(VIII) THE AMOUNT OF ANY QUALIFIED DISTRIBUTION OR
13 14	NONQUALIFIED DISTRIBUTION TAKEN DURING THE PRIOR YEAR, INCLUDING
15	ANY MANAGEMENT FEE;
16	(3) WITH RESPECT TO THE ENTERPRISE FUND:
17	(I) THE AMOUNT OF DESIGNATED CAPITAL RECEIVED
18	(I) THE AMOUNT OF DESIGNATED CAPITAL RECEIVED DURING THE PREVIOUS YEAR;
10	Detring The Tree Tools Terring
19	(II) THE CUMULATIVE AMOUNT OF DESIGNATED CAPITAL
20	RECEIVED;
01	(III) THE AMOUNT OF DECICNATED CADITAL DEMAINING
21 22	(III) THE AMOUNT OF DESIGNATED CAPITAL REMAINING UNINVESTED AT THE END OF THE PRECEDING CALENDAR YEAR;
44	ONINVESTED AT THE END OF THE PRECEDING CALENDAR TEAR,
23	(IV) THE NAMES OF QUALIFIED BUSINESSES RECEIVING
24	DESIGNATED CAPITAL AND THE AMOUNT OF EACH QUALIFIED INVESTMENT:
25	AND
0.0	(V) THE ANNUAL DEDEODMANCE OF EACH OHALIERD
<ul><li>26</li><li>27</li></ul>	(V) THE ANNUAL PERFORMANCE OF EACH QUALIFIED INVESTMENT INCLUDING THE INVESTMENT'S FAIR MARKET VALUE AS
28	CALCULATED UNDER FINANCIAL ACCOUNTING STANDARD 157 OF THE
29	FINANCIAL ACCOUNTING STANDARDS BOARD;
30	(4) WITH RESPECT TO THE FINANCING AUTHORITY:

1	(I) THE AMOUNT OF DESIGNATED CAPITAL RECEIVED
$\frac{1}{2}$	DURING THE PREVIOUS YEAR AND THE AMOUNT ALLOCATED TO THE EQUITY
3	PARTICIPATION INVESTMENT PROGRAM;
J	1 ARTION INVESTMENT I ROOKAN,
4	(II) THE CUMULATIVE AMOUNT OF DESIGNATED CAPITAL
5	RECEIVED;
0	<u>INDODIVIDO</u>
6	(III) THE AMOUNT OF DESIGNATED CAPITAL REMAINING
7	UNINVESTED AT THE END OF THE PRECEDING CALENDAR YEAR;
	<u> </u>
8	(IV) THE NAMES OF QUALIFIED BUSINESSES RECEIVING
9	DESIGNATED CAPITAL AND THE AMOUNT OF EACH QUALIFIED INVESTMENT;
10	AND
11	(V) THE ANNUAL PERFORMANCE OF EACH QUALIFIED
12	INVESTMENT INCLUDING THE INVESTMENT'S FAIR MARKET VALUE AS
13	CALCULATED UNDER GENERALLY ACCEPTED ACCOUNTING PRINCIPLES; AND
	(0) (7)
14	(6) (5) WITH RESPECT TO THE QUALIFIED BUSINESSES IN
15	WHICH VENTURE FIRMS, THE ENTERPRISE FUND, OR THE FINANCING
16	AUTHORITY HAVE INVESTED:
17	(I) MHE OF ACCIDICATION OF THE OHAT FIED DISCINESCES
17	(I) THE CLASSIFICATION OF THE QUALIFIED BUSINESSES
18	ACCORDING TO THE INDUSTRIAL SECTOR AND THE SIZE OF THE BUSINESS;
19	(II) THE TOTAL NUMBER OF JOBS CREATED BY THE
20	INVESTMENT AND THE AVERAGE WAGES PAID FOR THE JOBS; AND
	INVESTMENT INVESTMENT WINDER THE TOWN THE GODS, THE
21	(III) THE TOTAL NUMBER OF JOBS RETAINED AS A RESULT
22	OF THE INVESTMENT AND THE AVERAGE WAGES PAID FOR THE JOBS <del>; AND</del> .
	,
23	(7) THE VENTURE FIRMS THAT HAVE FAILED TO RENEW THE
24	CERTIFICATION.
25	Article – Insurance
0.0	0.100
26	6-122.
27	AN INSURER MAY CLAIM A TAX CREDIT FOR AN INVESTMENT OF
28	DESIGNATED CAPITAL AS PROVIDED UNDER TITLE 6, SUBTITLE 5 OF THE
29	ECONOMIC DEVELOPMENT ARTICLE.
43	Economic Develorment Article.
30	SECTION 2. AND BE IT FURTHER ENACTED, That the initial terms of the
31	Maryland Venture Capital Fund Authority appointed under § 6–505 of the Economic
32	Development Article, as enacted by this Act, shall expire as follows:

	President of the Senate.
	Speaker of the House of Delegates.
	Governor.
Approved:	
SECTION July 1, 2011.	3. AND BE IT FURTHER ENACTED, That this Act shall take ex
(2)	four members in 2015.
(1)	three members in 2014; and