HOUSE BILL 472

M3, C4, D3 2lr1337 CF SB 873

By: Delegates McIntosh and Feldman

Introduced and read first time: February 2, 2012

Assigned to: Environmental Matters and Economic Matters

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 29, 2012

CHAPTER __

1 AN ACT concerning

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2 Reduction of Lead Risk in Housing - Creation of Lead Poisoning 3 Compensation Fund 4 Workgroup on Lead Liability Protection for Rental Property

FOR the purpose of establishing the Lead Poisoning Compensation Fund; establishing the purposes of the Fund; establishing a Board of Trustees of the Fund; providing for the membership of the Board: establishing the duties of the Board: providing for the appointment of an Executive Director of the Fund; establishing the powers and duties of the Executive Director; providing for the appointment and removal of staff; requiring certain owners of residential rental property to pay a Lead Poisoning Compensation Fee; establishing the amount of and manner of collection of the fee; establishing that the Fund consists of certain money; providing for the uses of the Fund; establishing that the Fund is not a part of the State Treasury and that the debts and obligations of the Fund are not a debt or pledge of credit of the State; providing for the management and investment of the Fund; providing for auditing of the Fund; requiring the Fund to provide coverage for certain claims to certain persons; authorizing certain persons to obtain coverage from the Fund by paying a certain fee: authorizing the Fund to provide coverage only if a claim is not covered by any other source of insurance or indemnity; requiring the Executive Director to settle, compromise, or defend claims against the Fund; authorizing the Executive Director to authorize certain employees to record certain telephone conversations under certain circumstances; providing for the establishment and review of certain reserves; limiting the maximum amount payable by the Fund; including employees and officials of the Fund in the definition of "State

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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1	personnel" for purposes of the Maryland Tort Claims Act; defining certain
2	terms; specifying the terms of the initial members of the Board of Trustees of
3	the Fund; and generally relating to reducing lead risk in housing and providing
4	compensation for injuries arising out of lead poisoning requiring the Maryland
5	Insurance Commissioner to convene a certain workgroup to examine certain
6	issues; requiring the workgroup to include certain representatives; requiring
7	the Commissioner to report the findings and any recommendations of the
8	workgroup on or before a certain date; and generally relating to lead liability
9	insurance for rental property.
10	BY adding to
11	Article - Insurance
12	Section 32-101 through 32-502 to be under the new title "Title 32. Lead
13	Poisoning Compensation Fund"
14	Annotated Code of Maryland
15	(2011 Replacement Volume)
16	BY repealing and reenacting, without amendments,
17	Article - State Finance and Procurement
18	Section 6-226(a)(2)(i)
19	Annotated Code of Maryland
20	(2009 Replacement Volume and 2011 Supplement)
21	BY repealing and reenacting, with amendments,
22	Article - State Finance and Procurement
23	Section 6–226(a)(2)(ii)62. and 63.
24	Annotated Code of Maryland
25	(2009 Replacement Volume and 2011 Supplement)
26	BY adding to
27	Article - State Finance and Procurement
28	Section 6-226(a)(2)(ii)64.
29	Annotated Code of Maryland
30	(2009 Replacement Volume and 2011 Supplement)
31	BY repealing and reenacting, with amendments,
32	Article - State Government
33	Section 12–101
34	Annotated Code of Maryland
35	(2009 Replacement Volume and 2011 Supplement)
36	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
37	MARYLAND, That the Laws of Maryland read as follows:
38	Article - Insurance

TITLE 32. LEAD POISONING COMPENSATION FUND.

1	Subtitle 1. Definitions.
2	32–101.
3	(A) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
4	INDICATED.
5	(B) "BOARD OF TRUSTEES" MEANS THE BOARD OF TRUSTEES OF THE
6	Fund.
7	(c) "Compliant owner" means an owner of residential rental
8	PROPERTY THAT, DURING THE PERIOD OF AN ALLEGED INGESTION OF LEAD ON
9	THE OWNER'S PROPERTY:
10	(1) HAD GIVEN TO THE TENANT THE NOTICES REQUIRED BY §§
11	6-820 AND 6-823 OF THE ENVIRONMENT ARTICLE; AND
12	(2) WAS IN COMPLIANCE WITH:
13	(1) THE REGISTRATION PROVISIONS OF TITLE 6, SUBTITLE
14	8, PART III OF THE ENVIRONMENT ARTICLE; AND
15	(II) THE APPLICABLE RISK REDUCTION STANDARD AND
16	RESPONSE STANDARD UNDER § 6-815 OR § 6-819 OF THE ENVIRONMENT
17	ARTICLE, AND THE RISK REDUCTION SCHEDULE UNDER § 6-817 OF THE
18	Environment Article.
19	(D) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF
20	THE FUND.
21	(E) "Fund" means the Lead Poisoning Compensation Fund.
22	(f) (1) "Owner" means a person, firm, corporation, guardian,
23	CONSERVATOR, RECEIVER, TRUSTEE, EXECUTOR, OR LEGAL REPRESENTATIVE
24	THAT, ALONE OR JOINTLY OR SEVERALLY WITH OTHERS, OWNS, HOLDS, OR
25	CONTROLS THE WHOLE OR ANY PART OF THE FREEHOLD OR LEASEHOLD
26	INTEREST TO ANY PROPERTY, WITH OR WITHOUT ACTUAL POSSESSION.
27	(2) "OWNER" INCLUDES:
28	(I) ANY VENDEE IN POSSESSION OF THE PROPERTY; AND

