SENATE BILL 920

G2 (2lr2230)

ENROLLED BILL

Education, Health, and Environmental Affairs/Environmental Matters
 Introduced by Senators Raskin, Ferguson, Getty, McFadden, Miller, Ramirez, Robey, and Simonaire Simonaire, and Kittleman

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Read and	Examined	by Proofreaders:		
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Sealed with the Great Seal and	presented	to the Governor,	for his app	proval this
day of	at		_ o'clock, _	M.
				President.
	СНАРТЕР	R		
AN ACT concerning				
Ethics Onl	line Discl	osure Act of 2012		
FOR the purpose of requiring the available to the general purpogram; requiring that cer an electronic format; altering ethics statements and reportations ethics statements and requirements that the Court statements to the State Ethics corporations, municipal corporations, municipal corporations in the corporation in the	blic on the tain ethics orts; alter by the commission of Appeals or ations a	e Internet through s statements and r procedures relating provisions relating provisions relating to adopt certain resorts designed training providing the three training providing the training training the training training the training train	eports be suged to the avaing to the avaing to the eports be regulations; regulations; regulations; regulations; regulations; regulations; regulations are not a suged to the eports of	egistration bmitted in ilability of review of ve Ethics; repealing a ref certain municipal required to
disclosure statements he fil	ad alaatra	nicelly: requiring t	ha gaverning	hody of a

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.

Italics indicate opposite chamber/conference committee amendments.



1	county, including Baltimore City, to post information from financial disclosure
2	statements on the Internet and require certain local officials to file certain
3	statements electronically; providing for the delayed implementation of certain
4	provisions of this Act; providing that a legislator is not required to report certain
5	information under certain circumstances if reporting the information would
6	violate standards of client confidentiality or professional conduct; requiring a
7	legislator to report to the Joint Ethics Committee certain information related to
8	employment and business interests, under certain circumstances; prohibiting the
9	Department of Legislative Services from posting on the Internet certain
10	information reported to the Joint Ethics Committee; requiring the President of
11	the Senate and the Speaker of the House of Delegates to jointly establish a
12	workgroup to perform a certain review of the disclosure requirements of the
13	Maryland Public Ethics Law; providing for the appointment of the workgroup;
14	establishing the duties of the workgroup and requiring the workgroup to submit
15	any recommended legislation to certain committees of the General Assembly on
16	or before a certain date; making certain stylistic changes; providing for the
17	termination of certain provisions of this Act; and generally relating to the
18	revision of the Maryland Public Ethics Law.
19	BY repealing and reenacting, with amendments,
20	Article – State Government
21	Section 15–512 , 15–513(e), 15–602, 15–606, 15–805, and 15–813 and 15–513(b)
22	\underline{and} (c)
23	Annotated Code of Maryland
24	(2009 Replacement Volume and 2011 Supplement)
25	BY repealing and reenacting, without amendments,
$\frac{25}{26}$	Article - State Government
20 27	Section 15–513(b)
28	Annotated Code of Maryland
	v
29	(2009 Replacement Volume and 2011 Supplement)
30	BY adding to
31	Article – State Government
32	Section 15–513(d)
33	Annotated Code of Maryland
34	(2009 Replacement Volume and 2011 Supplement)
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35	BY repealing
36	Article - State Government
37	Section 15-610(c)
38	Annotated Code of Maryland
39	(2009 Replacement Volume and 2011 Supplement)
40	Preamble