1	(II) ANY AUTHORIZED AGENT OF THE OWNER, INCLUDING A
2	PROPERTY MANAGER OR LEASING AGENT.
3	(3) "OWNER" DOES NOT INCLUDE:
4 5	(I) A TRUSTEE OR A BENEFICIARY UNDER A DEED OF TRUST OR A MORTGAGEE; OR
6 7	(H) THE OWNER OF A REVERSIONARY INTEREST UNDER A GROUND LEASE.
8	Subtitle 2. Established; Purpose.
9	32–201.
10	THERE IS A LEAD POISONING COMPENSATION FUND.
11	32 202.
12	THE PURPOSE OF THE FUND IS TO PROVIDE:
13 14	(1) FOR THE PAYMENT OF COMPENSATION TO INDIVIDUALS THAT SUFFER INJURIES ARISING OUT OF LEAD POISONING; AND
15 16 17	(2) A MEANS FOR OWNERS OF RESIDENTIAL RENTAL PROPERTY TO OBTAIN COVERAGE FOR LIABILITY FOR INJURIES ARISING OUT OF LEAF POISONING.
18	SUBTITLE 3. ADMINISTRATION OF FUND.
19	32–301.
20	(A) THERE IS A BOARD OF TRUSTEES OF THE FUND.
21	(B) (1) THE BOARD OF TRUSTEES CONSISTS OF SEVEN MEMBERS.
22	(2) OF THE SEVEN MEMBERS:
23 24	(I) SIX SHALL BE APPOINTED BY THE GOVERNOR WITH THE ADVICE AND CONSENT OF THE SENATE; AND
25	(II) ONE SHALL BE THE EXECUTIVE DIRECTOR.

1		(3) EXCEPT AS PROVIDED IN § 32-302(A)(3) OF THIS SUBTITLE,
2	THE EXEC	UTIVE DIRECTOR MAY VOTE ON ALL MATTERS BEFORE THE BOARD
3	OF TRUST	ces.
4	(C)	(1) A MEMBER APPOINTED BY THE GOVERNOR SERVES AT THE
5	PLEASURE	OF THE GOVERNOR.
6		(2) THE TERM OF A MEMBER APPOINTED BY THE GOVERNOR IS 4
7	YEARS ANI	D BEGINS ON JULY 1.
8		(3) THE TERMS OF MEMBERS APPOINTED BY THE GOVERNOR ARE
9	STAGGERE	D AS REQUIRED BY THE TERMS PROVIDED FOR MEMBERS OF THE
10		TRUSTEES ON JULY 1, 2012.
11		(4) AT THE END OF A TERM, A MEMBER APPOINTED BY THE
$\frac{12}{12}$	GOVERNO	R CONTINUES TO SERVE UNTIL A SUCCESSOR IS CHOSEN AND
13	QUALIFIES	
10	QUILLII IL	
14		(5) IF A MEMBER APPOINTED BY THE GOVERNOR CEASES TO BE A
15	MEMBER (OF THE BOARD OF TRUSTEES, THE GOVERNOR SHALL APPOINT A
16		R FOR THE UNEXPIRED TERM.
10	SCCEDEG	
17	(D)	(1) THE BOARD OF TRUSTEES SHALL CHOOSE A CHAIR FROM
18	` ,	S MEMBERS.
19		(2) THE EXECUTIVE DIRECTOR MAY NOT BE THE CHAIR OF THE
20	BOARD OF	Trustees.
21	(E)	EACH MEMBER OF THE BOARD OF TRUSTEES IS ENTITLED TO:
	` '	
22		(1) PER DIEM COMPENSATION SET BY THE BOARD OF PUBLIC
23	Works fo	OR EACH DAY ACTUALLY ENGAGED IN THE DISCHARGE OF OFFICIAL
24	DUTIES, IF	THE MEMBER IS NOT OTHERWISE AN OFFICER OR EMPLOYEE OF THE
25	STATE; AN	D
	,	
26		(2) REIMBURSEMENT FOR EXPENSES UNDER THE STANDARD
27	STATE TRA	AVEL REGULATIONS, AS PROVIDED IN THE BUDGET OF THE BOARD OF
28	TRUSTEES	· -
29	(F)	THE BOARD OF TRUSTEES SHALL FORMULATE POLICY FOR THE
30	FUND.	
31	32 302.	

BASIS.

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1	(A) (1) THE BOARD OF TRUSTEES SHALL APPOINT THE EXECUTIVE
2	DIRECTOR OF THE FUND WITH THE APPROVAL OF THE GOVERNOR.
3	(2) THE EXECUTIVE DIRECTOR SERVES AT THE PLEASURE OF
3 4	THE BOARD OF TRUSTEES.
•	THE BOIND OF TWOSTELS.
5	(3) THE INCUMBENT EXECUTIVE DIRECTOR MAY NOT VOTE ON
6	THE CHOICE OF A SUCCESSOR.
7	(4) IF THE BOARD OF TRUSTEES FAILS TO AGREE ON A
8	SUCCESSOR, THE GOVERNOR SHALL APPOINT THE SUCCESSOR.
O	Secression, The Governor Shreet in Folker The Secression.
9	(B) (1) THE EXECUTIVE DIRECTOR:
10	(I) IS THE ADMINISTRATIVE HEAD OF THE FUND; AND
11	(II) SHALL EXERCISE THE POWERS AND PERFORM THE
12	DUTIES CONFERRED ON THE FUND BY THIS TITLE, EXCEPT FOR THOSE POWERS
13	AND DUTIES CONFERRED ON THE BOARD OF TRUSTEES.
10	AND DUTTES CONFERRED ON THE DOMED OF TRUSTEES.
14	(2) THE BOARD OF TRUSTEES SHALL ADVISE THE EXECUTIVE
15	DIRECTOR ON THE EXERCISE OF THE POWERS AND DUTIES CONFERRED ON THE
16	EXECUTIVE DIRECTOR BY THIS TITLE.
1 =	
17	(C) THE BOARD OF TRUSTEES SHALL DETERMINE THE COMPENSATION
18	OF THE EXECUTIVE DIRECTOR WITH THE APPROVAL OF THE GOVERNOR.
19	32-303.
20	(A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
21	SUBSECTION OR OTHERWISE BY LAW, THE EXECUTIVE DIRECTOR SHALL
22	APPOINT AND REMOVE STAFF OF THE FUND IN ACCORDANCE WITH THE
23	PROVISIONS OF THE STATE PERSONNEL AND PENSIONS ARTICLE.
24	(2) POSITIONS THAT THE EXECUTIVE DIRECTOR DESIGNATES
2 5	WITH THE APPROVAL OF THE BOARD OF TRUSTEES AS TECHNICAL OR
26	PROFESSIONAL POSITIONS ARE IN THE EXECUTIVE SERVICE, MANAGEMENT
27	SERVICE, OR ARE SPECIAL APPOINTMENTS OF THE SKILLED SERVICE OR THE
28	PROFESSIONAL SERVICE IN THE STATE PERSONNEL MANAGEMENT SYSTEM.
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29	(3) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE
30	EXECUTIVE DIRECTOR MAY APPOINT CLAIMS ADJUSTERS, ATTORNEYS, AND
31	OTHER NECESSARY PERSONS DIRECTLY AS EMPLOYEES OR ON A CONTRACT

1	(B) THE EXECUTIVE DIRECTOR SHALL DETERMINE AND ADMINISTER
2	THE COMPENSATION OF THE PERSONNEL OF THE FUND DESIGNATED UNDER
3	SUBSECTION (A)(2) OF THIS SECTION WITH THE APPROVAL OF THE BOARD OF
4	Trustees.
5	(c) Except as otherwise provided in this subtitle, an
6	EMPLOYEE OF THE FUND IS NOT SUBJECT TO ANY LAW, REGULATION, OR
7	EXECUTIVE ORDER GOVERNING STATE EMPLOYEE COMPENSATION, INCLUDING
8	FURLOUGHS, SALARY REDUCTIONS, AND ANY OTHER GENERAL FUND
9	COST-SAVING MEASURE.
10	Subtitle 4. Fees: Management of Fund.
11	32–401.
12	(A) ON OR AFTER JULY 1, 2013, A LEAD POISONING COMPENSATION
13	FEE SHALL BE PAID BY EACH OWNER OF RESIDENTIAL RENTAL PROPERTY
14	LOCATED IN THE STATE THAT WAS BUILT BEFORE 1978.
15	(B) THE LEAD POISONING COMPENSATION FEE IS:
16	(1) FOR AN OWNER THAT IS NOT A COMPLIANT OWNER, \$500 PER
17	RENTAL DWELLING UNIT;
18	(2) FOR A COMPLIANT OWNER:
4.0	(-)
19	(I) \$100 PER RENTAL DWELLING UNIT; OR
20	(II) \$50 PER RENTAL DWELLING UNIT CERTIFIED AS
21	LIMITED LEAD-FREE IN ACCORDANCE WITH REGULATIONS ADOPTED BY THE
22	DEPARTMENT OF THE ENVIRONMENT.
23	(3) AN OWNER IS EXEMPT FROM PAYING THE FEE IF THE
24	OWNER'S PROPERTY IS CERTIFIED AS LEAD-FREE IN ACCORDANCE WITH
25	REGULATIONS ADOPTED BY THE DEPARTMENT OF THE ENVIRONMENT.
26	(C) (1) THE COUNTY IN WHICH THE PROPERTY IS LOCATED SHALL
27	COLLECT THE FEE BY INCLUDING THE FEE ON AN OWNER'S ANNUAL OR
28	SEMIANNUAL PROPERTY TAX BILL.
-	
29	(2) THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
30	AND THE DEPARTMENT OF THE ENVIRONMENT SHALL COOPERATE WITH EACH
31	COUNTY TO IDENTIFY THE PROPERTY OWNERS THAT ARE LIABLE FOR PAYMENT