$\frac{1}{2}$	WHEREAS, The Maryland General Assembly is a part-time legislature and many of its members have outside employment and investments; and
3 4	<u>WHEREAS</u> , As a result, real or perceived conflicts of interest will inevitably arise for members of the General Assembly; and
5 6 7 8	WHEREAS, For these reasons, the General Assembly is committed to maximum transparency in dealing with conflicts of interest by establishing for its members stringent requirements for annual financial disclosure and disclosure of conflicts of interest; and
9 10 11	WHEREAS, These important disclosure requirements must be balanced with the vital duty to safeguard personal information that could lead to identity theft or other criminal activity; now, therefore,
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
14	Article - State Government
15	15–512.
16 17 18	(a) (1) (i) Except as provided in subparagraph (ii) of this paragraph, the disqualification arising under § 15–511 of this subtitle may not be suspended if the conflict is direct and personal to:
19	1. the legislator;
20	2. a member of the legislator's immediate family; or
21	3. the legislator's employer.
22	(ii) This paragraph does not apply to a vote on:
23	1. the annual operating budget bill, in its entirety; or
24	2. the annual capital budget bill, in its entirety.
25	(2) As to any other conflict, AND SUBJECT TO A DETERMINATION BY
26	THE JOINT ETHICS COMMITTEE UNDER SUBSECTION (B) OF THIS SECTION, the
$\frac{20}{27}$	disqualification arising under § 15–511 of this subtitle is suspended if a legislator with
28	an apparent or presumed conflict files with the Joint Ethics Committee a sworn
29	statement that describes the circumstances of the apparent or presumed conflict and
30	the legislation or class of legislation to which it relates and asserts the legislator is
31	able to vote and otherwise participate in action relating to the legislation, fairly,
32	objectively, and in the public interest.

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(b) (1) Whenev	er a legislator files a	statement for	the suspension of the
disqualification, the Joint	Ethics Committee	{on its own	-motion may issue a
statement SHALL MAKE	A DETERMINATION	V concerning	the propriety of the
legislator's participation in	the particular legis		
applicable ethical standard	s of this matter].		

- [(2) The suspension of the disqualification by the filing of the statement is subject to further action by the Joint Ethics Committee if the question of conflict comes before it as to the same circumstances and the same legislator.]
- 9 (2) If the Joint Ethics Committee Determines that the 10 LEGISLATOR'S PARTICIPATION IS IMPROPER:
- 11 (I) THE COMMITTEE SHALL NOTIFY THE LEGISLATOR OF
 12 THAT DETERMINATION IN WRITING, WITH REFERENCE TO THE APPLICABLE
 13 ETHICAL STANDARDS OF THE MATTER; AND
- 14 (II) THE LEGISLATOR SHALL BE DISQUALIFIED FROM
 15 PARTICIPATING IN LEGISLATIVE ACTION TO WHICH THE DETERMINATION
 16 APPLIES.
- 17 (2) As to any other conflict, the disqualification arising under § 15–511
 18 of this subtitle is suspended if a legislator with an apparent or presumed conflict files
 19 with the Joint Ethics Committee a sworn statement that describes the circumstances of
 20 the apparent or presumed conflict and the legislation or class of legislation to which it
 21 relates and asserts the legislator is able to vote and otherwise participate in action
 22 relating to the legislation, fairly, objectively, and in the public interest.
 - (b) (1) Whenever a legislator files a statement for the suspension of the disqualification, the Joint Ethics Committee on its own motion may issue a statement concerning the propriety of the legislator's participation in the particular legislative action, with reference to the applicable ethical standards of this matter.
 - (2) The suspension of the disqualification by the filing of the statement is subject to further action by the Joint Ethics Committee if the question of conflict comes before it as to the same circumstances and the same legislator.
 - (c) A member who is disqualified from participating in legislative action under subsection (a)(1) of this section, or who chooses to be excused from participating in legislative action on a bill or class of bills because of the appearance or presumption of a conflict, shall file in a timely manner a statement with the Joint Ethics Committee that describes the circumstances of the apparent or presumed conflict.
 - (d) [(1)] All statements filed under this section shall be:

$\frac{1}{2}$	(1) FILED ELECTRONICALLY ON A FORM PRESCRIBED BY THE JOINT ETHICS COMMITTEE; AND
3 4	(2) MAINTAINED AS a matter of public record AS PRESCRIBED IN SUBSECTION (E) OF THIS SECTION.
5 6 7	[(2) The Joint Ethics Committee shall develop procedures under which a statement filed under this section may be filed electronically without any additional cost to the legislator.]
8	(E) (1) THE DEPARTMENT OF LEGISLATIVE SERVICES SHALL:
9 10	(I) COMPILE THE STATEMENTS FILED UNDER THIS SECTION;
11 12	(II) MAKE THE STATEMENTS AVAILABLE FOR PUBLIC INSPECTION AS PROVIDED IN THE PUBLIC INFORMATION ACT; AND
13 14 15 16	(III) AS TO STATEMENTS FILED ON OR AFTER JANUARY 1, 2013, MAKE THE STATEMENTS FREELY AVAILABLE TO THE PUBLIC $\frac{BY}{PROMPTLY}$ POSTING THE INFORMATION ON THE INTERNET $\frac{THROUGH}{AN}$ ONLINE REGISTRATION PROGRAM.
17 18	(2) AS TO EACH STATEMENT, THE INTERNET POSTING SHALL INDICATE:
19 20	(I) WHETHER THE JOINT ETHICS COMMITTEE HAS MADE A DETERMINATION UNDER SUBSECTION (B) OF THIS SECTION;
21	(II) THE DETERMINATION MADE, IF ANY; AND
22 23	(III) THE DATE, IF ANY, ON WHICH THE DETERMINATION WAS MADE.
24	15–513.
25 26 27	(b) (1) A legislator shall report the following information in writing to the Joint Ethics Committee at the times and in the manner required by the Joint Ethics Committee:
28 29 30 31	(1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, if representing a person for compensation before a State or local government agency, except in a judicial proceeding or in a quasi-judicial proceeding, the name of the person represented, the services performed, and the consideration. The Joint Ethics

Committee may adopt procedures to keep confidential the name of the person

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- represented if that information is privileged or confidential pursuant to any provision 1 2 of law governing proceedings before that State agency. 3 if representing a State or local government agency for compensation, the name of the agency, the services performed, and the consideration. 4 5 (III) the name of any business enterprise subject to regulation by a State agency in which the legislator and a member of the legislator's immediate 6 7 family (spouse and children living with the legislator), together or separately, have: 8 (i) <u>1.</u> the lesser of: 9 $\pm A$. 10 percent or more of the capital stock of any 10 corporation; or $\supseteq B$ capital stock of any corporation with a cumulative 11 12 value of \$25,000 or more; and 13 any interest in a partnership, limited liability 2. partnership, or limited liability company. 14 15 (4) (IV) details of any contractual relationship with the State or a State agency, or a local government in the State, including the subject matter and the 16 17 consideration. 18 details of any transaction with the State, or a local (5)(V)19 government in the State, involving a monetary consideration. 20 (VI) ANY PRIMARY EMPLOYMENT OR BUSINESS INTEREST 21AND THE EMPLOYER OF THE LEGISLATOR OR THE SPOUSE OF THE LEGISLATOR, 22EXCEPT FOR EMPLOYMENT AS A LEGISLATOR. 23 *(2)* A LEGISLATOR, ON THE WRITTEN ADVICE OF THE COUNSEL TO 24THE JOINT ETHICS COMMITTEE, IS NOT REQUIRED TO REPORT ANY 25 INFORMATION UNDER THIS PARAGRAPH IF REPORTING THE INFORMATION 26 WOULD VIOLATE STANDARDS OF CLIENT CONFIDENTIALITY OR PROFESSIONAL 27CONDUCT. 28 [(1)] All reports filed under this section shall be: (c)
- 29 **(1)** FILED ELECTRONICALLY ON A FORM REQUIRED BY THE JOINT ETHICS COMMITTEE; AND 30
- 31 **(2)** MAINTAINED AS a matter of public record AS REQUIRED IN 32 SUBSECTION (D) OF THIS SECTION.