1	OF THE FE	E UND	ER THIS SECTION AND THE AMOUNT OF THE FEE DUE FOR EACH
2	DWELLING	UNIT.	;
3		(3)	A-COUNTY:
4			(1) MAN MOR AND OF THE DYNOMING PROCEDURES AND
4	ATMILODIM	v EOD	(I) MAY USE ALL OF ITS EXISTING PROCEDURES AND
5			COLLECTING PROPERTY TAXES IN ORDER TO ENFORCE THE
6	COLLECTI	JN UI	THE FEE; AND
7			(II) SHALL ESTABLISH A SEGREGATED ACCOUNT FOR THE
8	DEPOSIT O	F FUN	DS COLLECTED UNDER THIS SECTION.
Ü	221 0011 0	1 1 011	
9	(D)	(1)	A COUNTY SHALL COMPLETE AND SUBMIT UNDER OATH A
10	RETURN A	ND R	EMIT THE FEES COLLECTED UNDER THIS SECTION TO THE
11	COMPTRO	LLER (ON OR BEFORE THE DATES SPECIFIED BY THE COMPTROLLER
12	BY REGULA	TION.	₹
13		$\frac{(2)}{(2)}$	EXCEPT TO THE EXTENT OF ANY INCONSISTENCY WITH THIS
14	SECTION, T	THE PI	ROVISIONS OF TITLE 13 OF THE TAX—GENERAL ARTICLE THAT
15	ARE APPI	JCABI	LE TO THE SALES AND USE TAX SHALL GOVERN THE
16	ADMINISTI	latio!	N, COLLECTION, AND ENFORCEMENT OF THE FEE UNDER THIS
17	SECTION.		
		(-)	
18		(3)	THE COMPTROLLER MAY ADOPT REGULATIONS NECESSARY
19	TO ADMINI	STER,	COLLECT, AND ENFORCE THE FEE.
20		(4)	THE STATE CENTRAL COLLECTION UNIT MAY COLLECT
21	DELINOTE:	(- /	COUNTS UNDER THIS SECTION IN ACCORDANCE WITH § 3–302
22	•		INANCE AND PROCUREMENT ARTICLE.
44	or me or.	AILT.	HANGE AND FROCUREMENT ARTICLE.
23	32-402.		
_0	32 102.		
24	(A)	THE	FUND CONSISTS OF:
25		(1)	FEES COLLECTED UNDER § 32 401 OF THIS SUBTITLE AND §
26	32-501(B)	OF TH	IS TITLE;
27		(2)	INTEREST OR OTHER INCOME EARNED ON THE INVESTMENT
28	OF MONEY	IN TH	E Fund; And
90		(9)	ANY OFFICE MONEY EDOM ANY OFFICE COURSE ACCEPTED FOR
29	min perce	(3)	ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED FOR
30	IHE BENEI	'11 Uf	THE FUND.

- 1 (B) (1) ALL OPERATING EXPENSES OF THE FUND SHALL BE PAID
 2 FROM THE MONEY COLLECTED BY OR FOR THE FUND.
- 3 (2) (1) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH,
 4 MONEY AND PROPERTY AVAILABLE TO THE FUND MAY BE USED FOR THE
 5 GENERAL PURPOSES OF THE FUND.
- 6 (H) FEES COLLECTED AND INCOME ACCRUING FROM THOSE
 7 FEES MAY BE USED ONLY FOR THE PAYMENT OF CLAIMS AND FOR THE
 8 ADMINISTRATIVE EXPENSES OF THE FUND.
- 9 32-403
- 10 (A) THE ACCOUNT OF THE FUND IS A SPECIAL FUND ACCOUNT AND IS
 11 NOT A PART OF THE STATE TREASURY.
- 12 (B) THE DEBTS AND OBLIGATIONS OF THE FUND ARE NOT A DEBT OF 13 THE STATE OR A PLEDGE OF THE CREDIT OF THE STATE.
- 14 **32–404.**
- 15 (A) (1) A FINANCIAL MANAGEMENT COMMITTEE OF THE FUND SHALL
 16 MANAGE AND INVEST ALL MONEY COLLECTED BY OR FOR THE FUND THROUGH
 17 FEES, APPROPRIATIONS, EARNINGS FROM INVESTMENTS, OR FROM OTHER
 18 SOURCES.
- 19 **(2)** THE FINANCIAL MANAGEMENT COMMITTEE CONSISTS OF THE 20 EXECUTIVE DIRECTOR AND TWO MEMBERS OF THE BOARD OF TRUSTEES WHOM 21 THE BOARD OF TRUSTEES CHOOSES.
- 22 (B) (1) WHENEVER THE AMOUNT OF MONEY IN THE FUND EXCEEDS
 23 THE AMOUNT THAT THE EXECUTIVE DIRECTOR BELIEVES IS LIKELY TO BE
 24 REQUIRED IMMEDIATELY, THE FINANCIAL MANAGEMENT COMMITTEE MAY
 25 MANAGE THE EXCESS AS THE COMMITTEE CONSIDERS APPROPRIATE AND
 26 INVESTITIE EXCESS IN INVESTMENTS AUTHORIZED UNDER TITLE 5, SUBTITLE 6
 27 OF THIS ARTICLE.
- 28 (2) IF USE OF THE EXCESS BECOMES NECESSARY OR EXPEDIENT,
 29 THE FINANCIAL MANAGEMENT COMMITTEE MAY COLLECT, SELL, OR
 30 OTHERWISE REALIZE ON THE INVESTMENT AND ANY ACCRUED INTEREST.
- 31 (C) (1) (I) CONSISTENT WITH MINORITY BUSINESS PURCHASING
 32 STANDARDS APPLICABLE TO UNITS OF STATE GOVERNMENT UNDER THE STATE
 33 FINANCE AND PROCUREMENT ARTICLE AND CONSISTENT WITH THE FIDUCIARY

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- 2 MANAGEMENT COMMITTEE SHALL ATTEMPT TO USE TO THE GREATEST EXTENT
- 3 FEASIBLE MINORITY BUSINESS ENTERPRISES TO PROVIDE BROKERAGE AND
- 4 INVESTMENT MANAGEMENT SERVICES TO THE COMMITTEE.
- 5 (II) FOR PURPOSES OF THIS SUBSECTION, BROKERAGE AND 6 INVESTMENT MANAGEMENT SERVICES SHALL INCLUDE SERVICES RELATING TO
- 7 ALL ALLOCATED ASSET CLASSES.
- 8 (2) (I) TO ASSIST THE FINANCIAL MANAGEMENT COMMITTEE
 9 IN ACHIEVING THE GOAL DESCRIBED UNDER PARAGRAPH (1) OF THIS
 10 SUBSECTION, THE COMMITTEE SHALL UNDERTAKE MEASURES TO REMOVE ANY
 11 BARRIERS THAT LIMIT FULL PARTICIPATION BY MINORITY BUSINESS
 12 ENTERPRISES IN BROKERAGE AND INVESTMENT MANAGEMENT SERVICES
- 13 OPPORTUNITIES AFFORDED BY THE FUND.
- 14 (II) THE MEASURES UNDERTAKEN BY THE FINANCIAL
 15 MANAGEMENT COMMITTEE SHALL INCLUDE THE USE OF A WIDE VARIETY OF
 16 MEDIA, INCLUDING THE FUND'S WEB SITE, TO PROVIDE NOTICE TO A BROAD
 17 AND VARIED RANGE OF POTENTIAL PROVIDERS ABOUT THE BROKERAGE AND
 18 INVESTMENT MANAGEMENT SERVICES OPPORTUNITIES AFFORDED BY THE
 19 FUND.
- 20 (3) IN CONJUNCTION WITH THE GOVERNOR'S OFFICE OF
 21 MINORITY AFFAIRS, THE FINANCIAL MANAGEMENT COMMITTEE SHALL
 22 DEVELOP GUIDELINES TO ASSIST THE COMMITTEE IN IDENTIFYING AND
 23 EVALUATING QUALIFIED MINORITY BUSINESS ENTERPRISES IN ORDER TO HELP
 24 THE FUND ACHIEVE THE OBJECTIVE FOR GREATER USE OF MINORITY BUSINESS
 25 ENTERPRISES FOR BROKERAGE AND INVESTMENT MANAGEMENT SERVICES.
- 26 (4) ON OR BEFORE SEPTEMBER 1 OF EACH YEAR, THE FINANCIAL
 27 MANAGEMENT COMMITTEE SHALL SUBMIT A REPORT TO THE GOVERNOR'S
 28 OFFICE OF MINORITY AFFAIRS AND, SUBJECT TO § 2–1246 OF THE STATE
 29 GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON:
- 30 (I) THE IDENTITY OF THE MINORITY BUSINESS
 31 ENTERPRISE BROKERAGE AND INVESTMENT MANAGEMENT SERVICES FIRMS
 32 USED BY THE FINANCIAL MANAGEMENT COMMITTEE IN THE IMMEDIATELY
 33 PRECEDING FISCAL YEAR:
 - (II) THE PERCENTAGE AND DOLLAR VALUE OF THE FUND ASSETS THAT ARE UNDER THE INVESTMENT CONTROL OF MINORITY BUSINESS ENTERPRISE BROKERAGE AND INVESTMENT MANAGEMENT SERVICES FIRMS; AND