1 2 3	a report recost to the	_	under							nder which additional
4	(D)	<u>(1)</u>	Тне	DEPART	TMENT (OF LEGIS	LATIVI	E SERVIO	CES SHAL	L:
5		(1)	<u>(I)</u>	COMPI	LE THE	REPORTS	S FILEI	UNDER	THIS SEC	CTION;
6 7	INSPECTIO	(2) ON AS I	<i>(II)</i> PROVII	MAKE DED IN T	THE HE PUI	REPORT		AILABLI		PUBLIC
8 9 10 11 12	AND EXCE REPORTS INFORMAT PROGRAM	FREE	<i>PROVI</i> LY AV	<u>IDED IN .</u> AILABLE	<i>PARAGE</i> TO TH	EAPH (2) IE PUBLI	<i>OF THI</i> IC BY	S SUBSE	CCTION, N	FING THE
13 14 15	ON THE IN		ET INF	ORMATI	ON REL	ATED TO	CONSI	DERATIO		NOT POST VED THAT
16 17 18	15-602. (a) 15-601, § 1		-		-			*	ement file	ed under §
19		(1)	be fil	ed ELEC	TRONIC	ALLY wit	h the E	thics Con	nmission;	
20		(2)	be fil	ed under	-oath;					
21		(3)	be fil	ed on or	before A	pril 30 of	each ye	ar;		
22 23	and	(4)	cove1	: the cal e	endar ye	ear immed	liately	precedin (g the yea	r of filing;
24		(5)	conts	in the in	formatic	on require	d in§1	5–607 of	this subti	itle.
25	(b)	[Not	withsta	anding s	ubsectic	n (a)(1)	of this	section,	<u>a] THI</u>	E ETHICS
26	COMMISSI	ON SI	IALL P	ROMPTI	Y TRAN	SMIT TO	THE J	OINT ET	HICS CO	MMITTEE
27	THE TEXT	OF A	statem	ent filed	by a me	mber of tl	he Gen	e ral Asse	mbly [sh	all be filed
28	in duplicate	e with	the Joi	nt Ethics	- Commi	ttee].				
29	(e)	(1)	In ac	ldition to	the stat	ement file	ed unde	e r § 15-6 0	01 of this	subtitle, a

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1 2 3	disclosure on or before the seventh day of the regular legislative session if there will be a substantial change in the statement covering the calendar year immediately preceding the year of filing, as compared to the next preceding calendar year.
4 5 6	(2) A member of the General Assembly whose statement under § 15-601 of this subtitle will not contain a substantial change is not required to file a preliminary disclosure under paragraph (1) of this subsection.
7	(3) The Joint Ethics Committee shall:
8 9	(i) prescribe the form of a preliminary disclosure under this subsection; and
10 11	(ii) determine which aspects of financial disclosure are subject to this subsection.
12 13 14	(4) A preliminary disclosure shall be filed [and], maintained, and [may be disclosed,] POSTED ON THE INTERNET in the same manner prescribed for a statement filed under § 15–601 of this subtitle.
15 16 17	(d) (1) The Ethics Commission shall develop procedures [under which] FOR THE ELECTRONIC FILING OF a statement under this subtitle [may be filed electronically and without additional cost to the individual who files the statement].
18 19 20	(2) (i) To comply with the requirement of paragraph (1) of this subsection, the Ethics Commission may adopt regulations to modify the format for disclosure of information required under § 15–607 of this subtitle.
21	(H) THE ETHICS COMMISSION SHALL ADOPT PROCEDURES
22	TO ALLOW THE ETHICS COMMISSION TO GRANT EXCEPTIONS TO THE
23	REQUIREMENT THAT ALL STATEMENTS BE FILED ELECTRONICALLY.
$\begin{array}{c} 24 \\ 25 \end{array}$	[(ii)] (III) The regulations adopted under this paragraph shall be consistent with the intent of this title.
26 27 28	(e) (1) If the financial disclosure statement filed electronically under subsection (d) of this section is required to be made under oath or affirmation, the oath or affirmation shall be made by an electronic signature that:
29 30	(i) is in the financial disclosure statement or attached to and made part of the financial disclosure statement; and
31	(ii) is made expressly under the penalties for perjury.
32	(2) An electronic signature made under paragraph (1) of this

subsection subjects the individual making it to the penalties for perjury to the same