1 2 3	(III) THE MEASURES THE FINANCIAL MANAGEMENT COMMITTEE UNDERTOOK IN THE IMMEDIATELY PRECEDING FISCAL YEAR IN ACCORDANCE WITH PARAGRAPH (2)(II) OF THIS SUBSECTION.
4	32–405.
5 6 7	(A) THE EXECUTIVE DIRECTOR SHALL ESTABLISH AND MAINTAIN REASONABLE AND ADEQUATE RESERVES FOR PAYMENT OF CLAIMS AGAINST THE FUND.
8 9	(B) AT LEAST ANNUALLY, THE BOARD OF TRUSTEES SHALL REVIEW THE REASONABLENESS AND ADEQUACY OF RESERVES.
10	32-406.
11	(A) THE LEGISLATIVE AUDITOR:
12 13 14	(1) MAY CONDUCT FISCAL AUDITS AND COMPLIANCE AUDITS OF THE ACCOUNTS AND TRANSACTIONS OF THE FUND EACH YEAR INSTEAD OF EVERY 2 YEARS; AND
15 16	(2) SHALL ADVISE OFFICIALS OF THE FUND WHETHER AUDITS WILL BE CONDUCTED EACH YEAR OR EVERY 2 YEARS.
17 18 19	(B) (1) If an independent auditor conducts a fiscal audit of the Fund, the Legislative Auditor may not duplicate the fiscal audit for the same period.
20 21 22 23	(2) IF, AT THE REQUEST OF THE FUND, THE LEGISLATIVE AUDITOR CONDUCTS THE FISCAL AUDIT INSTEAD OF AN INDEPENDENT AUDITOR, THE LEGISLATIVE AUDITOR MAY CHARGE THE FUND FOR THE COST OF THE FISCAL AUDIT.
24 25 26	(c) An audit conducted in accordance with this section is in addition to and not instead of any audit or regulatory authority of the Commissioner.
27	SUBTITLE 5. COVERAGE.
28	32-501.
29 30	(A) SUBJECT TO SUBSECTION (C) OF THIS SECTION, THE FUND SHALL PROVIDE COVERAGE IN CASES FILED ON OR AFTER JULY 1, 2013, FOR A CLAIM

- 1 ARISING OUT OF THE ALLEGED INGESTION OF LEAD IN A RENTAL DWELLING
 2 UNIT ON OR AFTER OCTOBER 1, 1994, TO:
- 3 (1) A CURRENT COMPLIANT OWNER, IF THE OWNER IS NOT IN
 4 DEFAULT IN PAYMENT OF THE FEE REQUIRED UNDER § 32–401 OF THIS
 5 SUBTITLE:
- 6 (2) A FORMER COMPLIANT OWNER THAT PAYS THE FEE
 7 SPECIFIED UNDER SUBSECTION (B) OF THIS SECTION PRIOR TO THE FILING OF A
 8 CLAIM: AND
- 9 (3) A CURRENT OR FORMER OWNER OF RESIDENTIAL RENTAL
 10 PROPERTY THAT IS CERTIFIED LEAD-FREE IN ACCORDANCE WITH
 11 REGULATIONS ADOPTED BY THE DEPARTMENT OF THE ENVIRONMENT THAT
 12 PAYS THE FEE SPECIFIED UNDER SUBSECTION (B) OF THIS SECTION PRIOR TO
 13 THE FILING OF A CLAIM.
- 14 (B) (1) A FORMER COMPLIANT OWNER MAY OBTAIN COVERAGE FROM
 15 THE FUND FOR CLAIMS ARISING OUT OF THE ALLEGED INGESTION OF LEAD IN
 16 THE OWNER'S PROPERTY IF THE OWNER PAYS TO THE FUND A FEE IN THE
 17 APPLICABLE AMOUNT SPECIFIED UNDER § 32-401(B) OF THIS SUBTITLE PER
 18 DWELLING UNIT FOR EACH YEAR THAT THE OWNER OWNED THE DWELLING
 19 UNIT.
- 20 (2) A CURRENT OR FORMER OWNER OF RESIDENTIAL RENTAL
 21 PROPERTY THAT IS CERTIFIED LEAD FREE IN ACCORDANCE WITH
 22 REGULATIONS ADOPTED BY THE DEPARTMENT OF THE ENVIRONMENT MAY
 23 OBTAIN COVERAGE FROM THE FUND FOR CLAIMS ARISING OUT OF THE
 24 ALLEGED INGESTION OF LEAD IN THE OWNER'S PROPERTY IF THE OWNER PAYS
 25 TO THE FUND A FEE IN THE AMOUNT OF \$50 PER DWELLING UNIT FOR EACH
 26 YEAR THAT THE OWNER OWNED THE DWELLING UNIT.
- 27 (C) (1) THE FUND MAY PROVIDE COVERAGE FOR CLAIMS UNDER
 28 THIS SECTION ONLY IF THE CLAIM IS NOT COVERED BY ANY OTHER SOURCE OF
 29 INSURANCE OR INDEMNITY.
- 30 (2) THE MAXIMUM AMOUNT PAYABLE BY THE FUND, EXCLUSIVE 31 OF INTEREST AND COSTS, MAY NOT EXCEED \$200,000 TO A SINGLE CLAIMANT.
- 32 **32-502.**
- 33 (A) THE EXECUTIVE DIRECTOR SHALL SETTLE, COMPROMISE, OR 34 DEFEND CLAIMS AGAINST THE FUND.