1 2	extent as an oath or affirmation made before an individual authorized to administer oaths.
3	15-606.
4	(a) (1) The Ethics Commission [and the Joint Ethics Committee] shall:
5	(I) maintain the statements submitted under this subtitle [and,
6	during normal office hours,];
7	(II) make the statements available to the public for examination
8	and copying;
9	(III) BEGINNING JULY 1, 2013, MAKE FREELY AVAILABLE TO
0	THE PUBLIC, BY PROMPTLY POSTING THE INFORMATION ON THE INTERNET,
1	THE STATEMENTS FILED ON OR AFTER JANUARY 1, 2013, BY:
12	1. A MEMBER OR MEMBER-ELECT OF THE GENERAL
13	ASSEMBLY;
4	2. A STATE OFFICIAL OR STATE OFFICIAL-ELECT,
15	EXCEPT A STATE OFFICIAL OR STATE OFFICIAL-ELECT WHO FILES A
16	STATEMENT REQUIRED BY § 15-601(B) OR § 15-610 OF THIS SUBTITLE;
L 7	3. THE HEAD OF EACH CABINET-LEVEL AGENCY OF
18	THE EXECUTIVE BRANCH; AND
19	4. THE HEAD OF EACH INDEPENDENT AGENCY OF
20	THE EXECUTIVE BRANCH THAT THE ETHICS COMMISSION DETERMINES IS
21	COMPARABLE TO A CABINET-LEVEL AGENCY; AND
22	(IV) BEGINNING JULY 1, 2015, MAKE FREELY AVAILABLE TO
23	THE PUBLIC, BY PROMPTLY POSTING THE INFORMATION ON THE INTERNET, ALL
24	STATEMENTS FILED ON OR AFTER JANUARY 1, 2015.
25	(2) The Ethics Commission [and the Joint Ethics Committee] may
26	charge a reasonable fee and adopt administrative procedures for the examination and
27	copying of a statement.
28	[(b) (1) The Ethics Commission and the Joint Ethics Committee shall
29	maintain a record of:
30	(i) the name and home address of each individual who
1	overings or copies a statement under this section; and

1	(ii) the name of the individual whose statement was examined
2	or copied.
3	(2) On the request of the individual whose statement was examined or
4	copied, the Ethics Commission or the Joint Ethics Committee shall forward a copy of
5	that record to that individual.]
6	(B) THE JOINT ETHICS COMMITTEE AND THE DEPARTMENT OF
7	LEGISLATIVE SERVICES SHALL COMPILE AND MAINTAIN THE STATEMENTS
8	FILED BY MEMBERS OF THE GENERAL ASSEMBLY AND POST THE INFORMATION
9	ON THE INTERNET IN THE SAME MANNER AS REPORTS AND STATEMENTS ARE
10	FILED UNDER §§ 15-512 AND 15-513 OF THIS TITLE.
11	15-610.
12	f(e) Within 30 days after receiving a statement under this section, the Court
13	of Appeals or its designee shall transmit a copy of the statement to the Ethics
14	Commission.]
15	15-805.
16	(a) (1) In this section the following words have the meanings indicated.
17	(2) "Elected local official" includes:
18	(i) any individual who holds an elective office of a county or
19	municipal corporation; and
20	(ii) a candidate for elective office as a local official of a county or
21	municipal corporation.
22	(3) "Local official" includes an individual, designated as a local official,
23	whose position is funded wholly or partly by the State.
24	(b) (1) Except as provided in paragraph (2) of this subsection and
25	subsection (e) of this section, the financial disclosure provisions enacted by a county or
26	municipal corporation under § 15-803 of this subtitle shall be similar to the provisions
27	of Subtitle 6 of this title, but shall be modified to the extent necessary to make the
28	provisions relevant to the prevention of conflicts of interest in that jurisdiction.
29	(2) The financial disclosure provisions for elected local officials enacted
30	by a county or municipal corporation under § 15-803 of this subtitle shall be
31	equivalent to or exceed the requirements of Subtitle 6 of this title, but shall be
32	modified to the extent necessary to make the provisions relevant to the prevention of
33	conflicts of interest in that jurisdiction.