1	(B) NOTWITHSTANDING § 9-602 OF THE CRIMINAL LAW ARTICLE, THE
2	EXECUTIVE DIRECTOR MAY AUTHORIZE AN EMPLOYEE OF THE FUND TO
3	RECORD A TELEPHONE CONVERSATION WITH A PROPERTY OWNER, A WITNESS,
4	A CLAIMANT, AN INVESTIGATING OFFICER, OR ANY OTHER INTERESTED PARTY
5	IF:
6	(1) THE CONVERSATION IS RELEVANT TO A CLAIM;
7	(2) THE PARTY TO BE RECORDED HAS OR MIGHT HAVE
8	INFORMATION THAT IS RELEVANT TO THE CLAIM; AND
0	(9) DEFORE RECORDING THE DARW TO BE RECORDED IN
9	(3) BEFORE RECORDING, THE PARTY TO BE RECORDED IS
10	ADVISED OF AND CONSENTS TO THE RECORDING.
11	Article - State Finance and Procurement
12	6-226.
13	(a) (2) (i) Notwithstanding any other provision of law, and unless
14	inconsistent with a federal law, grant agreement, or other federal requirement or with
15	the terms of a gift or settlement agreement, net interest on all State money allocated
16	by the State Treasurer under this section to special funds or accounts, and otherwise
17	entitled to receive interest earnings, as accounted for by the Comptroller, shall accrue
18	to the General Fund of the State.
10	to the denotal I alia of the state.
19	(ii) The provisions of subparagraph (i) of this paragraph do not
20	apply to the following funds:
21	62. Veterans Trust Fund; [and]
	/ L
22	63. Transportation Trust Fund; AND
	<u>.</u>
23	64. Lead Poisoning Compensation Fund.
24	Article - State Government
25	12–101.
26	(a) In this subtitle, unless the context clearly requires otherwise, "State
27	personnel" means:
0.0	
28	(1) a State employee or official who is paid in whole or in part by the
29	Central Payroll Bureau in the Office of the Comptroller of the Treasury;
20	(2) an amplayor of efficial of the
30	(2) an employee or official of the:

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1		(i)	Maryland Transportation Authority;
2		(ii)	Injured Workers' Insurance Fund;
3		(iii)	Maryland Stadium Authority;
4		(iv)	Maryland Environmental Service;
5 6	University System	(v) r of Ma	overseas programs of the University College of the ryland;
7		(vi)	Maryland Economic Development Corporation;
8		(vii)	Maryland Technology Development Corporation;
9		(viii)	Maryland African American Museum Corporation;
10		(ix)	Maryland Automobile Insurance Fund;
11 12	Authority;	(x)	Maryland Health and Higher Educational Facilities
13 14	Development Corp	(xi) oratio	Maryland Agricultural and Resource-Based Industry n ;
15		(xii)	Somers Cove Marina Commission;
16		(xiii)	Maryland Workforce Corporation;
17 18	Authority; [and]	(xiv)	Maryland Underground Facilities Damage Prevention
19		(xv)	Maryland Clean Energy Center; AND
20		(XVI)	LEAD POISONING COMPENSATION FUND;
21	(3)	a per	son who:
22 23	entity; or	(i)	is a member of a State board, commission, or similar State
24		(ii)	1. is providing a service to or for the State;
25			2. is not paid in whole or in part by the State; and

1	3. satisfies all other requirements for designation as
2	State personnel as may be set forth in regulations adopted by the Treasurer pursuant
3	to Title 10 of this article;
•	00 11010 10 01 01100 01 01010;
4	(4) an individual who, without compensation, exercises a part of the
5	sovereignty of the State;
6	(5) a student enrolled in a State educational institution:
7	(i) who is providing services to third parties in the course of
8	participation in an approved clinical training or academic program;
9	(ii) who, as determined by the Treasurer, is required to have
10	liability insurance covering claims arising from services to third parties performed by
11	the student in the course of the approved clinical training or academic program;
11	the student in the tourse of the approved chinical training of academic program,
10	(iii) and a determined by the Management obtains
12	(iii) who, as determined by the Treasurer, cannot obtain
13	commercial liability insurance at an affordable cost; and
14	(iv) who, as determined by the Treasurer, may be required to
15	contribute to an insurance program for claims arising from services to third parties
16	performed by the student in the course of the approved clinical training or academic
17	program;
	P1-91-4-1-1
18	(6) a sheriff or deputy sheriff of a county or Baltimore City;
10	(b) a sherin of departy sherin of a country of Bartimore City,
19	(7) an employee of a county who is assigned to a local department of
20	social services, including a Montgomery County employee who carries out State
21	programs administered under Title 3, Subtitle 4 of the Human Services Article;
22	(8) a State's Attorney of a county or Baltimore City, or an employee of
23	an office of a State's Attorney;
24	(9) a member of a board of license commissioners of a county or
$\frac{25}{25}$	Baltimore City appointed under the provisions of Article 2B of the Code, or an
26	employee of a board of license commissioners;
40	employee of a board of ficerise commissioners,
0.7	(10) 1 6 1 11 1 6 1 1: 1 6 1 1
27	(10) a member of a local board of elections, or an employee of a local
28	board of elections;
29	(11) a judge of a circuit court of a county or Baltimore City, or an
30	employee of a circuit court;
31	(12) a judge of an orphans' court of a county or Baltimore City, or an
32	employee of an orphans' court;
<u></u>	omproj co or an orphanic coart,

1	(13) to the extent of a nonprofit organization's activities as a third party		
2	payee, and to the extent the nonprofit organization has no other insurance for this		
3	purpose, a nonprofit organization that has been approved by the Department o		
4	Human Resources or its designee to serve as a third party payee for purposes o		
5	providing temporary cash assistance, transitional assistance, or child-specific benefit		
6	to Family Investment Program recipients; or		
7	(14) a student, faculty, or staff member of an institution of higher		
8	education who is providing a service under the Family Investment Program is		
9	accordance with § 5–305, § 5–306, or § 5–317 of the Human Services Article.		
10	(b) In this subtitle, a unit of the State government includes the Montgomer		
11	County government to the extent that Montgomery County administers a State		
12	program under Title 3, Subtitle 4 of the Human Services Article.		
13	SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initia		
14	appointed members of the Board of Trustees of the Lead Poisoning Compensation		
15	Fund shall expire as follows:		
16	(1) two members in 2014;		
17	(2) two members in 2015; and		
18	(3) two members in 2016.		
19	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect		
20	July 1, 2012.		
20	July 1, 2012.		
21	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF		
22	MARYLAND, That:		
23	(a) The Maryland Insurance Commissioner shall convene a workgroup to		
24	evaluate and make recommendations relating to lead liability protection for owners o		
25	pre-1978 rental property.		
26	(b) The workgroup required under this section shall include:		
27	(1) one member of the Senate of Maryland, appointed by the Presiden		
28	of the Senate;		
29	(2) two members of the House of Delegates, appointed by the Speaker		
30	of the House;		
50	of the frouse,		
31	(3) the Secretary of the Environment, or the Secretary's designee;		
20			
32	(4) the Secretary of Housing and Community Development, or the		
33	Secretary's designee;		

$\frac{1}{2}$	(<u>5)</u> designee; and	the Secretary of Health and Mental Hygiene, or the Secretary's
3	<u>(6)</u>	representatives of the following:
4		(i) the Judiciary;
5		(ii) the insurance industry;
6		(iii) owners of pre-1978 rental property; and
7		(iv) childhood lead poisoning advocacy groups;
8 9 10	poisoning, included defendants;	representatives with expertise in legal claims arising out of lead ling retired judges and attorneys representing plaintiffs and
11 12	(8) insurance and act	representatives from academic institutions with expertise in uarial science; and
13 14	(9) included in the wo	any other representative the Commissioner determines to be orkgroup.
15	(c) <u>The v</u>	workgroup shall evaluate:
16 17	(1) provide lead liabil	the feasibility of encouraging the existing insurance marketplace to ity coverage for owners of pre–1978 rental property;
18 19	(2) liability insurance	the feasibility of establishing other mechanisms for providing lead ecoverage for owners of pre-1978 rental property;
20 21	(3) liability insurance	(i) the feasibility of establishing an insurance fund for lead ecoverage;
22 23	should apply to an	(ii) the accounting and financial reporting standards that insurance fund;
24 25 26	an insurance fun insurance fund's r	(iii) the minimum surplus requirements that should be met by ad, including appropriate amounts to maintain in relation to an risk;
27 28	relevant policies;	(iv) the appropriate underwriting standards to be applied to
29 30	policies in an actu	(v) the level of premiums that might be necessary to support arially sound manner;

$\frac{1}{2}$	(vi) whether an insurance fund should be subject to Maryland's premium tax obligations;		
3 4	(vii) projected start—up and ongoing administrative costs associated with the establishment of an insurance fund; and		
5 6	(viii) any other relevant matters identified in the course of the study;		
7 8	(4) the feasibility of a modified qualified offer framework, arbitration, or other alternative dispute resolution mechanism;		
9 10	(5) the feasibility of a compensation fund instead of an insurance fund; and		
11 12	(6) the extent to which private risk management tools such as insurance and bonds are available on the commercial market.		
13 14 15 16	(d) On or before December 1, 2012, the Commissioner shall report the findings of the workgroup required under this section and any recommendations of the workgroup to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly.		
17 18	$\underline{\text{SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2012.}$		
	Approved:		
	Governor.		
	Speaker of the House of Delegates.		
	President of the Senate.		