1	(c) (1) This subtitle does not compel the governing body of a county or
2	municipal corporation to require a local official to file a financial disclosure statement
3	except:
4	(i) when the personal interest of the local official will present a
5	potential conflict with the public interest in connection with an anticipated public
6	action of the local official; and
7	(ii) at least annually to report on gifts received by the local
8	official.
9	(2) The provisions shall require:
10	(i) that a statement filed under paragraph (1)(i) of this
11	subsection be filed sufficiently in advance of the action to provide adequate disclosure
12	to the public; and
10	
13	(ii) a statement filed by an elected local official under subsection
14	(b)(2) of this section to be filed on or before April 30 of each year.
1 =	(9) THE COVERNING DODY OF A COUNTY OF MUNICIPAL
15	(3) THE GOVERNING BODY OF A COUNTY OR MUNICIPAL
16	CORPORATION IS NOT REQUIRED TO:
1.7	(1) DOOM INCODINATION EDOM PINANCIAL DICCLOCUP
17	(I) POST INFORMATION FROM FINANCIAL DISCLOSURE
18	STATEMENTS ON THE INTERNET; OR
10	(TT)
19	(H) REQUIRE A LOCAL ELECTED OFFICIAL OR LOCAL
20	OFFICIAL TO FILE STATEMENTS ELECTRONICALLY.
0.4	(4)
21	(4) THE GOVERNING BODY OF A COUNTY, INCLUDING BALTIMORI
22	CITY, SHALL:
2.0	(a) Doom Timopist Trong Thouse Triving I. Diggs of Compa
23	(I) POST INFORMATION FROM FINANCIAL DISCLOSURE
24	STATEMENTS ON THE INTERNET; AND
25	(II) REQUIRE A LOCAL ELECTED OFFICIAL OR LOCAL
26	OFFICIAL TO FILE STATEMENTS ELECTRONICALLY.
27	(d) Financial disclosure provisions applicable to a candidate shall be
28	consistent with the provisions applicable to an incumbent holding the office involved.
00	15 010
29	15-813.
20	(a) (1) In a coordance with this resting a subset best of
30	(a) (1) In accordance with this section, a school board:

1	(i) may adopt financial disclosure regulations applicable to
2	officials and employees of that school system; and
9	(ii) shall adout financial disclosure regulations applicable to
3	(ii) shall adopt financial disclosure regulations applicable to members of the school board.
4	inempers of the school board.
5	(2) (i) The regulations adopted under paragraph (1)(i) of this
6	subsection shall apply to:
7	1. the superintendent of that school system; and
•	1. the supermention that school system, and
8	2. subject to subparagraph (iii) of this paragraph, those
9	other officials and employees of that school system designated by the school board.
10	(ii) The regulations adopted under paragraph (1)(ii) of this
11	subsection shall apply to:
12	1. each member of the school board; and
13	2. if the school board is an elected board under Title 3,
14	Subtitle 1, Part III of the Education Article, each candidate for election to the school
15	board.
16	(iii) The regulations may not apply to a classroom teacher unless
17	the teacher has additional duties, not normally expected of classroom teachers, that
18	cause the teacher for other reasons to be covered by the financial disclosure
19	regulations.
20	(b) (1) Except as provided in subsection (c) of this section, the regulations
21	adopted under subsection (a)(1)(i) of this section shall be similar to the provisions of
22	Subtitle 6 of this title, but may be modified to the extent necessary to make the
23	regulations relevant to the prevention of conflicts of interest in that school system.
24	(2) The regulations adopted under subsection (a)(1)(ii) of this section
25	shall be equivalent to or exceed the requirements of Subtitle 6 of this title, but may be
26	modified to the extent necessary to make the regulations relevant to the prevention of
27	conflicts of interest in that school system.
28	(e) (1) (i) This paragraph does not compel a school board to require an
29	individual to file a financial disclosure statement except:
30	1. when the personal interest of the individual will
31	present a potential conflict with the public interest in connection with an anticipated
32	public action of the individual; and
33	9 at least appeally to manage an aifte massived by the
34	2. at least annually to report on gifts received by the individual.
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1	(ii) The regulations adopted under subsection (a)(1)(i) of this
2	section shall require that a statement filed under subparagraph (i)1 of this paragraph
3	be filed sufficiently in advance of the public action to provide adequate disclosure to
4	the public.
5	(2) The regulations adopted under subsection (a)(1)(ii) of this section
6	shall require that a statement filed by a member of a board of education be filed on or
7	before April 30 of each year.
8	(3) A SCHOOL BOARD IS NOT REQUIRED TO:
9	(I) POST INFORMATION FROM FINANCIAL DISCLOSURE
10	STATEMENTS ON THE INTERNET; OR
11	(II) REQUIRE A MEMBER OF THE SCHOOL BOARD OR A
12	CANDIDATE FOR ELECTION TO THE SCHOOL BOARD TO FILE FINANCIAL
13	DISCLOSURE STATEMENTS ELECTRONICALLY.
14	(d) Except as provided for a member of a board of education under this Part
15	II, unless a school board adopts and maintains financial disclosure regulations under
16	this subtitle, the provisions enacted by the county under § 15-805 of this subtitle shall
17	apply to:
18	(1) the superintendent of that school system; and
19	(2) the other officials and employees of the school system that the
20	governing body of that county designates.
21	SECTION 2. AND BE IT FURTHER ENACTED, That:
22	(a) The President of the Senate of Maryland and the Speaker of the Maryland
23	House of Delegates jointly shall establish a workgroup during the 2012 interim to
24	perform a comprehensive and coordinated review of the disclosure requirements of the
25	Maryland Public Ethics Law as it applies to State and local governments.
26	(b) The President and the Speaker may appoint to the workgroup in their
27	<u>discretion:</u>
28	(1) members of the General Assembly:
29	(2) representatives of the Maryland State Ethics Commission;
30	(3) representatives of State, county, and municipal governments;

1 2	(4) representatives of private sector agencies that promote an encourage government accountability;
3	(5) representatives of public sector employees' unions; and
4	(6) any other interested party.
5	(c) The workgroup shall:
6 7 8	(1) review current methods used to provide access to public ethic disclosures and consider any alternative methods that could be made available to citizens and interested parties to more easily access public ethics disclosures;
9 10 11	(2) consider options for verifiable notification of electronic or postal access into a public ethics disclosure to be made to the person who is the subject of the inquiry;
12 13 14	(3) consider the feasibility and desirability of requiring different level of public ethics disclosure for different categories of persons based on the person position of authority and policy making duties;
15 16	(4) review the information that is currently required to be disclosed and determine:
17 18	(i) <u>additional information that should be required to be</u> <u>disclosed; and</u>
19 20	(ii) information that is currently disclosed that no longer need to be disclosed;
21 22 23	(5) consider the implications of current and any proposed disclosur requirements under the Maryland Public Ethics Law on counties and municipal corporations;
24 25	(6) review the composition, duties, and procedures of the Joint Ethic Committee;
26 27	(7) review any other aspect of the disclosure requirements under the Maryland Public Ethics Law; and
28 29 30 31	(8) on or before December 31, 2012, submit, in accordance with 2–1246 of the State Government Article, any recommended legislation for the 201 regular session to the Senate Education, Health, and Environmental Affairs Committee and the House Environmental Matters Committee.
32 33	SECTION 2. 3. AND BE IT FURTHER ENACTED, That this Act shall tak effect October 1, 2012 June 1, 2012. Section 2 of this Act shall remain effective for

period of 1 year and, at the end of May 31, 2013, with no further action required by the 1 2 General Assembly, Section 2 of this Act shall be abrogated and of no further force and 3 <u>effect</u>. Approved: Governor. President of the Senate.

Speaker of the House of Delegates.